

out for the special and individual benefit
 of said Mary & Caroline the sum of \$771.99 +
 for the said James Carolon the sum of \$595.04
 and for the said George Carolon the sum of
 \$376. Also it further appearing that the said
 Michael Shurdan has paid out the sum
 of \$300.21 for the special benefit of said Mary
 Jane Carolon more than she was entitled
 on an equitable distribution of the said
 estate and that the said Michael Shurdan
 has paid out the sum of \$141.28 for the
 benefit of said James Carolon more than he
 would be entitled to on said distribution and
 that there is now in his hands as such
 guardian as aforesaid the sum of \$223.07
 belonging to the said James Carolon & the
 sum of \$134.55 belonging to the said Joseph
 Carolon & the sum of \$15. belonging to the said
 Elizabeth Carolon. It is ordered adjourned
 and decreed that the said account of the
 said Michael Shurdan as administrator
 & guardian as aforesaid be and the same
 are hereby finally settled & adjured as above
 stated.

At a Surrogate's Court, in the
 County of Orange, on the 7th day of August
 Present, J. W. Shinn, Surrogate.

In the matter of the Final Accounting of
 Edward C. Knight
 Executor of the last will
 & testament of
 Aaron Phelps Deceased.

The Surrogate
 makes and records this summary statement of the accounts of
 Edward C. Knight the executor of the
 & testament of Aaron Phelps
 late of Orange in said County, deceased, as finally
 settled upon the application of the said Edward C. Knight
 Estate of Aaron Phelps In Account with Edward C. Knight
 DR.

To Paid on Debts as per account on file, & Expenses of Settling Estate, including Funeral Expenses, & paid to leg etc.	167.34	By Received for Personal sold at auction, as per account & do. at private sale, & Amount Collected on D.
Balance for Distribution,	167.34	Received for Interest,

In the same Matter: On the 7th day of August

at the place aforesaid, the said Specimen
 appeared and produced before the said Surrogate
 in the mode prescribed by law, of the Citation heretofore issued in this matter:
 Process being duly filed, the said Surrogate by his return
 upon oath, and the vouchers and accounts, together with the inventory of the Estate
 then and there produced, and it appearing that the said Specimen
 has accounted for the whole
 that he has not made any profit from any increase thereof; and the said account
 and filed by the said Surrogate and is
 same as so adjusted and filed, having been above and herewith recorded:
 It is Ordered, That the said accounts do, and the same are, finally settled
 in this matter.