

At a Surrogate's Court, Held at Mexico in and for the County of Oswego, on the twenty second day of August 1893. Present, Timothy W. Skinner Surrogate.

In the Matter of the Final Accounting of Grover E. Bellamy and Henry W. Hallen Executors of Arnold Hallen Deceased.

The Surrogate aforesaid, makes and records the accounts of Grover E. Bellamy and Henry W. Hallen Executors of Arnold Hallen late of Land Bank in said County, deceased, as finally settled and allowed by him upon the application of the said Executors.

Estate of Arnold Hallen In Account with Grover E. Bellamy and Henry W. Hallen DR. CR.

To be paid on Debts as per account on file and for Expense of Settling Estate, including Funeral Expenses.	7433.35	By Received for Personal Property sold at auction, as per account on file, at private sale, and Amount Collected on Debts, and also including interest received by Executors	7686.31
Balance on hand October 31 1881 at the time of filing account	152.96		
Balance for Distribution	\$7686.31	Received for Interest	7686.31

In the same Matter: On the twenty seventh day of August 1893

at the place aforesaid, the said Grover E. Bellamy and Henry W. Hallen Executors as aforesaid, appear and produce before the said Surrogate due proof of the service in the mode prescribed by law, of the Citation heretofore issued in this matter; which said Citation and process being duly filed, the said Surrogate having examined the said Grover E. Bellamy and Henry W. Hallen upon oath, and the vouchers and accounts, together with the inventory of the estate of the said deceased, then and there produced; and it appearing that the said Grover E. Bellamy and Henry W. Hallen have accounted for the whole of the said estate; and that they have not made any profit from any increase thereof; and the said accounts having been adjusted and filed by the said Surrogate

and a summary statement of the same, and so adjusted and filed, having been above and herewith recorded: IT IS ORDERED, That the said accounts be, and the same are, finally settled and allowed, as adjusted and filed by the said Surrogate and it appearing

that there is a balance in the hands of the Executors amounting to \$152.96

At a Surrogate's Court, Held at Mexico in and for the County of Oswego, on the 17th day of October 1893. Present, Timothy W. Skinner Surrogate.

In the Matter of the Final Accounting of Henry M. Case General Guardian of the Person & Estate of Howard E. Case, a minor Deceased.

The Surrogate aforesaid, makes and records the accounts of Henry M. Case General guardian of Howard E. Case, minor of Fulton in said County, deceased, as finally settled and allowed by him upon the application of the said Henry M. Case.

Estate of Howard E. Case In Account with Henry M. Case DR. CR.

To be paid on Debts as per account on file and for Expense of Settling Estate, including Funeral Expenses.		By Received for Personal Property sold at auction, as per account on file, at private sale, and Amount Collected on Debts.	
Balance on hand October 31 1881 at the time of filing account		By cash disbursements as per Schedule "A" Guardians acct	\$4716.97
		By cash receipts as per Schedule "A" Guardians acct	\$4989.29
		By Assets now on hand as per Schedule "A" aforesaid	\$10652.52
		Balance for Distribution paid said minor	\$724.84
		Received for Interest	
			\$10641.81

In the same Matter: On the 17th day of October 1893

at the place aforesaid, the said Henry M. Case guardian as aforesaid, appear and produce before the said Surrogate due proof of the service in the mode prescribed by law, of the Citation heretofore issued in this matter; which said Citation and process being duly filed, the said Surrogate did examine a said Guardian upon oath, and the vouchers and accounts, together with the inventory of the estate of the said deceased, then and there produced; and it appearing that the said Guardian has accounted for the whole of the said estate; and that he has not made any profit from any increase thereof; and the said accounts having been adjusted and filed by the said Surrogate

and a summary statement of the same, and so adjusted and filed, having been above and herewith recorded: IT IS ORDERED, That the said accounts be, and the same are, finally settled and allowed, as adjusted and filed by the said Surrogate and it appearing

that a said Guardian has paid to said minor the sum of five thousand nine hundred twenty four dollars and eighty four cents (\$5248.84) the whole and due said minor, as per Schedule "A" of said account, and the same said minor having agreed to the said account, and the said Guardian has released from further liability, and the said account is finally settled and allowed, and the said account is finally settled and allowed, as adjusted and filed by the said Surrogate and it appearing