

IN THE MATTER OF THE FINAL ACCOUNTING OF
Henry D. C. Phelps Executor of the last will & testament of Sibbie M. Phelps Deceased.

The Surrogate aforesaid makes and records this summary statement of the accounts of Henry D. Phelps Executor & C of Sibbie M. Phelps late of Scriba in said county, deceased, as finally settled and allowed by him upon the application of the said Executor

Estate of	In account with
<u>Sibbie M. Phelps</u> DR.	<u>Henry D. C. Phelps</u> CR.
Received from all sources, as per of on file \$1930.00	Paid out, in all, surplus including monument as per of on file \$1045.31
	<u>\$1245.31</u>
Balance for Distribution	<u>\$857.69</u>
	Received for Interest

IN THE SAME MATTER.
 On the 12th day of Nov. 1888 at the place aforesaid, the said Executor as aforesaid, did 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, and the said Surrogate having examined the said Executor upon oath, and his vouchers and accounts, together with the inventory of the estate of the said deceased, then and there produced; and it appearing that the said Executor 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 as adjusted and filed, having been above and herewith recorded. and a special guardian duly appointed for James S. Phelps an infant.
 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 there is now in the hands of said Executor the sum of \$857.69 which is a p-liable to the payment of legacies under the provisions of the will of said testator.
 (See page 415)

IN THE MATTER OF THE FINAL ACCOUNTING OF
H. E. Miller & C. B. Marshall Administrators of the last will & testament of Alanson Marshall Deceased.

The Surrogate aforesaid makes and records this summary statement of the accounts of H. E. Miller and C. B. Marshall Administrators of the estate of Alanson Marshall late of the town of Constance in said county, deceased, as finally settled and allowed by him upon the application of the said H. E. Miller & C. B. Marshall

Estate of	In account with
<u>Alanson Marshall</u> DR.	<u>H. E. Miller & C. B. Marshall</u> CR.
Loss on Inventory 21.89	Amount of Inventory 156.21
Gains paid & expenses 26.18	
Commissions 6.70	
Attorney & executor accounting 10.00	
Allowed citation & expenses attending accounting 4.25	Bal. due admin including \$10.00 fee 13.18
Balance for Distribution	<u>168.89</u>
	Received for Interest

IN THE SAME MATTER.
 On the 26th day of Novemb 1888 at the place aforesaid, the said H. E. Miller & C. B. Marshall administrators as aforesaid, did 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, and the said Surrogate having examined the said H. E. Miller upon oath, and his vouchers and accounts, together with the inventory of the estate of the said deceased, then and there produced; and it appearing that the said H. E. Miller & C. B. Marshall 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 as 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.
 (See page 417)