

68 At a Surrogate's Court, Held at Court House in Oswego in and for the County of Oswego, on the 16th day of June 1889 Present, Francis David Surrogate

IN THE MATTER OF THE FINAL ACCOUNTING OF Francis S. Stone as Executor of the will of Jacob Whitmarsh Deceased.

The Surrogate aforesaid makes and records this summary statement of the accounts of Francis S. Stone as Executor of the will of Jacob Whitmarsh in said county, deceased, as finally settled and allowed by him upon the application of the said Executor.

Estate of	In account with
Jacob Whitmarsh	F. S. Stone Exor
Paid Mary Whitmarsh 3000	Principals & interest @ 4% 294.27
" E. C. Stone as executor 500	" " " " 4.91
" Surrogate's fee as aad 25	Accounting to 238.48
" for publishing notice to present claims 800	
" W. H. Kenyon as annual fees 20.00	
" Co. expenses 2.87	
" H. C. Commission 11.71	
" Notary's fees 1.95	
" Expenses of E. C. Stone including paid for school 27.15	
Balance for Distribution	\$ 111.73
	Received for Interest \$ 238.65

IN THE SAME MATTER On the 16th day of June 1889 at the place aforesaid, the said Francis S. Stone Executor

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's account 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 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.

Mary Whitmarsh duly appearing herein by her attorney M. E. A. Beckwith

67 At a Surrogate's Court, Held at Phoenix in and for the County of Oswego, on the 10th day of June 1889 Present, Francis David Surrogate

IN THE MATTER OF THE FINAL ACCOUNTING OF the Administrators of the estate of Annia E. Coughlin Deceased.

The Surrogate aforesaid makes and records this summary statement of the accounts of Edward C. Fish and Edw. C. Coughlin as Administrators of the estate of Annia Coughlin in said county, deceased, as finally settled and allowed by him upon the application of the said Administrators.

Estate of	In account with
Annia Coughlin	Edw. C. Fish & Edw. C. Coughlin
By amount paid for expenses 49	By amount received from all sources
" " " " account 200.00	" " " " account 180.22
" Edward C. Fish 180.22	" " " " account 16.72
" for publication of notice 176.77	" " " " account 736.64
" not paid to Annia Coughlin 79.90	
" " " " " 79.90	
" claimed by Edw. Coughlin as one of the heirs of said deceased 79.90	
Balance for Distribution	\$ 436.64
	Received for Interest \$ 436.64

IN THE SAME MATTER On the 10th day of June 1889 at the place aforesaid, the said Annia

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 Annia upon oath, and her vouchers and accounts, together with the inventory of the estate of the said deceased, then and there produced; and it appearing that the said Annia has accounted for the whole of the said estate; and that she 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 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 the said Annia has some claims against the estate of the said deceased, which she has not claimed, she is ordered to file her claims within the time as such claim is ordered and demand that said Administrators hand over their vouchers and accounts and discharge them from their office, but not the bondmen upon their Oath Bond as such to David