

At a Surrogate's Court held in and for the County of Oswego, at the Surrogate's office in the Village of Phoenix, in said county, on the 4th day of Feb., A. D., 1895.  
Present F. David, Surrogate.

IN THE MATTER OF  
Frank L. Smith  
As General Guardian of the personal estate of  
Jessie Smith  
late a Minor.

Frank L. Smith  
& Jessie Smith  
having appeared in court and presented their joint petition duly verified, by which said petition it appeared that on or about the 22nd day of January, 1887, the said Smith was duly appointed by the Surrogate's Court of the county of Oswego, New York, the general guardian of the person and estate of said Jessie Smith; that on the 27th day of January, 1895, the said Jessie Smith arrived at the age of twenty-one years, that since she arrived at the age of twenty-one years, said Smith as such guardian, had fully settled with her and had paid and passed over to the said

Jessie Smith  
all property, money and interest remaining in her hands or under her control as such guardian and belonging to the said Smith, and had taken her receipt and release in full therefor, (which was on the back of said petition,) and that there was nothing now in the hands of said Smith as such guardian, belonging to her and nothing due from her as such guardian to the said Smith, and praying that upon reading and filing said petition, and the receipt, release and discharge on the back of the same, (and which was duly acknowledged) that an order and decree be immediately made by the Surrogate's Court of the county of Oswego, New York, adjudging said matter fully settled, and releasing and discharging the said Frank L. Smith, and the person or persons who signed his bond as such guardian from all further liability and accountability in the matter.

Now, therefore, on reading and filing said petition, receipt, release and discharge it is ordered, adjudged and decreed that the prayer of said petitioners be and the same is hereby granted. Also, that this settlement be deemed and taken as final and conclusive upon the parties to these proceedings, and that the said Frank L. Smith, and the persons who signed his bond as such guardian be, and they hereby are, forever released and discharged from all further liability and accountability in the matter.

In Testimony Whereof the Surrogate of the County of Oswego has hereunto set his hand and affixed his seal  
[L. S.] office the day and year first aforesaid.

F. David Surrogate

At a Surrogate's Court held in and for the County of Oswego, at the Surrogate's office in the Village of Phoenix, in said county, on the 21st day of Feb., A. D., 1895.  
Present F. David, Surrogate.

IN THE MATTER OF  
the guardianship  
As General Guardian of the personal estate of  
Carrie B. Lindsey, late a Minor.

Jacob Hadley guardian of Carrie B. Lindsey

having appeared in court and presented their joint petition duly verified, by which said petition it appeared that on or about the 18th day of Nov., 1884, the said Jacob Hadley was duly appointed by the Surrogate's Court of the county of Oswego, New York, the general guardian of the person and estate of said Carrie B. Lindsey; that on the month day of Feb., 1895, the said Carrie B. Lindsey died intestate previous to which time she had arrived at the age of twenty-one years, that since she so arrived at the age of twenty-one years, said as such guardian, had fully settled with her and had paid and passed over to the said that since her death Charles Lindsey was appointed her representative and herein filed is a receipt in full for the said Charles Lindsey signed by him individually as administrator of Carrie B. Lindsey's estate also by William B. Lindsey her husband and the only persons named in her will as her estate and they hereby receipt for all property, money and interest remaining in her hands or under her control as such guardian and belonging to the said Carrie B. Lindsey, and had taken her receipt and release in full therefor, (which was on the back of said petition,) and that there was nothing now in the hands of said Hadley as such guardian, belonging to her and nothing due from her as such guardian to the said Lindsey or her next of kin, and praying that upon reading and filing said petition, and the receipt, release and discharge on the back of the same, (and which was duly acknowledged) that an order and decree be immediately made by the Surrogate's Court of the county of Oswego, New York, adjudging said matter fully settled, and releasing and discharging the said Hadley, and the person or persons who signed his bond as such guardian from all further liability and accountability in the matter.

Now, therefore, on reading and filing said petition, receipt, release and discharge it is ordered, adjudged and decreed that the prayer of said petitioners be and the same is hereby granted. Also, that this settlement be deemed and taken as final and conclusive upon the parties to these proceedings, and that the said Hadley, and the persons who signed his bond as such guardian be, and they hereby are, forever released and discharged from all further liability and accountability in the matter.

In Testimony Whereof the Surrogate of the County of Oswego has hereunto set his hand and affixed his seal  
[L. S.] office the day and year first aforesaid.

F. David Surrogate