

Summary Statement

The guardian is chargeable as follows. The total amount of pensions received from the U.S. \$ 1695.07
 The back pay of said Van Dusen's father received from the U.S. 100.
 Total \$ 1795.07

The guardian is credited as follows. The value of the support, maintenance and education of said George Van Dusen, at said Peas' home from June 7th 1863 to Aug. 1st 1877, is all 731 weeks @ 2.50 \$ 1827.50
 Paid Whitney & Skinner as their fees and disbursements in procuring the pension of George Van Dusen \$ 50.00
 Paid other expenses in procuring said pension 50.00
 The maintenance and support of the said Van Dusen between Nov. 1st, 1881 and Mar. 30th, 1882, with the exception of three weeks in all 18 weeks @ 2.50 \$ 30.00
 The legal commission of the guardian 69.87
 Total \$ 1997.37

Leaving nothing now in the hands of the said William M. Peas as guardian of George Van Dusen belonging to said George Van Dusen, and it appearing that the said guardian has fully and faithfully accounted for all moneys and property of said estate and his account having been duly adjusted by the Surrogate, and a summary statement thereof having been made, and herewith recorded, it is hereby ordered, adjudged and decreed that said account be and the same is hereby finally and judicially settled as filed and adjudged and said guardian is discharged from his said trust as guardian as aforesaid. It is further ordered, adjudged and decreed that the assets of the said guardian

in this matter, be and they are hereby released and discharged. I
 H. David
 Surrogate

Surrogate Court, Orange County
 In the matter of the Guardianship of
 Joice M. Smith, an infant
 At a Surrogate Court held at the Surrogate's Office at the Village of Phoenix, in and for the County of Orange, N.Y. on the sixth day of May, 1889.
 Present, Hon. L. David Surrogate
 Citation having been duly served in the above entitled matter on the 15th day of March, 1889, on the petition of Frank L. Smith lately appointed by this Court, general guardian of the estate of Joice M. Smith, an infant directed to Cerrile E. Smith individually and as Administratrix of the estate of Will Smith deceased, lately the general guardian of said Joice Smith, and to George Smith and James Smith infant children of said Will Smith requiring them at a time and place therein named to show cause why an account should not be rendered of the guardianship of said infant and of the proceedings of said Will Smith as such general guardian; and said citation having been duly served and said parties being duly appeared on the return day thereof on the 25th day of March, 1889, and the said Cerrile E. Smith, as Administratrix of the estate of said Will Smith deceased, having duly made and filed on that day an account of the guardianship of said infant, from which it appears that the estate of said Will Smith, deceased, is chargeable on