

And it appearing that the said executrix has fully accounted for all the moneys & property of the estate of said infants which have come into her hands as such executor & the account thereof having been admitted with the said Surrogate or summary statement of the same having been made as above & hereunto recorded it is hereby

Ordered & adjudged & decreed that the said account be & the same is hereby finally & judicially settled & allowed as fully & adjudged & the said executrix having waived any commissions herein

it is further ordered & adjudged & decreed that out of said estate as found as above remaining in the hands of said executrix she pay unto the Court or to her Attorneys herein the sum of \$35. for expenses costs and disbursements of this accounting and it is further

Ordered that she pay over to the said Leander H. Hamman the balance of cash on deposit as above found after deducting said expenses of accounting, & all the securities heretofore mentioned, & that she be authorized to make any assignment or transfer thereof without recourse to her in case the same should be necessary to vest the title thereto in the said Leander H. Hamman as guardian of said infants & that she his receipt therefor and it is further

Ordered that upon so doing of being said receipt in this office the estate of said Amie & B. Child & her said executor together with David Coude & George B. Lison as sureties for Amie & B. Child as guardian of said infants be discharged & freed of & from all further responsibility to any person interested in the estate of said infants on account of her or their either or their acts & doings thereunder.

F. David
Surrogate

At a Surrogate's Court held at Phoenix in & for Oswego County, N.Y. on the 13th day of December A.D. 1892

Present Honorable F. David
Surrogate

In the matter of
the Guardianship
of
Rose Bell Wheaton
an infant.

On this day Rose Bell Wheaton having filed herein a petition whereby it appears she has arrived at the age of fourteen years and upwards and therefore respectfully pray and asks the appointment of one Sherman Morhouse of Schrotoppel, N.Y. to become the guardian of her property during her minority. And Cordelia B. Child mother of said infant having consented to such appointment

And the said Sherman Morhouse having consented to become such guardian and having filed herein a bond as by law provided and required in such cases with two sureties in the penalty of five hundred dollars.

And the said Surrogate having this day duly appointed Sherman Morhouse guardian of the property of said Rose Bell Wheaton.

And said Cordelia B. Child as guardian of the person and estate of the above mentioned infant having also appeared and filed herein her account as such guardian, which account shows that the total amount received by her together with the amount on hand at the time of filing her last annual account March 31 1887 was \$485.75 - That the total amount expended by her was \$338.30, leaving a balance of \$147.45 still in her hands as such guardian due to said infant. And the said account being duly examined by the said Sherman Morhouse and Rose Bell Wheaton and they having consented to the same. It is ordered that said account be & the same is hereby settled and allowed as aforesaid.