

A Surrogate's Court
held at the office of
the Surrogate in
Orange County, N.Y.
March 4, 1895

Present
Francis David
Surrogate

In the matter of the
final judicial settlement
of the accounts of
C. B. Ingersoll as
general guardian
for
Lena B., Eva, Helen
Miriam, Lillie and
William Ingersoll
late minors

On reading & filing the petition
of Alanson B. Ingersoll duly verified
January 7, 1895 and dated January
3, 1895 stating among other things
that the said petitioner had duly
appointed the general guardian
of the personal property of the above
named minors and each of them
on the 6th day of May, 1876
and said petition a citation was
served returnable at Phoenix N.Y. on the
4th day of March, 1895 directed to
the said minors above named and
to each of them citing & requiring them
to be & appear before the said Surrogate
at his office on this day, then and
there to attend such judicial settlement,
& the said citation having been returned with
proof of the due service thereof on each of the
above named minors and the said general
guardian having appeared on the return
day of said citation and by avowing & verifying
the return and none of said
minors appearing in court & except

was duly administered
of the goods chattels & credits which
were of the said minor Ingersoll
general. And the said
general guardian having ren-
dered his account under oath
before the said Surrogate and
the said account being
filed together with vouchers in
support thereof and no objections
to the said account being
filed and having filed vouchers
payments by him to the said
persons aforementioned and to
each of them and the said
Surrogate after having examined
the said account and vouchers
now here finds the state and
condition of the said account to
be as stated and set forth therein
and all said persons who
were cited to appear having
failed to find any fault with the
account of the said guardian
and being satisfied that he has
fully accounted for all the
personal property and of all
the rents and profits which
have come into his hands from
the real estate & his account
having been adjusted by the said
Surrogate. It is now hereby or-
dered, adjudged and decreed that
the account be and the same
is hereby judicially settled and
allowed as filed and adjusted
And it is further ordered adjudged
there that said guardian and the
petitioner be and they are forever released
& discharged from further liability
therein