

at a Surrogate's Court held at the
Surrogate's office in the village
of Phoenix, in the county of
Covington, in the State of New
York on the 26th day of
December, 1895

Present

Hon. Francis David Surrogate

Surrogate's Court County of
Covington in the matter of the guardianship

Carrie Babcock, an infant

Henry H. Babcock general guardian
of Carrie Babcock infant having here-
before made application to the Surrogate of
the County of Covington for a judicial set-
tlement of his accounts as such general
guardian and a citation having been
thereupon issued pursuant to statute
directed to said Carrie Babcock

And it appearing that said Carrie
Babcock has arrived at the age of twenty
one year and that since that time she
has been - still is a person of an unimpaired
mind and that John Furness has been &
before the commencement of the proceedings
was duly appointed a committee of the person
& property of the said Carrie Babcock

And he having been duly served with said
Citation as such committee, which said Cit-
ation required each of the said parties personally
to be and appear before the said Surrogate at
his office, in the Village of Phoenix, on the 6th
day of September, 1894 at ten o'clock in the
forenoon of that day there where to attend such
judicial settlement & the said citation having
been returned with proof of the due service
thereof on the said parties & the said general
guardian having appeared on the return
day of said citation personally & by
Messrs. Mullin, Griffith & Walker his attorneys
And the said John Furness as such

committee appearing in person &
on behalf of said Carrie Babcock
infant and also by Edwin Hicks Esq
his attorney

And the said general guardian
having rendered his account under
oath before the said Surrogate and
the said account having been filed

And the said John Furness as
such committee of the person &
property of the said Carrie Babcock has
in due time & manner filed ob-
jections thereto - and the same
thereby made coming on to be heard
by the said Surrogate and the matter
having been duly adjourned until
this date -

And the said Surrogate after having
examined the said account & the parties
having stipulated that the said account
shall be adjusted as herein stated & that
the account claimed and to be allowed
and also as to every provision contained
in this decree, now finds the state &
condition of the said account to be as
stated and set forth in the foregoing brief
summons statement thereof by the said
Surrogate is now here settled & adjusted by
him to be recorded with & taken to be a part
of the decree in this matter.

The said general guardian Henry H. Babcock
is chargeable as follows -

Property money and interest received
by him with the sum of \$6534.39

And it appearing that the said general
guardian has expended for and on account
of the said infant the moneys and property
of the estate of said infant which have
come into his hands as such general
guardian and his account having
been adjusted by the said Surrogate
& there being nothing in the hands of the
said general guardian for distribution