

on the 12th day of August next at 2 o'clock P.M. to show cause if any they have why so much of the real estate of the said deceased should not be sold as will be sufficient to pay his debts
Oris Hart Surrogate.

At a Surrogate's court held at the house of Ezra May on the 12 August 1820. Present Oris Hart Surrogate.

Ordered that the consideration of the petition of Lucius Webb administrator of the estate of Philip Holly deceased for the sale of the real estate whereof the said Philip died seized be adjourned to the 29th inst at the same time and place
Oris Hart Surrogate.

At a Surrogate's court held at the house of Ezra May on the 29th day of August 1820. Present Oris Hart Surrogate of the County of Oswego.

The application of Lucius Webb administrator of the Estate of Philip Holly deceased for the sale of the real Estate of the said deceased being before the Court and it appearing that notice to all persons interested in the said Estate, to appear and show cause why the same should not be sold had been duly published and that the personal Estate was insufficient to pay the debts of the said deceased. It was ordered that the real Estate of the said Philip situate in New Haven Oswego County being about Eleven Acres or Lot Number Seventy seven in said town be sold for the payment of debts and that the sale thereof be on the 21st day of October next at 2 o'clock P.M. at the house of Ezra May in New Haven. Oris Hart Surrogate.

Surrogate's Court
Oswego County

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Be it remembered that by order of Chester Hayden Esquire Surrogate of the said County of Oswego. Made on application of Joseph ...

2^d Executor of the last will and testament of Norman Maugh deceased late of said County notice was duly in a newspaper called the Oswego Palladium printed in said County and in the Columbia Gazette a newspaper printed at Utica in the County of Oneida for the term required by the statute in such case made and provided previous to the twenty eighth day of September one thousand eight hundred and twenty one by which all persons interested in the Estate of Norman Maugh who the notice published in the said Columbia Gazette named Norman

Maugh aforesaid deceased were were required or requested to show cause if any they had before the said Surrogate at two of five in Richland in said County of Oswego on the said twenty eighth day of September at two o'clock in the afternoon to show cause if any they had why so much of the real Estate whereof the said Norman in the said publication in the said Columbia Gazette named Norman deceased should not be sold as would be sufficient to pay his debts - The making of the final decree in relation to which said premises was adjourned from the said twenty eighth day of the said September to the twenty ninth day of the same month at the same place and thence to the twelfth day of October in the same year and from the said twelfth day of October to the thirteenth day of the same month, On which day at the place aforesaid it appearing to the said Surrogate that certain persons to wit Freeman Maugh, John P. Maugh, Norman Maugh, Freeman Maugh Lucinda Maugh, Sally Maugh, & Lyman Maugh being Infants were some or all of those interested in the said real Estate the said Surrogate did then appoint them and then appointed the said Oris Hart Surrogate being a discreet and substantial freeholder of said County, guardian for the said Infants respectively for the sole purpose of appearing for and taking care of the interests of the said Infants in the said proceedings and the said Oris Hart Surrogate thereupon assumed the said Guardianship and appeared in the said proceedings for the said Infants.