

138

At a Surrogate's Court held at the Surrogate's Office  
 in the Village of Mayville in the County of Chautauque  
 on the nineteenth day of December in the year of our  
 Lord one thousand eight hundred and thirty three  
 before William Smith Surrogate of the said County  
 The next Executors A. Johnson and Thomas T. Shantz admi-  
 nistrators of the estate of Isaac Young deceased had this day  
 brought into the said Court money arising from the sale  
 of the real estate of the said deceased amounting to the  
 sum of one hundred and thirteen dollars and twenty five  
 cents; it is therefore ordered that notice be distributed  
 among the creditors of said deceased will be made at the  
 office of the said Surrogate in the Village of Mayville in the  
 County of Chautauque on the ~~first~~<sup>first</sup> day of ~~January~~<sup>February</sup> next  
 next be published for six weeks successively in a newspaper  
 printed in said County (and also in such other newspapers  
 the Surrogate may deem most likely to give notice to  
 Creditors In witness whereof I have hereunto set my  
 hand the day and year first aforesaid  
 William Smith Surrogate.

At a surrogates court held at the surrogates office in the Village of  
 L. S. Mayville in the County of Steuben in the State of New York  
 on the twenty first day of October in the year of our Lord one thousand  
 and eight hundred and thirty three before William Smith surrogate  
 of the said County.

In the matter of Charles P. Young Guardian of Rufus Young  
 a child of Isaac Young late of the said County deceased concerning his  
 account and guardianship aforesaid the said Rufus Young being of the  
 age of twenty one years and he now appears in Court together with  
 the said Charles P. Young the said Guardian and admitted to  
 have the account of the said Guardian aforesaid to be finally  
 settled whereupon the said Surrogate proceeded to hear the proofs  
 and allegations of the said parties the said Rufus deceased mother  
 the said Charles P. Young might render his account without his  
 being the said Guardian proceeded in inventory of family  
 articles which belonged to the said Rufus as a minor child of  
 the said Isaac Young deceased according to the statute in such case  
 made and provided commanding in value to about seventy five or eighty  
 dollars as was agreed upon by both of the said parties and while  
 the said Rufus Young acknowledged he did not to have received  
 of the said Guardian except the ten dollars which was admitted  
 was admitted to be worth fifteen dollars the sum which they  
 were sold for and the one which was worth eighteen dollars  
 and twenty five cents which was the amount said boy did  
 for and the said Guardian charged himself with the interest on

The said guardian ordered and directed that he would call to his before whom it shall be done and thereupon he will make known to him thirty five dollars and fifty cents deducted to be in payment of house guardianship except the sum herein after mentioned for expenses that the said guardian need bear to a sum money least paid to said Plaintiff as was administered upon the said Plaintiff acknowledged that he had received the sum on profit of his real estate which accrued during the time said Charles P. Young was his guardian until he arrived at the age of twenty one years. And the said Plaintiff doth acknowledge that he has received his wages and earnings during the said last term and it is further acknowledged by the said parties that the said Plaintiff has received the sum of seven dollars and fifty cents. And it is further acknowledged by the said parties that the said Charles P. Young is to be credited with the sum of four dollars and twenty one cents the surrogates fees on appointing him a guardian to the County and it is ordered that the said guardian is to be credited in his account as guardian with the sum of four dollars and twenty one cents the said guardian according to the Statute in such case made and provided. And it is further ordered that the said surrogates fees on ordering this account amount to the sum of four dollars and fifty six cents which the said Charles P. Young is directed to pay into court and which the said guardian is to be credited in his account. and it is ordered and adjudged that there is the sum of fourteen dollars and twenty one cents now in the hands of the said Charles P. Young guardian which belongs to the said Charles P. Young unless the surrogates fees aforesaid. and it is further ordered and adjudged that the said Charles P. Young pay to Plaintiff the sum of fourteen dollars and twenty one cents.

And therefore ordered adjudged and decreed and the surrogates fees aforesaid by the power in him vested deducts costs judge and decree that upon the said Charles P. Young guardian the said Plaintiff paying unto court the sum of four dollars and fifty six cents to the surrogates fees aforesaid and by paying to Plaintiff Young the sum of the sum Charles P. Young the sum of fourteen dollars and twenty one cents which is the sum adjudged to be due the County.

129

from the said Charles P. Young as guardian aforesaid be the said Charles P. Young is forced & desired to make all just & due liability as guardian aforesaid & set that the account taken in this matter as it is in now by this decree be deemed final and conclusive between the said parties.

In testimony whereof we have caused the seal of office of our said judge to be hereunto affixed

William W. Smith Notary Public of the said County at the Village of Mayville in the said County the twenty first day of October in the year of our Lord one thousand eight hundred and thirty three

William Smith Notary

The seal is lost he has the Notary's opinion in the village