

In the name of God Amen  
I, James H. Dewhurst of Lowell in the  
County of Middlesex and Commonwealth of  
Massachusetts being of sound and disposing  
mind and memory do make and publish  
this my last will and testament

It is my will that my just debts and  
funeral expenses be paid out of my estate.

I devise to my wife Jane for her natural  
life the use of my cottage house with its  
appurtenances and I also give her the use of all  
my household furniture and housekeeping  
articles for and during her natural life.

I give to my wife twelve dollars each  
month during her natural life payable out  
of rents and interest money arising from my  
estate. And these provisions I intend to be in lieu  
of dower and any other share in my estate.

In case my executor shall deem it  
expedient to sell the cottage house at any time  
they and the heirs of them and any successor

in the trust are hereby authorized to do so and to make valid deed and conveyance thereof in fee simple, but my wife in that case is still to have the income or interest of the proceeds during her natural life.

It is my will that my son Richard J. Dewhurst shall for the space of ten years from the time of receiving the same have the use of the whole amount bequeathed to me by my sister Elizabeth Dewhurst, he paying therefor three per cent interest for each year compounded principal and interest to be repaid to my estate at the end of said ten years.

My watch and chain and seals I give and bequeath to James Dewhurst son of my nephew James N. Dewhurst of Blackham England.

It is my will that my executor collect said legacy given me by my sister Elizabeth in such an amount as can be done.

Upon the death of my wife I direct that all my estate real personal and mixed (except what has been bequeathed to my son Richard J. Dewhurst) shall be sold and all interest thereon shall with reasonable dispatch be converted into money

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and when so converted it is my will that the sum of twenty dollars be paid to my son in law Albert Moss in consideration of faithful services rendered to me in sickness; and the remainder of my property so converted into money shall be divided into three equal parts. From one of said parts the sum of one hundred and fifty dollars is to be deducted and that part (so lessened by the deduction) I give and bequeath to my son William together with my lot of lots, which I except from sale and which is not to be valued in said division. Another of said parts I give and bequeath to my daughter Annas child Albert Edward Moss not to be paid to him until he arrives at the age of twenty years, but to accumulate till that time if my wife dies before that time, and in case said Albert Edward should die before he arrives at the age of twenty years, his said share shall go to his brother James Simon Moss. The other of said parts with one hundred and fifty dollars added is to be equally divided into three parts, and one thereof I give and bequeath to my daughter

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 money

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Sarah, and another thereof I give and bequeath to the children of my deceased daughter Mary to be divided equally between them and the other thereof to the children of my deceased daughter Elizabeth Dowling to be divided equally between them or if she has but one then to that one. In case of the death of said Sarah before she becomes entitled to her said share, then the share which would have gone to her if living shall go to her children to be equally divided between them, and in case of the death of any of the children of said Mary before they become entitled to their said share, then the share of the one deceased shall go to the survivors to be equally divided between them and in case of the death of any of the children of said Elizabeth before they become entitled to their said share, then the share of the one deceased shall go to the survivors to be equally divided between them and in case the said Sarah and her children shall all be dead at the time when if living they would become entitled

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to said share, then said share shall  
be equally divided among the children  
of said Mary and said Elizabeth share and  
share alike. And in case all the children  
of said Mary shall be dead at the time  
when if living they would become entitled to  
said one third share, then said share shall  
be equally divided between said Sarah if  
living and in case of her death between her children  
and the children of said Elizabeth. And in  
case all the children of said Elizabeth  
shall be dead at the time when if living they  
would become entitled to said one third share  
then said share shall be equally divided  
between said Sarah if living and in case of her  
death between her children and the children  
of said Mary.

When the two years above expressed shall  
expire the principal of the above named loan  
to Richard J. with all accumulated interests  
thereon and without any deduction is to be  
divided into three equal parts and distributed

to the same persons and in the same manner  
that I have herein provided for the distribution  
of the three parts of my estate which is to be  
reduced to money and divided.

I constitute and appoint my son  
Richard J. Deakins and William Thomson  
to be executors of this my last will and testament  
hereby writing all wills by me heretofore  
made, if any.

In witness whereof I have hereunto set  
my hand and seal this nineteenth day of  
August in the year eighteen hundred and sixty five.

Witness my hand and seal as James Deakins  
and for his last will and  
testament in presence of  
the witnesses named below  
at my house in the presence  
of the above named witnesses  
at the city of New York  
this nineteenth day of August  
in the year eighteen hundred  
and sixty five.

James Deakins  
Richard J. Deakins  
William Thomson

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*James C. Newhall*

Position for Probate of Will and Letters

Testamentary: Citation and Decree

Sl. Rep. 17. Tues. Nov. 1866

Rep. Vol. 10 Page 651

Will Vol. 10 Page 651

*copy filed*

*March Term 26, 1866,*

*Vol 392 Page 651*

*Will Vol 395 Page 401*

*Notes*

[Names must be so designated, and the names of their Guardians given, if they have any. If any party is a married woman, her husband's name must be given. The heirs-at-law and next of kin may be determined by reference to Chapters 91 and 94 of the Revised Statutes.]

To the Honorable the Judge of the Probate Court in and for the County of Middlesex;

RESPECTFULLY represent Richard J. Brochure and a Solicitor General both of the City and County of New York in the State of New York that

James William Brochure who last dwelt in Lowell in said County of Middlesex, died on the fourteenth day of October in the year of our Lord

one thousand eight hundred and sixty-four possessed of goods and estate remaining to be administered, leaving a widow, whose name is Jane Brochure and as his only heirs-at-law and next of kin, the persons whose names, residence, and relationship to the deceased are as follows, viz.:-

- Richard J. Brochure, son, City of New York, aged 49 yrs.
- William Brochure, son, New Brunswick New Jersey, aged 44 yrs.
- Hannah Morse, of Dunstable Lowell, Mass aged 33 yrs.
- Mary Jane, daughter, leaving children now living, supposed to be now living in Manchester Eng land, was taken for her father.
- Elizabeth Brochure, "do", leaving one child, residing near Bolton Lancashire Eng land, Richard Jones, - husband from opposite town.
- Robert Blatch, daughter, supposed to be living, residence unknown.

That said deceased left a WILL herewith presented, wherein your petitioners are named executor

Whom your petitioners pray that said will should and letters testamentary issued to them may be proved and

Done this fourteenth day of October A. D. 1865. Richard J. Brochure

The undersigned being all the heirs-at-law and next of kin and the only parties interested in the foregoing Petition, request that the prayer thereof be granted, without further notice.



COMMONWEALTH OF MASSACHUSETTS

MIDDLESEX, ss.

PROBATE COURT,

WHEREAS Richard J. Dewhurst and William Thomson both of the City of New York, County and State of New York, have presented to said Court for Probate an instrument purporting to be the last will and testament

of late of Lowell in said County of Middlesex deceased, and their petition praying that letters testamentary may be issued to them, the executors therein named, all persons interested are hereby cited to appear at a Probate Court to be holden at Cambridge in said County of Middlesex, on the fourth Tuesday of November, next, at nine o'clock in the forenoon, to show cause if any they have, against the same. And said petitioners are ordered to publish this citation three weeks successively, in the Lowell Weekly Journal a newspaper printed at Lowell, Massachusetts, the first publication to be fourteen days, at least, before said Court, and each subsequent publication to be seven days, at least, before said Court.

Witness, WILLIAM A. RICHARDSON, Esquire Judge of said Court, this eighteenth day of October, in the year eighteen hundred and sixty.

*W. A. Richardson*, Register.

I have served the foregoing citation as therein required.

MIDDLESEX ss. above named of the above return by him subscribed. Before me,

A. D. 186

Personally appeared the and made oath to the truth

Justice of the Peace.

MIDDLESEX  
At a Probate Court of Middlesex County in the State of Massachusetts  
ON the 18th day of October 1860  
that the instrument purporting to be the last will and testament of late of Lowell in said County of Middlesex deceased and the executors therein named, are duly notified the same from and to the parties interested in said testament of said time of making It is therefore the last will and testament to be issued to said parties with sufficient sureties

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX ss.

At a Probate Court holden at Cambridge in and for said County of Middlesex, on the twenty eighth day of November in the year of our Lord one thousand eight hundred and sixty-five.

ON the petition of Richard J. Sewhurst and William Thomson both of New York in the County State of New York, praying that the instrument therewith presented, purporting to be the last will and testament late of Bowell of James H. Sewhurst in said County of Middlesex, deceased may be proved and allowed, and letters testamentary issued to them, the executors therein named;

and the heirs-at-law, next of kin, and all other persons interested having been duly notified according to the order of Court, to appear and show cause, if any they have against the same; and the case having been continued from term to term to a Court at Cambridge June 26, 1866, and now

and no party objecting thereto, and it appearing that said instrument is the last will and testament of said deceased, and was legally executed, and that said testator was, at the time of making the same, of full age and sound mind, and that said petitioner is a competent person to be appointed to said trust.

It is therefore DECREED that said instrument be approved and allowed, as the last will and testament of said deceased, and letters testamentary be issued to said petitioner, the first giving bond with sufficient sureties for the due performance of said trust.

William A. Richardson Judge of Probate Court.

SCHEDULE OF STAMP DUTIES.

Insert one of the following rates, when the Estate does not exceed

\$2,000	\$1.00
5,000	1.50
10,000	2.00
25,000	2.50
50,000	3.00
100,000	4.00
150,000	5.00
For every additional \$50,000, or part thereof,	10.00

*Repealed*

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX ss.

PROBATE COURT.

In the matter of the estate of

*James H. Dewhurst*

late of *Lowell* in said County, deceased.

The subscriber, who has made application for the probate of the will of said deceased, or said decedent, that, to the best of his knowledge and belief, the estate and effects of said deceased, for or in respect of which he has applied for such probate, do not exceed the value of Five thousand hundred dollars.

*R. J. Dewhurst*

MIDDLESEX ss. Subscribed and sworn to before me

*C. F. [Signature]*  
Notary Public  
N. H. City & County



[The Register with several Stamps.]

It is to be kept in force from 1904, and hereafter by amendment, or repeal.

COMMONWEALTH OF MASSACHUSETTS.

Notary Public, ss.

PROBATE COURT.

In the matter of the estate of

*James K. Dewhurst*

late of *Lowell*, in said County, deceased.

The undersigned, *James K. Dewhurst*, made application for the probate of the will of said deceased, and declares that to the best of his knowledge and belief the estate and property of said deceased, for or in respect of which he has applied for such probate, amount to the value of *Five* hundred dollars.

Witness my hand and seal, subscribed and sworn to, before me,

*George T. Richardson*  
Notary of the Peace

James H. Dewhurst

Executor's Bond

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651

1863 392

Page 357

KNOW ALL MEN BY THESE PRESENTS,

Richard J. Dewhurst and William Thompson  
of New York State in the County of New York  
and Jonathan Hoopes and Luther G. Eames both  
of Lowell in the County of Middlesex and Can-  
nonsville in the County of Middlesex and Can-

are bound and stand firmly bound and obliged unto WILLIAM A. RICHARDSON, Esquire,  
Judge of the Probate Court in and for the County of Middlesex, in the full and just  
sum of Five thousand dollars, to be paid  
to said Judge, and his successors in said office; to the true payment whereof we bind ourselves,  
and each of us, our heirs, executors, and administrators, jointly and severally,  
by these presents. Sealed with our seals. Dated the Twenty sixth  
day of June in the year of our Lord one thousand eight hundred and  
sixty six

The COMMISSION of this Obligation is such, that if the above-bounden

Dewhurst and Thompson

of James R. Dewhurst executor of the last will and testament  
in said County of Middlesex, late of Lowell deceased, testate, shall

within three months from their appointment, a true inventory of all the real estate, and all the  
goods, chattels, rights, and credits of said testator which are by law to be administered,  
and which shall have come to their possession or knowledge;

they shall administer according to law and the will of said testator, all his goods, chattels,  
rights, and credits, and the proceeds of all his real estate that may be sold for the payment of  
his debts or legacies, which shall come to the possession of said executor, or of any other  
person for him; and

they shall render, upon oath, a just and true account of their administration within one year,  
and at any other times when required by said Court, than this obligation to be void, other-  
wise to remain in full force and virtue.

Witness my hand and seal  
in presence of

R. J. Dewhurst  
Wm. Thompson  
Jonathan Hoopes  
Luther G. Eames

Witness my hand

June 26, 1866

Examined and approved.

William A. Richardson Judge of Probate Court.



*Shawmut*  
Principal,  
*both*  
*Bar-*  
Shawmut,  
Esquire,  
and just  
to be paid  
themselves,  
generally,  
Shawmut

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No 30640 6  
*James H. Dewhurst*  
EXECUTOR'S INVENTORY.  
Filed *Dec 20*, 1886  
Rec. Book, *7*  
Page, *460*  
Vol-327 Page 460

[The Executor must file this Inventory in the Probate Office within three months after his appointment.]

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX ss.

To *Albin Emerson and Albert Woods*  
*+ Benjamin C. Dean*

*James K. Davenport* late of *Savell* deceased, testate, which may be in said County of Middlesex, when you have performed that service, you will deliver this order, and your doings in pursuance thereof, to *Richard J. Deakins* the executor of the last will and testament of said deceased, that they may return the same to the Probate Court for said County of Middlesex.

Witness my hand and the seal of the Probate Court, this *Eighteenth* day of *December* in the year of our Lord one thousand eight hundred and sixty-six

*William A. Rickard* Judge of Probate Court.

MIDDLESEX, ss. *December 18* A. D. 1866. Then the above-named *Emerson* *Woods* and *Dean*

personally appeared and made oath that they would faithfully and impartially discharge the trust reposed in them by the foregoing order.

Before me, *George F. Richardson* Justice of the Peace.

Pursuant to the foregoing order, to us directed, we have appraised said estate as follows,

Amount of Real Estate, as per schedule exhibited, \$ *3550*  
Amount of Personal Estate, as per schedule exhibited, \$ *1000*

*Albin Emerson*  
*Albert Woods*  
*Benjamin C. Dean* } Appraisers.

MIDDLESEX ss. *Dec 18* A. D. 1866. Then personally appeared *Richard J. Deakins* the executor, and made oath that the foregoing is a true and perfect Inventory of all the estate of said deceased that has come to his possession or knowledge.

Before me, *George F. Richardson* Justice of the Peace.



[This Schedule should be divided into at least four classes: 1st, Household furniture; 2d, Shares in corporations; 3d, Promissory Notes and other securities; 4th, Property employed in business, &c.]

Schedule of Personal Estate.

Furniture and c.  
both on hand

Dolls.	Cts.
275	00
725	00
1000	00

34. Preliminary Notes and other

Schedule of Real Estate in detail.

Debit	Credit
275.00	
725.00	
<u>1000.00</u>	

Homestead  
 Home adjoining  
 lot in Madison

Debit	Credit
	1475.00
	1950.00
	125.00
	<u>3550.00</u>

No 30640  
James R. Sewhurst  
Executor's resignation  
accepted Sept. 20, 1870,

Book-18.

Page-24.

I William Thomson do hereby  
decline to serve any longer as  
Executor under the last will  
and Testament of James R.  
Beechurst and pray that  
some one may be appointed  
in my place

Jersey City 74<sup>th</sup> Septemr, Wm Thomson  
1870

Commonwealth of Massachusetts,  
Middlesex ss. In Probate Court at Lowell Sept. 20,  
1870. Having examined the resignation of  
William Thomson as Executor of James R.  
Beechurst late of said Lowell, deceased,  
I do hereby accept of his resignation.

George White

acting  
Judge of  
the Probate  
Court

In the Honorable the Judge of the Probate Court in and for the County of Middlesex;

RESPECTFULLY represents *Albert Moore*

*Smith* in the County of *Middlesex* that late of *James K. Dewhurst* in said County of Middlesex, deceased, was duly proved and allowed of the *twenty sixth* day of *June* A. D. 189*6* in said Court.

*Richard J. Dewhurst* and *William Thompson* appointed executors and that *Richard J. Dewhurst* is now dead, and *William Thompson* has resigned his will without having fully executed.

That your petitioner *is the husband of Hannah who is a daughter of said James K. Dewhurst & is entitled to a share of the estate of said deceased, the being intended in said estate* and your petitioner pray that he may be appointed Administrator with the will annexed, of the estate of said deceased, not already administered.

Done this *fourteenth* day of *September* A. D. 189*6*

*Albert Moore*

The undersigned, being all the legatees and parties interested in the foregoing Petition, declare that the same should be granted without further notice.

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX SS.

PROBATE COURT.

To the Devisees, Legatees, Creditors, and all other Persons interested in the estate of *James K. Jewhurst* late of *Saville* in said County, deceased, testate:

WHEREAS, a petition has been presented to said Court to grant a letter of administration with the will annexed on the estate of said deceased, not already administered, to *Albert Moss* of *Saville*, in the County of *Middlesex*

You are hereby cited to appear at a Probate Court to be held at *Leominster* in said County of Middlesex, on the *four* Tuesday of *October week* at nine o'clock before *Moss*, to show cause, if any you have, against granting the same.

And said *Moss* is hereby directed to give public notice thereof, by publishing this citation once a week, for three successive weeks, in the newspaper called the *Popple* printed at *Saville* the last publication to be two days, at least, before said Court.

Witness WILLIAM A. RICHARDSON, Esquire, Judge of said Court, this *twentieth* day of *September* in the year one thousand eight hundred and *sixty*

Registrar

I have served the foregoing citation as therein ordered.

Middlesex ss. *the above-named* that the above return by *h* subscribed is true. Before me,

A. D. 186 *Then personally appeared and made oath*

Justice of the Peace.

MIDDLESEX

At a Probate Court in the County of Middlesex

ON the

the will of *James K. Jewhurst* deceased

*Albert Moss* appointed

has taken and filed

and the same with the

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX.

At a Probate Court holden at Lowell in and for said County of Middlesex, on the twentieth day of September in the year of our Lord one thousand eight hundred and sixty seventy.

ON the Petition of Albert Moors

praying to be appointed Administrator with the will annexed of the estate not already administered, of James B. Jew late of Lowell in said County of Middlesex, deceased, it appearing that this will of said deceased was duly proved and allowed on the twenty sixth day of June A. D. 1886, by said Court, and Richard J.

Seachurst and William Thompson, appointed executors thereof; that said Richard J. is dead and said Thompson has since resigned, (and his resignation is hereby accepted) without having fully executed said will; and all parties interested having assented according to law.

and no party objecting thereto, it is decreed that said petitioner be appointed Administrator with the will annexed of said estate not already administered, by first giving bond with sufficient securities for the due performance of said trust.

George White Acting Judge of Probate Court.

James H. Sewhurst

Bond of Administrator with the Will

Rec. Vol. 18

Page 24

Not 1100 Page 21

See Receipts

Vol 407

Pages 435-436

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Champion



75-3176-1

*James K. DeLoach*

ADMINISTRATOR'S AFFIDAVIT OR NOTICE OF APPOINTMENT

Filed *Dec 9 1970*

Reg. Vol. *146*

Page *75*

*Vol. 312 Page 73*

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(This is to be filed in the Probate Office within one year from the date of appointment.)

I, *Albert Moors* do testify and say, that I gave notice of my appointment to and acceptance of the trust of Administrator *with the will annexed* of the estate of *James H. Deschler* late of *Lowell* in the County of Middlesex, deceased, within three months from the *Twentieth* day of *September* A. D. 18*90*, the time of said appointment, by causing notifications thereof to be posted in public places in said *Lowell* on the *Fifth* day of *December* A. D. 18*90*, ~~and in the newspaper called the~~ *Lowell* ~~published at~~ *Lowell*, and the following is a true copy thereof, viz:

NOTICE IS HEREBY GIVEN, That the subscriber has been duly appointed Administrator *with the will annexed* of the estate of *James H. Deschler* late of *Lowell* in the County of Middlesex, deceased, and has taken upon himself the trust by giving bonds, as the law directs. All persons having demands upon the estate of said deceased are required to exhibit the same; and all persons indebted to said estate are called upon to make payment to.

*Lowell, Dec. 5th 1890* *Albert Moors*

MIDDLESEX, ss. *December 5th* A. D. 18*90*. Personally appeared the above-named *Albert Moors* and made oath that the foregoing affidavit by him subscribed is true.

Before me, *J. M. [Signature]* Justice of the Peace.

To the Hon Judge of the Probate Court  
in and for the County of Middlesex.

Respectfully represents Albert Moors  
of Lowell in said County Administrator  
de bonis non with the will annexed  
of James K. Deobhurst late of said Lowell  
deceased, that Richard J. Deobhurst and  
William Simpson of New York in the  
State of New York were on the twenty sixth  
day of June A.D. 1866 appointed by the  
Probate Court in and for said County of  
Middlesex executors of the last will and  
testament of said James K. Deobhurst  
and on said day gave bond to the  
William A. Richardson Esquire Judge  
of said Court in the penal sum of

Fifteen Thousand Dollars with Jonathan  
 Hoop and Arthur J. James, both of  
 said County as executors, conditioned  
 that he and return to the Probate Court for  
 said County of Middlesex within three  
 months from their appointments a true  
 inventory of all the real estate and all the  
 goods chattels rights and credits of said  
 James K. Bushurst which were to be  
 administered and which should come  
 to their possession or knowledge  
 to be administered according to law  
 and the will of said testator all his  
 goods chattels rights and credits and  
 the proceeds of all his real estate that  
 might be sold for the payment of his  
 debts or legacies which should come  
 to the possession of said executors or  
 any other person for them and

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Shud render upon oath a just and true  
account of their administration within  
one year from the date of their appointment  
and at any other times when required  
by said Court.

Their petitioners further represent that  
there has been a breach of said in that said  
accounts did not include the return within  
the months from their appointment the  
money required by the laws of said Court  
and that they did not administer  
accordingly and the said of said  
estate the joint chattel rights and  
credits of said testator which were to  
their provision in Koolife or to any  
other person for their, and which  
they have never rendered upon  
oath otherwise and account of  
their administration, and that they

They have failed to comply in any respect with the terms and conditions of said bond. This petition represents that property of the deceased <sup>came into their possession</sup> wherefore your petitioner respectfully asks for leave to purchase said annuity, in said bond and said principles

James A. Southworth  
 granted to the bond,  
 granted Sept. 26, 1871.  
 Book - 199  
 Page - 711

Lowell Sept 26 - 1871

Albert Woods.

Middlesex. In Probate Court Cambridge  
 September 26 - 1871

On the foregoing petition it is ordered that the prayer thereof be granted and that the petitioner be authorized to execute and deliver such bond as may be required.

George White

Acting Judge of Probate Court

*James R. Spohnert*  
*vs. The Board of*

TRUSTEES, PARTITION, CREATION AND DECREE.

Cit. Ret.: / Tues. Feb 1873.

Rec. Vol. 18, Page 210, ✓

Will Vol. . Page

Vol. 100 Page 210 ✓

To the Honorable the Judge of the Probate Court in and for the County of Middlesex;

RESPECTFULLY represents *Albert Moss*

of *Lowell* in the County of *Middlesex* that

*James H. Deoburnst* late of *Lowell* deceased, testate, by his last will and testament, duly proved and allowed on the *Twenty-sixth* day of *June* A. D. 1876, in said Court

did therein give certain estate in trust for the use and benefit of *Janie Deoburnst of said Lowell*

and appointed *no trustee under said will; but appointed Richard F. Deoburnst and William Thurston Executors, who accepted said trust and were qualified, since which time said Richard F. has died and said William resigned, and said Janie has been appointed administrator de bonis non with full powers and she is duly qualified and that he is willing to accept said trust, and give bond according to law, for the faithful discharge thereof: he therefore prays that he may be appointed trustee as aforesaid, according to the provisions of the law in such case made and provided.*

Dated this *twentieth* day of *January* A. D. 1873.

*Albert Moss*

The undersigned, being all persons interested in said trust, request that the prayer of the above petition be granted without further notice.



COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, ss. PROBATE COURT.

To all persons interested in the trusts under the will of *James R Swirest* late of *Swell* in said County, deceased.

WHEREAS a petition has been presented to said Court, by *Albert Moors* of *Woodley* of *Swell* in the County of *Swell* praying to be appointed trustee under the will of said deceased, which has been proved in said Court, in the place of

You are hereby cited to appear at a Probate Court, to be holden at Cambridge in said County of Middlesex, on the *first* Tuesday of *February* at nine o'clock in the forenoon, to show cause, if any you have, against the same.

And said petitioner is ordered to serve this citation by publishing the same once a week, for three successive weeks, in the *Saturday M. Post* printed at *Swell* the last publication to be the day at least before said court.

Witness, my hand and the seal of said Court, this *sixteenth* day of *January* in the year one thousand eight hundred and seventy *three*.

*J. H. [Signature]*

*Wm. [Signature]*

Subscribed, sworn to and returned by the above-named *Albert Moors* above return by *him* subscribed is true.

Before me, *George J. Richardson* Justice of the Peace.

A.D. 1873. Then personally appeared and made oath that the

TS.

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, ss.

At a Probate Court holden at Cambridge Middlesex, on the fourth day of February in the year of our Lord one thousand eight hundred and seventy three.

On the petition of Albert Moors of Lowell in the County of Middlesex the appointed trustee under the will of James G. Sewhurst late of Lowell in said County of Middlesex which said will was duly proved and allowed on the twenty sixth day of June A. D. 1866, by said Court praying to

and is now of record in this Court. It appearing by said will that said testator gave certain estate therein described in trust for the use and benefit of Jane Sewhurst

and that no one

that due notice has been given of the petition

thereto; it is decreed that said petitioner be appointed trustee, as aforesaid, he first giving bond with sufficient sureties for the due performance of said trust.

George M. Moors Judge of Probate Court.

No 2240

13

James H. Sewhurst

TRUSTEE'S BOND.

Rec. Vol. -- 181

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du Receipts

Vol. 437

Page 435-437

KNOW ALL MEN BY THESE PRESENTS,

That *Albert Moors*  
of *Lowell*  
and *George Daniels and Andrew Lupton* both  
of *Said Lowell*

in the County of *Middlesex* as Principal.

are holden and stand firmly bound and obliged unto *James M. Weeks* Esquire, Judge of the Probate Court in and for the County of Middlesex, in the full and just sum of *Five* thousand dollars, to be paid to said Judge, and his successors in said office: to the true payment whereof we bind ourselves, and each of us, our and each of our heirs, executors, and administrators, jointly and severally, by these presents. Sealed with our seals. Dated the *Fourth* day of *February* in the year of our Lord one thousand eight hundred and sixty *seventy three*

The CONDITION OF THIS OBLIGATION IS SUCH, that if the above-bounden

of *Albert Moors*  
*James K. Dewhurst* trustee under the will  
in said County of Middlesex, late of *Lowell* deceased, testate, shall

First, make a true inventory of all the real estate, goods, chattels, rights, and credits, belonging to *him* as trustee, and which shall come to *his* possession or knowledge, and return the same into the Probate Court for the County of Middlesex, within *three* months, the Judge having so directed:

Second, dispose of and manage all such estate and effects, and faithfully discharge *his* trust in relation thereto, according to law and the will of said testator;

Third, render an account, on oath, of the property in *his* hands, and of the management and disposition thereof, within one year, and at any other times when required by said Court; and

Fourth, at the expiration of *his* trust, settle *his* accounts with said Court, and pay over and deliver all the estate and effects remaining in *his* hands, or due from *him* on such settlement, to the *same* or persons entitled thereto, according to law and the will of said testator, when this obligation to be void, otherwise to remain in full force and virtue.

*George J. Richardson* (Seal) *Albert Moors*  
*Geo Daniels*  
*Andrew Lupton*

MIDDLESEX, SS.

*February 4<sup>th</sup>*

1873. Examined and approved.

*James M. Weeks* Judge of Probate Court.

14  
James H. Dewhurst

EXECUTOR'S ACCOUNT.

Cit. Ret. 1st Tues. March 1873  
Rec. Book 11  
Page 10 ✓

Vol 348 Page 10

[Unless all parties interested assent to the account, they must be cited.]

The first Account of Richard J. Dewhurst now deceased, who was Executor of the will of James H. Dewhurst

late of Lowell in said County of Middlesex, deceased: And John C. Cushman Executor under the will of said Richard J. Dewhurst deceased, present this account and asks that the same may be filed and allowed in the Probate Court.

Said Accountant charges for himself with the several amounts received as stated in Schedule A herewith exhibited, and asks to be allowed for sundry payments and charges as stated in Schedule B herewith exhibited,

\$3974.40

\$1968.48

\$2005.92

Balance

Said balance being the principal sum of this Legacy by the will of Wm. G. Dewhurst deceased.

John C. Cushman Exec.

State of New York

New York Co.

COMMONWEALTH OF MASSACHUSETTS.

1873

Then personally appeared John C. Cushman and me with

that the account to which this is annexed is a just and true account of the administration of the estate therein named.

Richard J. Dewhurst

Before me,

Ullis Thayer Justice of the Peace.

The fourteenth day of March A. D. 1873

Wm. G. Dewhurst Clerk

- 1872
- Oct. 2
- Nov. 7
- Dec. 20
- Jan. 20
- Feb. 14
- Mar. 17
- Apr. 15
- May 17
- June 14
- July 14
- Aug. 14
- Sept. 14
- Oct. 14
- Nov. 14
- Dec. 14

Wm. G. Dewhurst	\$2005.92
John C. Cushman	120
John C. Cushman	72
John C. Cushman	120
John C. Cushman	500
John C. Cushman	47.00
John C. Cushman	1.00
John C. Cushman	48.92
<b>Total</b>	<b>\$2005.92</b>

[Unless all parties interested consent to the amount, they must be cited.]

The first Account of Richard J. Dewhurst now deceased, who was  
 Executor of the will of James H. Dewhurst  
 late of Sewell in said County of Middlesex, deceased:  
 And John Bachman Executor under the will of said Richard J. Dewhurst  
 deceased presents this Account and asks that the same may be  
 filed and allowed as the Probate Court.  
 Said Account charges \$17,000 with the several amounts received as stated in  
 Schedule A herewith exhibited, \$3974.40  
 And asks to be allowed for sundry payments and charges as stated in Schedule B herewith  
 exhibited, \$1968.48

Balance \$2005.92  
 Said balance being the principal sum of the legacy  
 bequeathed to James H. Dewhurst  
 by the will of Elizabeth Dewhurst deceased. X John Bachman Exec.

The undersigned, being all parties interested,  
 have examined the foregoing account, request that the same may be allowed without further notice.

State of New York,  
 City and County of New York, ss.

I, CHARLES E. LOEW, Clerk of the City and County of New York, and also Clerk of the  
 Supreme Court for the said City and County, being a Court of Record, DO HEREBY  
 CERTIFY, That

Richard J. Dewhurst taken oath, at the time of taking the same,  
 Justice of the Peace for said City and County, duly qualified, and that his  
 signature thereto is genuine, as I verily believe.

In Testimony Whereof, I have hereunto set my hand, and the seal of the  
 said Court and County, this 10th day of June, 1905.

*[Handwritten signature]*  
*[Handwritten signature]*  
 Clerk.

[Unless all parties interested, absent to the account, they must be cited.]

The first Account of Richard Dewhurst (now deceased), who was  
Executor of the will of James Dewhurst  
late of Lowell in said County of Middlesex deceased:  
And when the same Executor under the will of said Richard Dewhurst  
deceased, presents this Account, and asks that the same may be  
filed and allowed in the Probate Court.

Said Accountant charges him self with the several amounts received as stated in  
Schedule A herewith exhibited, \$3974.40  
And asks to be allowed for sundry payments and charges as stated in Schedule B here-  
with exhibited, \$1968.48  
\$2005.92

Balance \$2005.92  
Said balance being the principal sum of this legacy  
bequeathed to James Dewhurst  
by the will of Elizabeth Dewhurst deceased. X John Bachman Exec.

The undersigned, being all parties interested,  
and examined the foregoing account, request that the same may be allowed without further notice.

COMMONWEALTH OF MASSACHUSETTS.

Cambridge in said County,  
fourth day of March A. D. 1883

The foregoing account having been presented for allowance, and all parties interested  
having been duly cited  
no objections being made thereto, and the same having been verified by the oath of the accountant  
and considered by the Court,

the same be allowed and recorded.  
George M. Woods Judge of Probate Court.



SCHEDULE A.

DOLLARS.    CENTS.

Amount of personal estate according to inventory,

1000 00

Balance of former account,

Amount received from gain on sale of personal estate over appraised value, and from

other property, as follows:

1865	Oct 14	Balance due James H. Dewhurst	35 67
	Oct 19	cash	42 24
	24	Interest	2 15
	Nov 20	Rent	9 00
	Dec 14	"	10 23
	" 26	Interest	15 24
1866	Feb 15	Cash Rent	14
	Mar 20	"	14
	Apr 16	"	14
	May 27	"	14
	June 22	"	14
	July 17	Interest	27 40
	Aug 14	Rent	14
	Sept 20	"	14
	Oct 22	"	14
	Nov 14	"	14
1867	Jan 14	Interest	14
	Feb 14	Cash	26 93
	April 16	" " & mot	14
	May 22	"	60
	June 24	"	20
1868	Sept 1	Interest	20
	Oct 12	Rent	50 39
	Oct 24	Interest	60
			22 40
1869	July 18	Recd from Rev. Bowling	
		draft on Wm. H. Work for \$300.	
		cash the same at 1.37	
		\$2007.05	
		less compts for 92	
		" tax 22 113	
1872	May 27	cash Interest	2005 92
		"	42 96
		"	11 28
			2874 40

Amount not forwarded 2874 40  
3774 40

This Schedule should be divided into classes: 1st, debts of deceased; 2d, funeral expenses, and expenses of last sickness; 3d, charges of administration]

SCHEDULE B.

DOLLARS. CENTE.

Amount paid out, and charges as follows:

1885			
Oct 27	Cash	50	
Nov 7	"	12	
"	"	12	
20	"	14	
Dec 14	" Mrs. Dechurst prepaid	14	
1866			
Jan 6	"	317	12
Jan 17	" Mrs. Dechurst Allowance	12	
Feb 15	"	12	
Mar 22	"	12	
April 16	"	12	
May 21	"	12	
June 22	" Mrs. Dechurst Allowance	14	09
July 3	"	12	
20	"	7	50
Aug 16	"	12	
Sept 20	"	12	
Oct 4	"	12	
22	"	36	57
Nov "	"	12	
26	"	12	
1867			
Jan 19	"	12	
Mar 20	"	12	
Mar 16	"	2	25
"	"	56	
May 22	"	18	70
June 24	"	12	
June 25	"	5	25
July 25	"	12	
1868			
Oct 15	"	12	
78	"	39	90
1869	"	73	
Mar 12	"	20	
Oct 27	"	72	
Nov 7	"	4	30
1869	"	85	07
Nov 18	"	8	74
Sept 28	"	9	00
1870	"	47	04
June 8	"	1	40
		42	96
			996 48

Amount not yet  
 Cash paid at Court 996 48  
 And your Accountant  
 is to be allowed the  
 sum of five hundred and  
 seventy five Dollars the  
 sum of being the appraised  
 value of household furniture  
 with which he should charge  
 in the Inventory, and his  
 value now being in the  
 possession of the widow of  
 said James Dechurst  
 deceased

275 00  
 1968 48

[This must be returned, under oath, to the Probate Office on or before the day of the hearing.]

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, ss.

PROBATE COURT.

To all persons interested in the estate of James L. Sewhurst late of Lowell deceased.

WHEREAS, John Cochran executor of the last will of Richard J. Sewhurst, who was the executor of the last will and testament of said deceased, has presented for allowance the first account of his administration upon the estate of said deceased:

You are hereby cited to appear at a Probate Court, to be holden at Cambridge in said County, on the first Tuesday of March next, at nine o'clock in the forenoon, to show cause, if any you have, why the same should not be allowed. And said John Cochran is ordered to serve this citation by publishing the same once a week in the American Witness a newspaper printed at Lowell three weeks successively, the last publication to be two days at least before said Court.

Witness, George M. Brooks, Esquire, Judge of said Court, this sixth day of February in the year of our Lord one thousand eight hundred and seventy three.

I, John Davis, employed by John Cochran, do hereby certify that I have served the foregoing citation as therein required.

MIDDLESEX, ss. John Davis, the above return by him subscribed. A. D. 1873. Personally appeared and made oath to the truth of

Before me, John F. Doyle, Justice of the Peace.

Case No. 16  
James H. Dewhurst

Petition, Citation and Decree for  
Trustee to Sell Real Estate

Ret. 4. Term. May  
Ord 193, pg 14

Vol. 193 Page 13

...

...

that James L. Deane late of said Lowell deceased testator by his last will and testament duly proved and allowed in said Court gave to his wife Jane Deane the sum of twelve dollars each month during her natural life payable out of rents and interest money, that the personal estate out of which interest can be obtained is now substantially exhausted, that there remains certain real estate being after described from the rents of which there is not sufficient to pay all paying taxes and necessary expenses to pay your petitioner to pay said monthly sum to said Jane, that the lot being after described as situate in Malden is unproductive and cannot be made productive without the construction of a building thereon, that the said estate in Lowell is now lying out of repair and there are no funds out of which the same can be repaired, that your petitioner has been appointed administrator with annexed office James L. Deane and after reading and said will of the testator left in trust for the benefit of said Jane, that your petitioner respectfully asks for the reasons hereunto set forth that he may be licensed to sell said real estate and invest the proceeds in some more productive property.

The following is a description of the property which he desires leave to sell

Two certain lots of land with the buildings thereon, situated in Lowell in the County of Middlesex and Commonwealth of Massachusetts to-wit: the first lot situated on the Easterly side of Centre Street, containing three thousand nine hundred and ninety-nine and seven eighths square feet, more or less bounded and described as follows to-wit: Beginning at the Northeastly corner of the premises, on said Street and extending now or formerly of one Dooley, thence running Northwesterly on said Street fifty-six feet and eighty-one hundredths of a foot to a stake and stone at the land of the Defendant and thence Easterly at an angle of nine and three fourths degrees and forty-seven minutes or thereabouts and eight feet and thirty-nine one hundredths of a foot to a stake at land hereinafter described. Thence Easterly at an angle of nine and one half degrees and thirty-eight feet and thirty-five one hundredths of a foot to land hereinafter described. Thence Easterly at an angle of one hundred and thirty degrees and

The undersigned represents Albert Morris of Lowell in said County  
 that the said deceased late of said Lowell deceased testate by his will  
 that the said testator duly found and allowed in said Court gave to the  
 said testator the sum of twelve dollars each month during  
 his natural life payable out of rents and interest money, that  
 the personal estate of which interests can be obtained is now  
 substantially exhausted, that there remains certain real estate herein  
 after described from the rents of which there is not sufficient income  
 after paying taxes and necessary expenses to enable your petitioner to pay  
 said monthly sum to said Jane, that the lot herein after described  
 as situate in Malden is unproductive and cannot be raised productive  
 either by the construction of a building thereon, that the real estate in Lowell  
 is now badly out of repair and there are no funds out of which the same  
 can be repaired, that your petitioner has been appointed administrator  
 with the will annexed of said James K. Devohunt and also trustee under  
 said will of the property left in trust for the benefit of said Jane, that  
 as said trustee he respectfully asks for the reason herebefore set  
 forth that he may be licensed to sell said real estate and towards  
 the proceeds in some more productive property.  
 The following is a description of the property which he desires  
 have sold

Two acres, lots of land with the buildings  
 thereon, situated in Lowell in the County of  
 Middlesex and Commonwealth of Massachusetts  
 to wit, the First lot situated on the easterly  
 side of Court Street, containing three thousand  
 and five hundred and ninety-one square feet, more or  
 less bounded and described as follows viz Beginning  
 at the Northwesterly corner of the premises on said  
 Court Street and running now or formerly of old Dooley, thence  
 southerly westerly on said Street fifty-one feet and  
 forty-four one-hundredths of a foot to a stake and stones at  
 the end of the Dooley side of the street, at an angle  
 of one hundred and thirty-seven minutes in said Dooley  
 side, eighty-two feet and seven one-hundredths of a foot  
 to a stake at land hereafter described, thence southerly at  
 a right angle in said Dooley side thirty-eight feet and thirty-four  
 one-hundredths of a foot to land of the family of W. Brown  
 thence westerly at an angle of one hundred and one degrees  
 and forty-seven minutes, on said Brown's land and said  
 Dooley side eighty-eight feet and thirty-eight one-hun-  
 dredths of a foot to the point of beginning. The Second

three, three and forty-seven minutes on said bearings  
 eight feet and four inches, nine one-hundredths of a foot  
 to a stake at land hereinafter described, thence Southly at  
 a right angle in lot named land thirty-eight feet and thirty-five  
 one-hundredths of a foot to land now or formerly of W. Boney  
 thence Westly at an angle of one hundred and one degrees  
 and forty-seven minutes, on said Boney land and land  
 Doley land eighty-eight feet and thirty-eight one-hun-  
 dredths of a foot to the point of beginning. The Second  
lot, situated on the Southly side of Lyon Street,  
 bounded and described as follows: - Beginning at the  
 Northwestly corner of the premises on said Lyon Street,  
 and it should be observed here, thence bearing Eastly on  
 a bearing of one Southly, thence Southly on lot named land  
 eight feet and forty-six one-hundredths of a foot to land  
 now or formerly of one Mrs. Lamb, thence Westly on lot  
 named land and in land now or formerly of W. Boney  
 thirty-one feet and thirty-eight one-hundredths of a foot to the  
 land first above described, thence Northly on said land and on  
 land of W. Boney, bearing eighty feet and fifty-one one-hun-  
 dredths of a foot to the point of beginning. Being the same premises  
 described in a deed of Albert Wood to James H. DeShaw  
 dated June 27th A.D. 1864, and recorded in the Registry of Deeds for  
 the County of Essex in Book 39, Page 236.  
 Also another lot of land situated in Malden  
 in said County of the Middlesex bounded Southly in a  
 private way or court, near Water Street, thirty-two feet  
 Northly to land of Samuel Smith one hundred  
 and forty feet Northly to land of Daniel Emerson  
 thirty feet Southly in other land of said Emerson  
 one hundred and forty feet, being the land conveyed by  
 William DeShaw to James H. DeShaw by deed dated  
 June 20th A.D. 1864, recorded in the Registry of Deeds for  
 the County of Essex in Book 72, Page 188.  
 Albert Wood Trustee

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, ss.

PROBATE COURT.

To the heirs at law next of kin devisees and all other persons interested in the estate of James K. Dewhurst late of Lowell in said County deceased

GREETING:

WHEREAS Albert Moore Trustee under the will of said James K. Dewhurst of the estate left in trust for the benefit of said Dewhurst his widow being her life has presented to said Court his petition praying that he may be decreed full and lawful the proceeds of certain real estate fully described in said petition one piece being situate on the westerly side of Cabot Street in said Lowell on the westerly side of the premises now occupied by said James Dewhurst another piece is situate on the south side of the westerly side of Lyon Street and adjacent said premises now occupied by said James Dewhurst and the other piece is situate in Middlesex in said County on a private way or lane in the rear of New Oakes Street and is bounded by the premises of Samuel Smith and land now owned by Samuel Smith

You are hereby cited to appear at a Probate Court to be holden at Cambridge in said County of Middlesex, on the fourth Tuesday of May current at nine o'clock in the forenoon to show cause, if any you have against the same. And said Court is ordered to serve this citation by delivering a copy thereof to you at least before said Court, or by publishing the same once a week, for three successive weeks, in the Lowell Free Press a newspaper printed at Lowell

Witness my hand and the Seal of said Court, this fifth day of May in the year eighteen hundred and seventy three

J. H. [Signature] Registrar

I have served the foregoing citation as therein required, upon

Subscribed, as above named of the above person, by him subscribed. Before me, May 24th Alfred G. Lamm A. D. 1873. Personally appeared the and made oath to the truth before me, George P. [Signature] Justice of the Peace

MIDDLESEX At a Probate Court in the County of Middlesex On the [blank] day of [blank] 1873 praying for the [blank] of [blank] \$1700 and the [blank] of [blank] dated [blank] 1873 in said County of Middlesex



TS.

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, SS.

At a Probate Court, holden at Cambridge in and for said County of Middlesex, on the third day of June in the year of our Lord one thousand eight hundred and seventy three of Continuance from the last, seventh day of May A.D. 1873

*James  
of Lowell  
GREETING:  
All of said  
of said  
will in the  
to said  
in  
said  
land  
for three*

ON the Petition of Albert Moors of Lowell in said County trustee under the will of James K. Southworth late of said Lowell deceased testate praying for leave to sell the following described real estate of said deceased to wit - A certain parcel of land situated on the Eastern side of Central Street in said Lowell containing three thousand nine hundred & twenty nine & 1/100 square feet more or less - one other parcel situated on the Southern side of Lyon Street in said Lowell - the above being the same premises described in a deed from Albert Moors to said James K. Southworth dated June 21, A.D. 1864 and recorded in the Middlesex Registry of Deeds Northern District Book 39, Page 236.

A certain other parcel of land situated in Malden in said County being the same conveyed by William Starkweather to said James K. Southworth by a deed dated June 20, 1864 and recorded in the Middlesex Registry of Deeds Southern District Book 82, Page 168.

All persons interested having been duly notified according to the order of Court, and John Davis duly appointed Guardian ad litem for certain minors interested, having assented to the foregoing petition, and no person object, and it appearing that it is necessary and expedient that such sale should be made.

It is hereby ordered and decreed that said trustee be authorized to sell at Public or Private sale in one or more parcels, at such times to such persons and for such considerations as may seem to said trustee judicious, the real estate above described, and to convey the same in fee discharge of all taxes under said will made, but no purchase from said trustee shall in any case be bound to be to the application of the purchase money. The net proceeds of all such sales to be invested and held by said trustee upon the same trusts as the property so sold.

*Henry M. Brooks Judge of Probate Court.*

*Justly appeared the  
in oath to the truth  
Justice of the Peace.*

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, ss.

PROBATE COURT.

At a Probate Court held at Cambridge in said County, on the  
Thirteenth day of June in the year  
of our Lord one thousand eight hundred and seventy-three

In the matter of the petition of Albert Moors Trustee under  
for the probate of the will of James H. Deverhurst  
late of Lowell in said County, deceased, for leave to sell  
certain real estate and invest the proceeds in more productive  
property

It appearing to said Court that Albert Edward Moors of said Lowell, and the  
children of Sarah Blake, and the children of Mary Bent and  
the children of Umberto Dwyling, said Sarah, Mary, and  
Umberto being daughters of said James H. Deverhurst who died  
in England being issue are

minors, and interested in said case, and have no legal Guardian.

I therefore do hereby appoint John Davis  
of Lowell in said County

to be Guardian for the case, to appear and act for said minor in the above mentioned matter.

George M. Brooks Judge of Probate Court.

I hereby accept the above appointment, and as such Guardian hereby assent to the <sup>granting of said petition</sup> probate of said will.

John Davis Guard  
J. D. G.

No 30640 18.

*James H. Beahurst*

*James H. Beahurst*  
 ADMINISTRATOR'S ACCOUNT.

Clt. Ret. /      Tues. *11/20* 187*6*

Rec. Book 10  
 Page 643 ✓

601 547 Page 643

(Unless all parties interested assent to the account, they must be cited.)

The *first* Account of *Albert Morris*  
Administrator of the estate of *de bonis non with the will annexed of*  
*James H. Brewster*  
late of *Swell* in the County of Middlesex, deceased:

Said Accountant charges himself with the several amounts received as stated in  
Schedule A herewith exhibited,  
And asks to be allowed for sundry payments and charges as stated in Schedule B  
herewith exhibited,

\$ 1146.23

\$ 1146.23

*none*

Balance

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, ss. *October 7th* 187*6*

Then personally appeared *Albert Morris* and made oath  
that the account to which this is annexed is a just and true account of his administration of the estate  
therein named.

Before me,

*Alfred G. Sumner* Justice of the Peace.

on the *seventh* day of *October* A. D. 187*6*

The foregoing account having been presented for allowance, and all persons interested having been duly  
notified to appear and show cause, if any they have, why the same should not be allowed.

and no objections being made thereto, and the same having been verified by the oath of the accountant  
and examined and considered by the Court.

It is decreed, that the same be allowed and recorded.

*George M. Brooks* Judge of Probate Court.

[Unless all parties interested assent to the account, they must be cited.]

The *first* Account of *Albert Moore*  
Administrator of the *estate of de bonis non* into the will *assigned* of  
*James R. Deane* late of *Stowell* in the County of Middlesex, deceased:

Said Accountant charges *by and for* with the several amounts received as stated in  
Schedule A herewith exhibited, \$ *1146.23*  
And asks to be allowed for sundry payments and charges as stated in Schedule B  
herewith exhibited, \$ *1146.23*  
Balance, \$ *none*

*Albert Moore*

The undersigned, being a *party* interested,  
having examined the foregoing account, request that the same may be allowed without further notice.

*William*  
*Stowell Moore*

*James R. Deane*  
Mark

COMMONWEALTH OF MASSACHUSETTS.

*Probate Court* held at *Cambridge* in said County,  
on the *seventh* day of *November* A. D. 1876

The foregoing account having been presented for allowance, and all persons interested having been duly notified to appear and show cause, if any they have, why the same should not be allowed,

and no objections being made thereto, and the same having been verified by the oath of the accountant and examined and considered by the Court,

It is decreed, that the same be allowed

and recorded.

*George M. Brooks* Judge of Probate Court.



[This Schedule should be divided into classes; 1st, debts of decedent; 2d, funeral expenses and expenses of last sickness; 3d, charges of administration.]

**SCHEDULE B**

	DOLLARS.	CENTS.
Amount paid out and charges as follows:		
paid James Stewart for each month from Sept 1/70 to Jan 1/73	396	00
Howard King Insurance Company	10	00
repairs on house and in city of expenses	35	00
Jan 21, 1873 Small " " " 1870	46	50
Small " " " 1871	1	76
Small " " " 1871	61	66
Small " " " 1871	1	58
Small " " " 1872	39	08
Small " " " 1872	135	60
Small " " " 1871	20	32
People's Insurance Policy 1871	15	32
Witchester Insurance Policy 1872	26	83
Small " " " 1872	15	00
Small " " " 1872	14	57
Feb. 7, 1873 F. F. Small for repairs on house	75	00
March 1, 1873 Arthur Small for repairs on house	175	00
paid to J. F. Small for professional services	5	00
paid to J. F. Small for professional services	70	60
paid to J. F. Small for part payment of services as administrator		
the house was with all with damaged		
	<u>7146</u>	<u>33</u>

58

(This must be returned, under seal, to the Probate Office on or before the day of the hearing.)

# COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, ss.

PROBATE COURT.

To all persons interested in the estate of

*James K. Dow Smith*

late of *Lowell*

in said

County,

deceased,

GRANTING:

WHEREAS, *Albert Morris*

*deceased* has been named as the estate of said deceased, has presented for allowance the account of his administration upon the estate of said deceased;

You are hereby cited to appear at a Probate Court, to be holden at Cambridge in said County, on the *first* Tuesday of *November* next, at nine o'clock in the forenoon, to show cause, if any you have, why the same should not be allowed. And said administrator is ordered to serve this citation by publishing the same once a week in the *Saturday North Paper* a newspaper printed at *Lowell* three weeks successively, the last publication to be two days at least before said Court.

Witness, *George M. Brooks*, Esquire, Judge of said Court, this *twentieth* day of *October* in the year of our Lord

*J. H. [Signature]*

I have served the foregoing citation as therein required.

*Alfred G. Lamson*  
for *Albert Morris*  
A. D. 1876. Personally appeared  
and made oath to the truth of

MIDDLESEX, ss. *Lowell* November 4<sup>th</sup>  
*Alfred G. Lamson*, for said *Albert Morris*  
the above return by him subscribed.

Before me,

*[Signature]*

Justice of the Peace.



No 20640 20

*James K. Stewart*

TRUSTEE'S ACCOUNT

Cit. Ret. / Trust No 182

Rec. Book 13

Page 49

Vol 35-a Page 44

(Unless all parties interested consent to the account, they must be tiled.)

The *first* Account of *Albert Moore*  
Trustee under the will of *James H. Burkhart*  
late of *Lowell* in the County of Middlesex, deceased, of  
the estate given in trust for the benefit of *Janet Burkhart*

Said Accountant charge *himself* with the several amounts received as stated in  
Schedule A herewith exhibited,  
And asks to be allowed for sundry payments and charges as stated in Schedule B herewith

*1841.25*

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, ss. *October 7th* 187*6*

Then personally appeared *Albert Moore* and made oath  
that the account to which this is annexed is a just and true account of his administration of the estate  
therein named.

Before me,

*Reuben James* Justice of the Peace.

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, ss. *At a Probate Court held at Cambridge* in said County,  
on the *seventh* day of *November* A. D. 187*6*

The foregoing account having been presented for allowance, and all persons interested having been duly  
notified to appear and show cause, if any they have, why the same should not be allowed,

and no objection being made thereto, and the same having been verified by the oath of  
the accountant, and examined and considered by the Court,

It is Decreed that the same be allowed and recorded.

*George W. Brooks* Judge of Probate Court.

[Unless all parties interested assent to the account, they must be cited.]

The *final* Account of *Albert Woods*  
Trustee under the will of *James H. Dewhurst*  
late of *Lowell* in the County of *Middlesex*, deceased, of  
the estate given in trust for the benefit of *Janet Dewhurst*

Said Accountant charge *himself* with the several amounts received as stated in  
Schedule *A* herewith exhibited.

\$ *1841.25*

And asks to be allowed for sundry payments and charges as stated in Schedule B herewith  
exhibited.

\$ *841.25*

Balance invested as particularly stated in Schedule C herewith exhibited.

\$ *1000.00*

*Albert Woods*, Trustee.

The undersigned, being all parties interested,  
having examined the foregoing account, request that the same may be allowed without further notice.

*Witness Hannah Wood*

*Janet Dewhurst*  
Mark

COMMONWEALTH OF MASSACHUSETTS.

*Middlesex*, ss. At a Probate Court held at *Cambridge* in said County,  
on the *seventh* day of *November* A. D. 18*96*

The foregoing account having been presented for allowance, and all persons interested having been duly  
notified to appear and show cause, if any they have, why the same should not be allowed.

and no objection being made thereto, and the same having been verified by the oath of  
the accountant and examined and considered by the Court.

It is Decreed that the same be allowed and recorded.

*George W. Brooks*, Judge of Probate Court.

SCHEDULE A.

	DOLLARS	CENTS
Amount of personal estate according to inventory,		
Balance of former account,		
Amount received from gain on sale of personal estate over appraised value, and from other property, as follows: --		

<i>from 19, 1873 received from sale of house in</i>	<i>1500</i>	<i>00</i>
<i>as well as per license of Pictorial Co.</i>		
<i>interest at 7 per cent from June 19/73 till</i>	<i>341</i>	<i>25</i>
<i>September 1906 1876</i>		
	<i>1841</i>	<i>25</i>

*John W.*

SCHEDULE B

Amount paid-out and charges, as follows:

	DOLLARS	CENTS
Jan 3, 1873 repairs at Landing of Probate Court	6	75
May 18, 73 " " " " " "	8	00
Sept 15, 1873 repairs on " " " " " "	18	00
" " " " " " " " " "	18	00
" " " " " " " " " "	58	66
Dec 27 " " " " " " " "	5	00
Jan 2, 1874 " " " " " "	8	00
Jan 22, 1874 " " " " " "	2	00
Feb. 23, 1874 " " " " " "	3	75
April 7, 1874 " " " " " "	39	47
May 2, 1874 " " " " " "	49	00
" " " " " " " " " "	8	71
Sept 26 1874 Sewell taxes	28	62
" 27 1875 " " " " " "	27	16
Oct 24, H. W. Chubb for repairs	25	00
Abraham " " " "	7	55
atation in trustee account	3	75
fracted for repairs in front of property	67	38
from Jan 1873 to Sept 1876, at 12.5% interest	468	00
	841	25

J. Cheek & Co.  
 deposited in The Mechanics Savings Bank of Lowell as  
 per book of said Bank No. 7467  
 deposited in said Bank as per book No. 7466  
 500 00  
 500 00

[This must be returned under oath, to the Probate Office on or before the day of the hearing.]

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, SS. PROBATE COURT.

To all persons interested in the estate under the will of James R Dewhurst late of Lowell in said County, deceased, testate, given in trust for the benefit of James Dewhurst

WHEREAS, Albert Moore trustee under said will, has presented for allowance the just account of his trusteeship;

You are hereby cited to appear at a Probate Court, to be holden at Cambridge in said County, on the first Tuesday of November next, at nine o'clock in the forenoon, to show cause, if any you have, why the same should not be allowed. And said Trustee is ordered to serve this citation by publishing the same once a week in the following newspaper printed at Boston three weeks successively, the last publication to be two days at least before said Court.

Witness, George M. Brooks, Esquire, Judge of said Court, this twentieth day of October, 1876 is the year of our Lord. J. H. Taylor, Register.

I have served the foregoing citation as therein required.

MIDDLESEX, ss. Alfred B. Benson for and Albert Moore the above return by him subscribed. A. D. 1876 Personally appeared and made oath to the truth of

Before me,

J. M. Dwyer Justice of the Peace.

*James R. Denton*

PRIVILEGE, CITATION, AND DECREE FOR

*leave to bring suit*

OK. Ret. of Fees. Sept 1880.  
Gen. Reg. Vol. 193.  
Page 419 ✓

Commonwealth of Massachusetts  
Middlesex ss. Probate Court -

In the matter of the estate of James  
K. Dewhurst, late of Lowell in said County,  
deceased, testate -

Respectfully represents Albert Moore  
of Lowell in said County, that he was  
on the Twentieth day of September A. D.  
1876, duly appointed by said Court, adminis-  
trator de bonis non with the will, annexed  
of said James K. Dewhurst, and accepted  
said trust and duly gave bonds and  
was qualified in testimony; that the ~~last~~  
will and testament of said James K. Dewhurst  
was duly allowed on the Twenty-sixth day  
of June A. D. 1866, and Richard J. Deane  
and William Manser, being named in said will  
as executors, did on said last mentioned day  
give bonds and qualify as executors of said will,  
that said will contains the following clause,



trust: It is my will that my son Richard J. Dewhurst shall for the space of ten years from the time of receiving the same have the use of the whole amount he hath received by my sister Elizabeth Dewhurst, he paying therefor three per cent interest for each year compounded, principal and interest to be repaid to my estate at the end of said ten years so that the said last mentioned Richard J. Dewhurst is the identical person as the said executor Dewhurst hereinbefore mentioned; that the trustees as the executors' bond of said Richard J. Dewhurst, were among others, Jonathan Cope and L. J. Lewis, both of said Danville; that the above-mentioned amount as represented by said Elizabeth, was received by said Richard J. Dewhurst before the latter accepted his said trust as executor; that your petitioners claim that by such reference the said sum became assets in the hands of said Richard J. Dewhurst in his capacity as executor; that said Thompson long since resigned his office of executor, and his resignation is

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Richard J.  
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and J. Dew  
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copy copies  
will be made  
time 1878

duly accepted, that said Richard J. Dew-  
hurst died in the City of New York, in the  
State of New York, on the thirty-first  
day of August A. D. 1870; that his will was  
duly admitted there on the eighth day of  
September A. D. 1870, and John Lockman and  
John Gray duly qualified as executors  
that the said period of ten years mentioned  
in said clause expired from said will, of said  
James H. Dewhurst, is now expired; that  
said Richard J. Dewhurst has no son or heir  
next of kin to your petitioner nor to any legal  
representative of said James H. Dewhurst  
nor have said Richard's executors or either  
of them done so, through no fault; that said  
said James H. Dewhurst is still living in said Lowell,  
that said L. J. Ames, whose name is Luther  
J. Ames, died in said Lowell on the 23<sup>d</sup> of  
August A. D. 1878, intestate, that Sarah A. Ames his  
widow, was duly appointed his administratrix on  
the twenty-eighth day of June A. D. 1878, and  
duly qualified as such and gave bonds as required by  
law; that said Richard Dewhurst such executor as

Each of said parties, are just and severally liable with  
said petitioner, as administrators de bonis non with the will  
annexed as aforesaid, for said sum. Whereupon said petitioner  
prays that he may be allowed to bring suit upon the pro-  
vato bond of said Richard L. Dewhurst and said Simpson, to recover  
the said amount so bequeathed as aforesaid by said Elizabeth.

Alfred G. Hanson

with the will annexed of James R. Dewhurst  
*administrators de bonis non*

of Alfred G. Hanson

his attorney

COMMONWEALTH OF MASSACHUSETTS.

Middletown, ss.

At a Probate Court holden at Cambridge

Middlesex, on the twenty eighth

the year of our Lord one thousand eight hundred and eighty.

in and for said County of

day of September

in

ON the Petition of *Albert Woods of Lowell in said County, Administrator*  
*With the Will annexed of the Estate of James K. Sewall late*  
*of said County deceased*  
praying

*that he may be authorized to bring a Petition in the*  
*Supreme Judicial Court in the name of the Judge of Probate*  
*Court upon the official bond of Richard J. Sewall and*  
*William Thomson, Executors of the last Will of said*  
*James K. Sewall for the claims set forth in said petition.*

*Upon a hearing therey it is decreed that said*  
*petitioner be and he hereby is authorized to bring a*  
*Petition in the Supreme Judicial Court in the name of*  
*the Judge of Probate Court upon the bond of said*  
*Richard J. Sewall and William Thomson Executors*  
*and to recover any and all claims set forth*  
*by the said Administration of said Executor*

*George M. Swopes, Judge of*  
*Probate Court.*

No. 20.

23

*James R. Davenport*

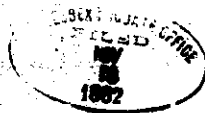
TRUSTEE'S PETITION AND LICENSE TO SELL  
REAL ESTATE.

Ret: 20

Tues. Dec 1882

Rec. Vol. 193-

Page 649.





COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, ss. PROBATE COURT.

To all persons interested in the Estate under the Will of James H. Leopold late of Lowell in said County, deceased, given in trust for the benefit of Jane Leopold and others,

WHEREAS Albert Moore trustee under said Will to discharge said trust of one dollar has presented by petition for license as such trustee

GREETING: the

You are hereby cited to appear at a Probate Court to be holden at Cambridge in said County, on the second Tuesday of December next, at nine o'clock in the forenoon, to show cause, if any you have, why the same should not be granted.

And said trustee is ordered to serve this citation by publishing the same once a week in the Lowell Morning News a newspaper printed at least, before said Court, three weeks successively, the last publication to be two days, at

Witness, George M. Hooper, Esquire, Judge of said Court, this eighteenth day of November in the year one thousand eight hundred and ninety two.

I have served the above citation as therein required.

Alfred B. Lamson for the trustee A. D. 1892 Personally appeared and made oath to the truth of the above

Before me, S. H. Feldman Justice of the Peace

The undersigned, being all persons interested in the trust estate named in the foregoing petition, hereby assent to the sale, as prayed for in said petition, without further notice.

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, ss.

At a Probate Court holden at Cambridge  
Middlesex, on the twelfth

in and for said County of  
day of December 1918

ON the Petition of Albert Moors, trustee under the will  
of James K. Dewhurst, late of Lowell, in said County, deceased,  
praying that he may be licensed to receive and discharge  
certain real estate therein specified, which he, as such  
trustee, may have received, into Warren Fox of said Lowell, for  
the consideration of one dollar; all persons interested having been  
due notified, and no objection thereto, and it ap-  
pearing that it is for the benefit of said estate and the persons  
interested therein that such discharge should be granted -

It is therefore ordered that said trustee be licensed  
to receive and discharge into said Warren Fox, for the con-  
sideration of one dollar, all vested contingent or possible  
rights and interests belonging to the persons and estates repre-  
sented by said petitioner, in and to the real estate de-  
scribed in said petition, to wit a tract of land situate in Cam-  
bridge, in said Lowell, two hundred and described as follows, to-wit:  
a certain parcel of land situate in Cambridge, in said Lowell, be-  
tween the streets of Central Street, Warren Avenue, and  
and West Street, containing fifty-two and one-half acres  
of land, more or less, bounded on the north by the  
highway or highway of 93° 47' about 1/2 mile, more or less, to a  
point, thence with right angle through a stake about fifty feet to a  
stone, thence west at a right angle, eight and two tenths feet, the  
stone being at distance with about four thousand two hundred  
and fifty feet of land more or less.

George M. Brooks Judge of  
Probate Court



76

No. 36440 25 25

*James H. Deane*

Ch. Ret.

Trustee's Account

Trust

Ret. July 1903

Page 129

FILED JUL 27 1893

COMMONWEALTH OF MASSACHUSETTS

MIDDLESEX, ss.

*Lowell July 25 1893*

That personally appeared *Albert H. Deane* Trustee and made oath that the within account is a just and true account of his trusteeship therein named.

Before me,

*Reuben B. Lawson* Justice of the Peace.

[Unless all parties interested assent to the account, they shall be cited.]

The <sup>precise</sup> ~~final~~ Account of Albert Moors  
Trustee under the will of James K. Sewhurst  
late of Lowell in the County of Middlesex, deceased, of  
the estate given in trust for the benefit of Jane Sewhurst & others.

Said Accountant charges ~~herein set~~ with the several amounts received as stated in  
Schedule A herewith exhibited,  
And asks to be allowed for sundry payments and charges as stated in Schedule B  
herewith exhibited,  
Balance invested as particularly stated in Schedule C herewith exhibited,

\$ 2430.29  
\$ 975.25  
\$ 1455.04

Albert Moors Trustee.

The undersigned being all parties interested  
having examined the foregoing account, request that the same may be allowed without further notice.

COMMONWEALTH OF MASSACHUSETTS.

And it is shewn, that in a Probate Court holden at Cambridge in said County  
on the Eight day of September A. D. 1885.

The foregoing account having been presented for allowance, and all persons interested having been duly  
notified to appear and show cause, if any they have, why the same should not be allowed,  
and the same being continued to this 27<sup>th</sup> day of Oct.  
1885.

and no objection being made thereto, and the same having been verified by the oath of the accountant  
and examined and considered by the Court,

It is ordered, that the same be allowed and recorded.

George W. West Judge of Probate Court.

SCHEDULE A.

DOLLARS. CENTS.

Amount of personal estate according to inventory.

Balance of former account.

100 00

Amount received from gain on sale of personal estate over appraised value, and from other

property as follows:—

Widow's share to Dec. 1883

308 95

D. J. & R. Richards on bill in probate case

25 00

Widow's share in the estate of James Burch de

22 60

Widow's share to Dec. 1883  
Widow's share in the estate of James Burch de

101 87

Widow's share from estate as administratrix

921 87

2430 29

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74

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W

Beck

[Expenditures and charges for services should be entered in separate classes.]  
**SCHEDULE B.**

Amount paid out and charges as follows:

DOLLARS. CENTS.

rewards/citation within of e	4 25
rewards for services	15 00
Jane DeWent, beneficiary under will, 12. per month from Oct. 1876 to Dec. 1880 in arrears	612 00
Jane DeWent 1881	144 00
Jane DeWent from Jan. 1882 to May 1882 in double amount	50 00
Per. of 26.74	
	<hr/>
	825.25
paid Wm DeWent, legate under will, part of his share	150 00
	<hr/>
	975.25

Schedule C  
 Grants in Affiliated National Bank  
 of Lowell, Mass

1215 04

[Expenditures and charges for services should be stated in separate classes.]

SCHEDULE B.

DOLLARS CENTS

Amount paid out and charges as follows:

received in citation within of e	4 25
travels for services	15 00
Jane DeWright beneficiary under will 12. per will from Oct. 1876.	612 00
6 Dec. 1870 in interest -	144 00
Jane DeWright of 1871 -	
Jane DeWright from Jane 1872 to May 1872 as child of DeWright	50 00
Book of 26.74	
	<hr/>
	825.25
paid Wm DeWright legatee under will, part of his share -	150 00
	<hr/>
	975.25

Schedule C

Bank in Capital National Bank of Louisville, Ky

28  
No. 30640

*James T. Stewart*  
ADMINISTRATOR'S REPORT

C. R. Reel  
Treas. *W. H. H. H.* 1895  
Rec. No. *2745*  
Page *6574*

FILED JUL 27 1895

COMMONWEALTH OF MASSACHUSETTS

MINDLECK, vs.

*Lowell, July 20 1895*  
*Albert Moon*

Then personally appeared

made oath that the within account is a just and true account of the administration therein named.

Before me,

*Stephen G. Lanson*

Justice of the Peace.

[Unless all parties interested assent to the account, they must be cited.]

The *final* Account of *Albert Moore*  
Administration of the Estate of *James H. Dewhurst*  
late of *Lowell* in the County of Middlesex, deceased:

Said Accountant charged himself with the several amounts received as stated in Schedule A, and with the several amounts paid as stated in Schedule B, and asks to be allowed for sundry payments and charges as stated in Schedule B herewith exhibited;

Balance, \$ 2367.00  
\$ 2367.00  
none

*Albert Moore* Adm.

The undersigned being all parties interested, having examined the foregoing account, request that the same may be allowed without further notice.

COMMONWEALTH OF MASSACHUSETTS

Notary Public for the County of Middlesex, in said County,  
do hereby certify that the foregoing account was presented to the Probate Court for the County of Middlesex, on the *27th* day of *September*, 1885.

The court having examined the same, and all persons interested therein being duly notified, and the court being satisfied that the same should not be allowed, and the same being duly certified to this 27th day of *September*, 1885.

It is decreed, that the same be allowed and recorded.

*George M. (Brooks)* Judge of Probate Court.

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SCHEDULE A.

DOLLARS      CENTS

~~Amount of personal estate counting in inventory.~~

Balance of former account.

none -

Amount received from gain on sale of personal estate over appraised value, and from other property as follows:—

Aug. 9. 1882 - L. Q. Curran for Carpet	9	00
Dec. 2. 1882 - J. Pihl for furniture	8	00
Dec. 2. 1882 - Michl Welmaber for land in western	50	00
credit in J. S. Richardson bill on former account	170	00
Nov. 11. 1882 - Warren Lough Carpet Hunt land in Lowell	2125	00
		<hr/>
	2367	00

*[Handwritten notes on the right margin]*



## Schedule B.

July 1876	Sum of Everett tax	2.00
July 1877	do	2.00
July 1878	do	2.30
June 1879	do	2.10
Sept 30 1880	do	2.10
Aug 29 1881	do	2.70
Sept 25 1882	do	3.08
Sept. 1876	city of Lowell tax	23.04
Sept. 15 1877	do	25.74
Sept. 28 1878	do	24.66
June 18 1879	do	24.12
Sept. 22 1880	do	29.16
Sept. 29 1881	do	28.26
Nov. 12 1882	do	28.18
Oct 15 1877	city of Lowell for sewer pipe	7.83
Jan'y 7 1881	same for sidewalk cost	43.46
Jan'y 25 1882	same for sidewalk cost	36.46
May 26 1882	same for sewer	71.50
Dec. 1 1877	district of probey	10.00
Aug. 9 1881	P.B. Bellant Co. repairing sidewalk	1.00
May 9 1882	E. Shepard & Son. flowers at funeral	9.00
Nov. 16 1882	E. D. Patch auctioneer at sale of land	30.00
Amount Carried Forward		348.70

Amount brought over		348.70
March 23. 1882	D. McBarthy, moving furniture	1.50
Feb. 20. 1883	Campbell & Hancock, printing	14.25
Dec. 26. 1884	Label of Certs, printing papers for S.J.C.	42.25
	Maclean & Powell, printing briefs	10.00
June 13. 1884	J. B. Currier, undertaker expenses	76.00
Sept. 19. 1879	S. O. L. Richardson, professional services -	100.00
1885	Wm. Henderson, taxable Certs in Hope Court.	45.65
1885	A. S. Samson, professional services per bill -	256.93
1885	A. Woods for services as administrator -	381.19
	Reserve for citation in this account	4.25
June 30. 1877	Ryder & Root, for repairs on beam	8.18
June 30. 1879	Ryder & Root, for repairs on beam	10.30
July 17. 1880	D. Moody Prescott, for repairs on beam	6.00
Aug. 21. 1880	J. Boler, for repairs on beam	3.75
March 3. 1881	P. R. Garity, for plumbing	3.15
April 15. 1881	Ryder & Root, for painting on beam	4.50
April 20. 1881	John Boler, for repairs on beam	3.30
June 15. 1881	A. Jacobs, for repairs on beam	4.25
Sept. 1. 1881	E. H. Hubbard for repairs on beam	24.96
Oct. 14. 1881	D. Moody Prescott for repairs on beam -	1.25
	Amount carried over -	1346.26

(This Schedule should be divided into classes; 1st, debts of decedent; 2d, funeral expenses and expenses of last sickness; 3d, charges of administration.)

SCHEDULE B.

DOLLARS. CENTS.

347.79  
1.30  
14.25  
20.25  
70.00  
76.00  
100.00  
48.65  
256.93  
387.79  
11.25  
8.00  
16.30

Amount paid out and charges as follows:

burial charges -

1346.26

April 7, 1882. Dr. Cooper for white trunks 1.00  
 May 9, 1882. W. M. Lord, Co. for paper 1.37  
 Dec. 15, 1882. B. A. Morgan for medicine 3.50  
 1880. Dr. Smith for medical services 7.00

Legacy to Albert Moore: as per will 20.00  
 June 18, 1877. John C. Bennett for papers 9.00  
 Jan'y 1, 1877. Lowell Corbett 1.00  
 June 1882. Judge's bill of June 4, 1882  
 noty adms. after assumed office, full label 58.00

1445.13

but were transferred to trustee's a/c. 921.87

523.26

346.26

[This must be retained, under oath, to the Probate Office on or before the day of the hearing.]

COMMONWEALTH OF MASSACHUSETTS.

MIDDLESEX, ss. PROBATE COURT.

To all persons interested in the estate of

James K. DeWolfe late of Somers in said County, deceased.

GREETING:

WHEREAS, David B. Moore the Administrator of the estate of said deceased, has presented for allowance the account of his administration upon the estate of said deceased and his account as executor under said will.

You are hereby cited to appear at a Probate Court, to be holden at Cambridge, Somers in said County, on the 2nd Tuesday of September next, at nine o'clock in the forenoon, to show cause, if any you have, why the same should not be allowed. And said administrator is ordered to serve this citation by publishing the same once a week in the Somers Daily Courier a newspaper printed at Somers three weeks successively, the last publication to be two days, at least, before said Court.

Witness, GEORGE M. BROOKS, Esquire, Judge of said Court, this 27th day of July in the year of our Lord one thousand eight hundred and eighty...

I have served the foregoing citation as therein required. Alfred G. Lamon, Register. August 29th. Alfred G. Lamon for said Albert... the above return by me subscribed. Before me, Chas. L. Miller, Justice of the Peace.

Daily, July 28, Aug. 4. 11.

COMMONWEALTH OF MASSACHUSETTS

MIDDLESEX ss.

PROBATE COURT.

WHEREAS Richard J. Dewhurst and William Thomson, both of the City, County and State of New York, have presented to said Court for Probate an instrument purporting to be the last will and testament of James Kirkham Dewhurst, late of Lowell in said County of Middlesex deceased,

and their petition praying that letters testamentary may be issued to them, the executors therein named: all persons interested are hereby cited to appear at a Probate Court to be holden at Cambridge in said County of Middlesex, on the fourth Tuesday of November next, at nine o'clock in the forenoon, to show cause if any they have, against the same. And said petitioners are ordered to publish this citation three weeks successively, in the Lowell Weekly Journal, a newspaper printed at Lowell the first publication to be fourteen days, at least, before said Court, and send a copy hereof properly mailed, postage prepaid, to each known heir, devisee or legatee of said deceased, or his legal representative, within two days after said first publication.

Witness, WILLIAM A. RICHARDSON, Esquire, Judge of the said Court, this eighteenth day of October in the year eighteen hundred and sixty-five.

Register.

I have served the foregoing citation as therein required.

MIDDLESEX ss. Personally appeared the above named of the above return by him subscribed.

Before me, W. M. Brown Justice of the Peace.

Commonwealth of Massachusetts  
The Superior Court of Probate  
In re - James K. Dewhurst Estate

The objections of William Dewhurst  
Petitioner of the said accounts  
of Robert M. Adams, administrator de bonis  
non with the will annexed of James  
K. Dewhurst, late of Lowell in said  
County, and also written under said  
will, are hereby withdrawn, and the said  
accounts may be allowed.

Conant & Cummings  
Attys for William Dewhurst