

having on the 9th day of May 1913 filed in said Court his final accounts as such administrator together with his petition, praying among other things for judgment adjusting and allowing his said accounts and assigning the residue of said estate to the persons entitled thereto: And on the 4th day of June 1913 an order having been made by said Court that said accounts be examined and adjusted, and the matters of said petition be decided at the Special Term of said Court to be held on the first Tuesday of July 1913 at the opening of the Court on that day, or as soon thereafter as said matter could be heard, and that notice thereof be given to all persons interested by publication of said order three successive weeks before said term in the Wisconsin State Journal a newspaper published in said Dane County: And it appearing by due proof that due notice by publication of said order has been given as required by law and said order.

And, on the 2nd day of July 1912, an order having been duly made by said Court limiting the time for creditors of the said Jennie Hilton deceased, to present their claims against said Jennie Hilton deceased, and appointing time and place when and where said court would receive, examine and adjust said claims; and due notice having been given, as required by law, and the order last aforesaid, of the time so limited for presenting such claims, and of the time and place so appointed for the examination and adjustment of the same; and that the time so limited for the presentation of such claims having expired on the 2nd day of January, 1913, and all claims presented against said Jennie Hilton, deceased, having been duly examined and adjusted by said Court.

And it appearing that the said Jennie Hilton, or Jennie Kollock Hilton, attempted to alter, change and amend her said Will by making certain memorandums thereon, and attempted to revoke certain clauses in said Will by drawing lines through the same, but did not sign such changes and no person signed for her.

And the matter coming on to be heard and no objections having been made or filed to the allowance of said accounts, and the Court having taken the testimony of George C. Kollock in open Court and the same having been transcribed and filed in said Court; and it appearing that Jennie Hilton and Jennie Kollock Hilton are one and the same person; and it appearing that Dr. Evelyn Kollock of Peabody, Kansas, mentioned in Clause of Second of the Will, predeceased the intestate and left surviving her no issue; that Eliza Sanford, mentioned in clause Nine of said Will, was an Aunt of and predeceased the testatrix, that she left surviving her three children; Etta Sanford, Mrs. Marietta Forbes of Hartford, Wisconsin, Frank Sanford of Maiden Rock, Wisconsin; that Ann C. Little, mentioned in Clause Twenty-four of said Will, was an Aunt of, and predeceased the testatrix; that she is survived by eight grandchildren, namely: Harry L. Starker, Maude M. Starker and Mrs. Charles Bliss, children of a daughter of said Ann C. Little, George L. Clark, the only child of a daughter of Ann C. Little and four children of a son of Charles M. Little, said children now residing with their mother, Mrs. Charles M. Little at Hemlock, Michigan, that said testatrix had no money on deposit in Beverly, Massachusetts, at the time of her death and had no real estate within the jurisdiction of this Court as mentioned in Clause Twenty-sixth that Anna Prust, mentioned in said Will and in the Codicil, is now Anna Prust Wessell; and Rev. Florence Crooker having filed in Court her written request that the sum of Three hundred dollars (\$300) bequeathed to Burr Hilton by Clause Fifteenth of said Will be paid to said Burr Hilton; and W.M. Kollock, George C. Kollock and Florence K. Crooker, the residuary legatees, having filed in court their written stipulation whereby they have agreed that the real estate in Colorado, mentioned in Clause Twenty-first should be taken by W.M. Kollock at a valuation of three hundred dollars (\$300.00), thereby reducing the legacy of said Clause Twenty-first to two hundred dollars (\$200.00) in this Court, and the Court being fully advised in the premises doth find as follows:

That Jennie Hilton and Jennie Kollock Hilton are one and the same person.