

FINAL REPORT of L.J. and J.B. Keyser, Administrators, and PETITION for DISCHARGE.

STATE OF IOWA )  
                  ) ss  
Franklin County )

In The District Court of Said County.

August Term.

IN THE MATTER OF THE ESTATE OF Henry Keyser DECEASED,

Comes now L.J. Keyser and J.B. Keyser, Administrators of said estate, and report as their doings since their appointment as follows to wit:

Administrators say that at the time of their appointment and qualification herein they were charged with \$9637.76, consisting in bank account and notes. That since said time they have collected the principal of all said notes and interest as follows:

J.B. Keyser	\$220.00	Bishop	\$70.00
L.J. Keyser	90.00	W. Watson	\$363.50
W.P. Keyser	22.25	S. Keyser	21.25
G.E. Keyser	60.00		

That there came into the hands of administrators an old note of Samuel Keyser of \$100.00, which said note together with interest thereon has been collected from said Keyser by credit upon his distributive share in this estate, he being a son of Henry Keyser, the amount of principal and interest thus collected being \$260.00. That the total sum thus collected is \$1013.50, making the total sum to be accounted for by these administrators \$10671.26.

DISBURSEMENTS.

That administrators have discharged the indebtedness and expense of said estate as follows:

Probate fees	\$ 10.00	Wildberger, undertaker,	\$ 90.00
Rosa Lord	48.00	J.B. Keyser	18.00
Dr. Cole	77.50	M.M. Orr	228.25
Taxes 1910	94.30	Wm. Eaton att'y fee	50.00
Com. to Admr.	206.71		
	Total		\$824.36

leaving a balance for distribution of \$9846.90.

Administrators now say that of the children of Henry Keyser dec'd, five are still living and two deceased leaving surviving children. That said living children are Christopher Keyser, Samuel Keyser, W.P. Keyser, J.J. Keyser, and J.B. Keyser, who are each entitled to a distributive share of said estate of one-seventh, being to-wit ~~\$1406~~ \$1406.70.

That J.R. Keyser, son of said Henry Keyser, died leaving surviving him children to-wit: Harvey Keyser, Rosa Lord, Clarence E. Keyser, T.P. Keyser, Nellie Mitchell, J. la. Bebout, Florence Lewis, Nettie Rodgers and Ferna Pauney, grandchildren of the said Henry Keyser deceased, and each entitled to a distributive share of one-ninth of the  $\$1406\frac{70}{90}$  that would have passed to J. R. Keyser had he survived, being the sum to each of said heirs of  $\$151.30$ .

That Emmeline Davidson, daughter of said Henry Keyser deceased, died leaving surviving her heirs as follows: Marian Davidson, Fannie Boyd, Abbie Breeding, Lon Davidson, Myrtle Sheldon, Lulu Heeley and Walter Davidson. That Hattie Peairs, daughter of said Emmeline Davidson died leaving surviving her two minor children, Waldo Peairs and Lowell Peairs.

That Ida Craig, daughter of said Emmeline Davidson, died leaving surviving her one minor child, Paul Craig.

That Minnie Edmunds, daughter of said Emmeline Davidson, died leaving surviving her one minor child, Howard Edmunds.

That the surviving children of Emmeline Davidson deceased, are each entitled to a distributive share of one-tenth of the original share of  $\$1406.70$  that would have passed to Emmeline Davidson had she survived her father, Henry Keyser, or the sum of  $\$140.67$ .

That Waldo and Lowell Peairs are each entitled to a distributive share of one-twentieth of said sum or  $\$70.32$  each.

That Paul Craig and Howard Edmunds are each entitled to the distributive share of their deceased mothers being  $\$140.67$ .

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Administrators now say that the above and foregoing names are the only heirs of Henry Keyser deceased, and that they have fully administered upon said estate as herein set out and they now ask the approval of this final report and the entry of an order that upon filing with the clerk hereof receipts of the several heirs for the same to which they are entitled these administrators be discharged from further duty and their bonds fully exonerated.

Administrators further say that the minor heirs herein named are non-residents of this state and administrators are not advised of any guardian herein or elsewhere authorized to receipt for the respective distributive shares, and they ask that the order of approval of this report shall authorize the deposit of said several shares with the clerk of this court which deposit shall act as a full discharge of the bond and obligation herein as would the proper receipt from the guardian of said minors.

State of Iowa )  
Present County ) SS

*L. J. Keyser*  
*J. B. Keyser*  
*Administrators*

L. J. Keyser and J. B. Keyser being first duly sworn do on oath say that we are administrators of the estate of Henry Keyser deceased, and have signed the foregoing report and are familiar with the statements allegations, and the amounts named therein and that the same are true and correct as we verily believe.

Sworn to before me and subscribed in my presence by said L. J. Keyser and J. B. Keyser this 2<sup>d</sup> day of August, 1911.

*[Signature]*  
Notary Public.