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LILLA M. KIDD, NON COMPOS MENTIS, NOW DECEASED, ESTATE OF,
DECREE ON FINAL SETTLEMENT, CASE # 17384

} PROBATE COURT,
} JANUARY 30, 1948.

This cause coming on to be heard for examining and auditing the account heretofore filed by J.L. Kidd, as guardian, of Lilla M. Kidd, Non Compos Mentis, (now deceased), for a final settlement of his said guardianship, now comes the said J.L. Kidd, as such guardian, and moves the Court to proceed with said settlement.

And it appearing to the Court from proper evidence that due notice of the time and nature of said settlement has been given in strict accordance with law and the orders of this Court heretofore entered and Hal W. Howard, who was heretofore appointed to act as Administrator ad litem for and to protect the estate of Lilla M. Kidd, deceased, coming now and consenting to act as such Administrator ad litem, denying the correctness of said account and of each and every item charged on the credit side thereof, and insisting that strict proof be made as to the correctness of same; and J.L. Kidd, as Administrator of the estate of Lilla M. Kidd, deceased, having accepted service, and Lee McGriff, as Attorney-in-fact for The Employers' Liability Assurance Corporation, Ltd., the surety in this cause having accepted service and waived notice of said settlement; and no person having appeared to contest said settlement, or any part thereof; and the Court having examined and audited the account of the said J.L. Kidd, as guardian, proceeds to state the same.

Whereupon it is shown to the Court that said J.L. Kidd, as guardian of said Lilla M. Kidd, non compos mentis, now deceased, has received and is chargeable with the sum of \$6098.45, as shown by his account of the assets of said guardianship received by him, and is entitled to credits for moneys expended in and about the costs and charges necessary and incident to said guardianship and in support and maintenance of said Ward, in the sum of \$4534.88, including court costs charged on this settlement in the sum of \$39.35, leaving a balance in his hands, of the sum of \$1563.57, due said Ward.

And the Court now being satisfied from such examination and from consideration of the evidence presented, that the said account is just, true and correct, it is therefore ordered, adjudged and decreed by the Court that the said account and vouchers, as stated, be and the same are hereby passed and allowed, and the said account ordered to be recorded, and that J.L. Kidd, as Administrator of the estate of Lilla M. Kidd, deceased, have and recover of J.L. Kidd, as guardian, the sum of \$1563.57, found to be due it as above stated, for which execution may issue and from the operation and effect of this decree, there can be no claim of exemption as to personal property asserted.

January 30, 1948.

J.L. Kidd, as guardian, having this day filed the receipt of J.L. Kidd, as Administrator, of the estate of Lilla M. Kidd, deceased, acknowledging payment and satisfaction in full of the above and foregoing decree.

It is therefore ordered, adjudged and decreed by the Court that J.L. Kidd, as guardian, and he is hereby discharged from all other or further liability for or on account of his said guardianship, upon the payment of court costs in the amount of \$39.35, in so far as his liability appears from said account and vouchers filed herein.

THE STATE OF ALABAMA,
JEFFERSON COUNTY.

PROBATE COURT

I, O. H. FLORENCE, Clerk and Register of the Court of Probate, in and for said County in said State hereby certify that the foregoing contains a full, true and correct copy of the Decree on Final Settlement

in the matter of the Estate of Lilla M. Kidd, deceased,

as the same appears on file and of record, in this office.

Given under my hand and seal of said Court, this

the 25 day of July, 19 62.

O. H. Florence

Clerk and Register

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STATE OF ALA. SHELBY CO.
I CERTIFY THIS INSTRUMENT
WAS FILED ON
3/14 19 63
RECORDED & \$ TAX
& \$ DEED TAX HAS BEEN
PD. ON THIS INSTRUMENT.

Charles M. Jewell
JUDGE OF PROBATE