## Dallas County, Texas Probate Cases 1846 – Early 1900's

Case Number 2661

Dallas Genealogical Society Founded 1955



FILMED BY THE DALLAS GENEALOCICAL SOCIETY-1978

#2661

FIUTE TO THE TALLAS TENEMLOGICAL SOCIETY-1978

In the Matter of the

Estate of Sem W. Clark,

Minor.

In the County Court
Of Dallas County, Texas.

W. H. Clark, Receiver.

Now comes W. H. Clark, Receiver, in the above named estate and respectfully shows to the Court:

- I. That after his appointment as receiver, he collected, on towit, the 8th day of April, 1903, the sum of \$350.00, and on June 27th 1903, the further sum of \$25.00, from C. B. Gillespie, Executor of the last will and testament of S.M. Welch, deceased, in part payment of the bequest of \$500.00 left your receiver's son, said minor, Sam W. Clark by the last will and testament of said S. M. Welch, deceased. Said sum being the amount due said minor out of the distribution then made by said Executor Gillespie of the cash then in his hands; the remainder of said \$500.00 to be paid as soon as said Executor Gillespie collected additional tash for distribution.
- 2. That thereafter on December 7th, 1903, and before any further distributions were made by said Executor Gillespie, said W. H. Clark took out letters of guardianship, as contemplated when he qualified as receiver, and duly qualified as guardian of the Estate of said minor, Sam T. Clark, in this Honorable Court, and thereafter, on, towit, the 8th day of December, 1903, your Receiver paid to said W. H. Clark, Guardian as aforesaid, said \$375.00, collected by him as aforesaid and files herewith his receipt therefor.
- 3. That said \$500.00 bequest was and is the only property or assets of and belonging to the estate of said minor.
- 4. That the order of this Monorable Court duly appoint said Cuardian as aforesaid in the place and stead of your Receiver, with the usual authority to collect the remainder of said \$500.00 bequest and to administer as provided by law said minor's estate as the guardian of said minor.

That there is no fixike use for a further continuance of this receivership.

The promises considered, your Receiver prays hat his acts, heretofore stated, be approved; that he be discharged, - no compensation for his services being asked; that said Guardian be directed to pay the Court costs of this Receivership; and that the sureties and wor Receiver be released from further liability on his Receiver's bond file herein; and for such other and further relief as to the Court may seem fit and proper.

my lelaste,

Sworn and subscribed to before me this the 37 day of ranuary,1905.

Grank R Shanks, Co. Clence

By B & Cullowy Deputy

WILLIAM H. GLARK.
ATTORNEY AND COLNSCION ATTOR
NORTH TEXAS BANK BUILDING

DALLAS TEXAS. De 8th 1903.

\$575.00. Received of W. H. Clark, Receiver of the Estate of Sam W. Clark, minor, the sum of Three Mundred and seventy five and no loo Pollars (\$375.00), being cash collected by him from C. B. Cillespie, Executor of the Estate of S. M. Welch, deceased, in part sat is faction of the bequest of \$500.00 left said minor by the will of said S. M. Wak Welch, deceased.

MH. Clark, Guardian

nv. 3404.

In the Matter
of the Estate of Sam W.Clark,
Minor.

In the County Court of Dallas County, Texas.

Report and Application for discharge of Receiver.

FILED

JAN 27 300 Par 275 19 The count line and the maint with chief with chief with the count air how and approved and the maint with chief with the chief with t

State of Texas, County of pallas.

KNOW ALL MEN BY THESE PRESENTS:

Whereas in the County Court of mallas County, Texas, in April 7th 1903, the application of W.H. Clark, of Dallas, Texas, to be appointed Receiver of the Estate of his son, S.W. Clark, a minor, under the age of fourteen years, upon his entering into bond as required by the order appointing him:

Now, therefore, we, W.H. Clark, as principal, and American Bonding Company of Baltimore as surety, acknowledge ourselves bound to pay to the Hon. Md. S. Lauderdale, County Judge of Dallas County, Texas and his successors in office the sum of \$ . oop :

CONDITIONED that the said W.H.Clark shall well and truly perform all of the duties required of him under said appointment as Receiver, in which event this obligation is to become null and void.

Approved this 7 day of April, 1903.

Let backed dale

County bucky

State of Texas, County of Dallas.

I do solemnly swear that I will faithfully perfrom all of the duties required of me under my appointment as Receiver of the Estate of S.W. Clark, minor. mit lelosh,

Sworn to and subscribed before me this Thday of April, 1903.

Notary Public, Dallas Co., Texas.

ETY-1978

3404

Estate of S.W.Clark,

a minor.

Bond of the Receiver.

FILED

APR 7 1908
FRANK R. STOCKHOS.

B. F. CULLOUIS.

DEPLY.

RECORDED 2/6/1

Estate of S.M. Clark, a minor, W. H. Clark, Receiver.

On this the 7 day of April, 1903, came on to be heard the application of W.H. Clark of the City and County of Dallas, State of Texas, to be appointed Receiver of the Estate of S.W. Clark, a minor, the son of said W.H.Clark, under the age of fourteen years; and the same being heard and considered by the court it is ordered, adjudged, and decreed by the Court that said W.H.Clark be and he is hereby appointed Receiver of the Estate of said minor, S.W. Clark, and he is directed and authorized to take charge of and to collect and to preserve the property and assets of whatsoever character of and belonging to the Estate of said minor, until the further oracr of this Court; and before entering upon his duties as such Receiver he will file a good and sufficient bond with good and sufficient sureties, in the sum of 100000, payable to the County Judge of Dallas County, Texas, or his successors in office, conditioned that he shall well and truly perfrom all the duties required of him under his appointment as Roceiver, said bond to be approved by said County Judge; and he will further file with said bond his oath, qualifying as such Receiver, that he will faithfully perfrom such duties.

It is further ordered by the court that said Receiver may sue in his name as Receiver for any property or to collect any debts or claims of whatsoever character of and belonging to said Estats; and as soon as practicable said Receiver shall file under eath an inventory of any and all property and assets of and belonging to said Estate coming into his possession, and the property and assets of said Estate he will preserve and keep until the further order of the Court.

Ev. I found state

SCCIETY-1978

FILMED BY THE MALLAS GEMERIOGICAL SOCIETY-1978

3400

Estate of SM.Clark;

A minor.

Order Appointing A Receiver.

Preside 5-2367

State of Texas, County of Dallas.

In the County Court of Dallas County, Texas.

March Term, 1903.

To the Hon. County Court of said County:

W. H. Ofark shows to the Court that S. . Clark, is his son, and is under fourteen years of age. That your applicant and said minor reside to said County of Dellas.

That said minor has and is entitled to an estate of the estimated value of \$500.00, the same being each due him by the Estate of S.M. Welch. That it is necessary and requisite that said minor have a receiver appointed at once as provided for by Sayles R.S., Art. 2595, to present his claim to prevent the injury or waste of his estate and that your petitioner is the father of said minor and that he is not disqualified from being appointed such receiver.

Wherefore he prays that he be appointed Receiver of the person and Estate of said minor and that his appointment be continued by order of the Court until he can obtain regular letters of guardianship at the first term of the Court, at which he can apply within the provisions of the Statutes.

myt. Clark,

Notary Public, Dallas Cunty, Texas.

3404

Estate of S.MClark,

A Minor.

Application for a Receiver.

FILED

PRANK R SHANKS.

PRANK R SHANKS.

O'T CULLOUS.

DEPUTY.