

been informed and his independent investigation has convinced him that this sum of \$12.50 was paid by one Tanny who had a contract with one Joe J. Harross by which the said Tanny was purchasing a completed house on the said lot, the said house to be built by Harross; that your petitioner has further informed and believes that the sum of \$1250.00 represents the full value of the said lot and that the bequest in fact has no interest or estate in the lot and there is no way for the creditors and to enter into the performance of this contract would be a waste of all expense.

VI.

That all of these facts in this petition were fully reported to the creditors at the a. judgment of the meeting held February 25, 1955, and adjourned to March 10, 1955; that after discussion and consideration, the creditors decided it was the consensus of the opinion of the creditors that the trustee should divest this property, there being no objection thereto the trustee was directed by the referee to file a formal petition for dissolution.

That your petitioner requests that the referee declare for the trustee and for the creditors all interest in the property herein be vested, and that the title be vested in the trustee.

s/ J. M. Wells
J. M. Wells, trustee

Ben C. Thornton ()
Trustee

VERIFICATION

I, J. M. Wells, do hereby certify that the foregoing facts are true and correct to the best of my knowledge and belief, and that I have read the foregoing petition and all of the allegations contained therein and believe them to be true.

Witness my hand and seal this 21st day of February, 1955.
s/ Ben C. Thornton ()
Ben C. Thornton, Trustee

s/ J. M. Wells
J. M. Wells