

At a Surrogate court held at the office of C.  
Hathaway in Delhi on the 5<sup>th</sup> day of May  
1842 — Present C. Hathaway Surrogate

John Burnett administrator of the estate of  
Jacob Voorhis deceased appeared & presented the pe-  
tition of Triphena Voorhis administratrix and  
the said John Burnett administrator of the  
estate of the said Jacob Voorhis for authority  
to mortgage lease or sell the real estate of the  
said Jacob Voorhis for the reasons stated in  
the petition — and made oath of the truth  
of the facts stated therein —

Proof was offered of the due notice of notice  
on the return here of the said Jacob Voorhis  
of the intention of the administrators to apply  
for the appointment of a guardian to attend  
to their interests in the premises

(Order of appointment  
to be entered —)

At a surrogate court held at Delhi on the  
5<sup>th</sup> day of May 1842 before Charles Hathaway  
Surrogate of the said County  
Whereas Triphena Voorhis administratrix  
and John Burnett administrator of the estate  
of Jacob Voorhis deceased have this day present-  
ed their petition for authority to mortgage  
lease or sell real estate of the said deceased setting  
forth that Elizabeth Voorhis Theresa wife of  
Henry Mackay, and Lovina Voorhis Widow  
of the said Jacob Voorhis are minors, and  
whereas due notice has been given on the said  
return that the said administrators would  
on this day apply to have some disinterested

freeholder appointed guardian to the said  
minors for the sole purpose of appearing  
for and taking care of their interests in the  
proceedings and the said minors have acquiesced  
to appear according to the said notice.  
It is therefore ordered that Henry Mackay  
of the town of Rosbury in the County of  
Delaware a disinterested freeholder be ap-  
pointed guardian of the said minors for  
the sole purpose of appearing for and  
taking care of the interest of the said mi-  
nors in the proceedings aforesaid

#### Appointment

The people of the State of New York to Henry  
Mackay of the town of Rosbury in the Coun-  
ty of Delaware  
Whom Triphum Vorkus<sup>and</sup> and John  
Burnett administrators of the estate of Jacob  
Vorkus deceased late of the said county decessed  
and have presented a petition to Charles  
Huttenlocher Surrogate of our County of Dela-  
ware for authority to mortgage lease or sell  
real estate of the said deceased and other parts  
that Elvira wife of the said Henry Mackay  
and Louisa Vorkus heirs of the said Jacob  
Vorkus are minors, and whereas due notice  
has been given on the said minors that the  
said administrators and administrators  
~~as minors and whereas due notice has been~~  
~~given on the said minors~~ would on the  
fifth day of May 1842 apply to have some  
disinterested freeholder appointed guardian of  
the said minors for the sole purpose of appearing  
for and taking care of their interest in the pro-  
ceedings, and the said minors have acquiesced to

appear according to the said notice. I have  
 for the surrogate appointed in pursuance of  
 the power in me vested by the Statutes of this  
 State and an order by me made and en-  
 tered do hereby appoint you the said Henry  
 Mackay ~~of the town of Rosbury~~ appointed  
 a disinterested freeholder guardian of the said  
 minors for the sole purpose of appearing for  
 and taking care of the interests of the said mi-  
 nors in the said proceedings

(LS) In testimony whereof we have caused the  
 seal of office of our said surrogate to be  
 hereunto affixed

Witness Charles Halloway surrogate of  
 our said county at Delhi in the said  
 County the 5<sup>th</sup> day of May 1842

Chas Halloway  
 Surrogate

At a Surrogate's court held at Delhi upon  
 Charles Halloway surrogate of the said  
 County on the 5<sup>th</sup> day of May 1842

Whereas on the petition and applica-  
 tion of Stephen Vorkhis <sup>ad'm</sup> and John Bee  
 with administrators of the estate of Jacob  
 Vorkhis deceased late of the town of Danport  
 in the County of Delaware deceased it hath  
 appeared that ~~all~~ the personal prop-  
 erty of the said deceased applicable to the  
 payment of his debts ~~has been applied~~  
~~to that purpose and is~~ is insufficient  
 for that purpose. It is therefore ordered  
 that all persons interested in the estate  
 of the said Jacob Vorkhis be directed to  
 appear upon the said surrogate at  
 his office in the town of Delhi in

Said County on the fifth day of  
July met at ten o'clock o'clock  
in the fore noon to show cause why an  
Warranty should not be given to the said  
Administration and Administrator to work  
execution on all so much of the real es-  
tate of the said decedent as shall be neces-  
sary to pay his debts.

Wm. H. Thurman, Surrogate

published 6 weeks in State paper  
4 weeks in Del. Express

Minutes.

V-M-7d