

VIRGINIA:

AT A CORPORATION COURT OF CHANCERY HELD FOR THE CITY OF CHARLOTTESVILLE, May 24, 1909.

Roberta C. Browning, suing in her own name as Virginia and Kentucky Executrix of the  
late J. H. Browning, and as Guardian for Dorothy Browning Plaintiff.

vs In Chancery

Said Dorothy Browning, an infant, and J. R. Browning Defendants.

This cause coming on this day to be further heard on the papers formerly read and  
was argued by counsel. On consideration whereof and it appearing to the Court  
that the notices ordered by a decree entered in this cause on April 20th, 1909,  
have been duly published once a week for four successive weeks in the Charlotte-  
ville Daily Progress, and no cause being shown why the assets belonging to the es-  
tate of said testator J. H. Browning, including proceeds of sale of real estate,  
should not be paid and delivered to the Kentucky Executrix and Trustee under the  
will of said testator and removed by her to the State of Kentucky and there dis-  
tributed amongst those entitled under said will in pursuance thereof, the Court  
doth adjudge, order and decree that the said Roberta C. Browning, the Virginia Execu-  
trix and Trustee as aforesaid, shall pay and deliver to herself as Kentucky Execu-  
trix and Trustee as aforesaid, all personal property and proceeds of real estate now  
or that may hereafter come into the hands of said Virginia Executrix and Trustee  
as aforesaid belonging to said estate and that such Kentucky Executrix and Trustee  
as aforesaid be and she is hereby authorized to sue for, recover and receive all  
money and other personal property and proceeds of sale of real estate which belong-