

July 27/07

My dear Mrs Jounye

Yours of yesterday is at hand,

My reason for asking if letters of Administration had been issued on the Judge's estate, was that as these shares of stock were virtually in his name and were really his at the time of his decease it might be necessary for you to take out letters for the purpose of giving a power of attorney to transfer the stock to you as Administratrix. Then you could sell them or have them transferred to your daughter or any one else.

I do not think it would be necessary for you to ever file an account. To protect you, you could take a full release from your daughter from any liability to her as Admin. By so doing you would shield the executor of filing an account.

However do nothing until I hear further from the brew, Linnick Co.

Am sorry to learn that Miss Jounye is not in robust health. With best wishes I am

Sincerely yours
E. P. Gould