

\$1880.72 is still in the hands of the trustees, who made the sale of the real estate in said No. 8585 Equity.

Fifth--That the said trustees in this proceeding have incurred a liability of \$46.66 for the renewal of their bond herein to Keller & Myers, agents of said Bonding Company, which bond had expired on August, 1911, and was renewed for a period of one year.

Sixth--That said Laura V. Mohler has not to the best of this trustee's knowledge and belief received or paid out any money separately or individually on account of said trust estate.

Seventh--And Your trustee prays that he may be allowed reasonable commissions and counsel fees for his attention and care of said trust estate and for such other and further relief as he may be entitled to; and he will ever pray &c., All of which is respectfully submitted.

Edward F. Tucker.

State of Maryland, Frederick County, to-wit--

I hereby certify that on this 15 day of April 1912, before me the Clerk of the Circuit Court for Frederick County personally appeared Edward F. Tucker and made oath in due form of law that the matters and things stated in the foregoing report are true as therein set forth to the best of his knowledge and belief.

Harry W. Bowerd,
Clerk.

REPORT OF LAURA V. MOHLER TRUSTEE AND AFFIDAVIT THEREON.

To the Honorable Judges of said Court--

The report of Laura V. Mohler one of the Trustees in the above entitled matter, respectfully shows unto Your Honors--

1. That in accordance with the opinion filed in No. 8606 Equity, in this Court, ordering and directing Laura V. Mohler and Edward F. Tucker to file in this Court a full itemized and detailed account of all monies and other things of value, which has come to their hands by virtue of a deed of trust dated Aug. 16, 1910, the said Edward F. Tucker filed herein on April 15 1912, a report showing that Your said trustees have received the sum of \$2998.00 for ground rents as stated in the second paragraph of said Edward F. Tucker's report and \$5019.91 from Mary J. Smith, administratrix de bonis non of Charles A. Tucker; and that said amounts have been deposited in the Fredericktown Savings Institution to the credit of your said trustees, Edward F. Tucker and Laura V. Mohler, where the same now is together with the accumulations of interest thereon.
2. That is due and owing to these trustees the sum of \$1880.72, which said sum represents the shares of Daniel Tucker, in the real estate of Charles A. Tucker, situated in Frederick City, and which was allowed in the audit in No. 8585 Equity, the said sum has never been received by these trustees and is now in the hands of the trustees in No. 8585 equity, owing to the exceptions filed thereto by Sarah B. Tucker.
3. That she hereby adopts the fifth and sixth paragraphs of the report of the said Edward F. Tucker filed on April 15, 1912, as aforesaid, and asks that they be made a part hereof as fully as if the same were herein incorporated.
4. That while the said Laura V. Mohler has not received or paid out any monies separately or individually on account of said trust estate, all monies which have been received by the trustees were payable to them as trustees and her endorsement on the checks were necessary before the same could be properly deposited to their credit in Bank; the said Laura V. Mohler being a co-trustee with the said Edward F. Tucker and having executed her bond jointly with him and being equally liable for the funds that have come into their hands; and the said Laura V. Mohler further states that she has given as much care and attention to the administration of the said trust as has the said Edward F. Tucker, and she is entitled to one-half of whatever commissions your Honors may allow. Wherefore the said Laura V. Mohler prays that she may be allowed reasonable commissions etc., for her services as trustee; and for such further and other relief as may be proper. And as in duty, etc.

James V. Mohler,
Trustee.

Stoner & Weinberg
Reno S. Harp
Solicitors.