

NO. 8588 EQUITY.

Edward F. Tucker.

ON

Petition.

No. 8588 Equity.

In the Circuit Court for
Frederick County, in Equity.-----
To the Honorable Judges of said Court.

The petition of Edward F. Tucker respectfully shows--

1. That he was duly appointed trustee by a deed of Trust Executed by Daniel Tucker and Sarah B. Tucker, his wife, on August 16 1910, a certified copy of which is here with filed as exhibit A.
2. That he desires Your Honorable court to assume jurisdiction of the trust and direct him in its administration.

Wherefore he prays Your Honorable Court to assume jurisdiction of the trust; and for such other and further relief as the nature of the case may require.

Reno S. Harp
Stoner & Weinberg
Attorneys for Trustee.

EXHIBIT A.

This deed made this 16th day of August in the year A. D. 1910, by us Daniel Tucker and Sarah B. Tucker, his wife, of Frederick County Maryland.

Whereas I the said Daniel Tucker, wish to be relieved of the responsibility and annoyance incident to the management of my estate and property believing that the revenue and income arising from said estate and property, after payment of all expenses will be adequate for the support and maintenance of myself and wife; and Whereas it is my wish, desire and purpose to create a trust vesting the title to the whole of my estate and property in a trustee and

Whereas in order to perfect the title in said trustee and avoid all difficulty, I have requested my wife, Sarah B. Tucker, to, and she does hereby join with me in the execution of this deed, for the purpose of conveying whatever interest she may have in my property and estate; and

Whereas I have great confidence in my son Edward F. Tucker and consider him a fit and proper person to take charge of my affairs and estate.

Now therefore this deed witnesseth--

That for and in consideration above recited premises and the sum of One dollar (\$1.00) in hand paid, we the said Daniel Tucker and Sarah B. Tucker, his wife, do hereby grant, convey, assign, set over and transfer unto Edward F. Tucker, all our property and estate of every kind, character and description whosoever the same may be situated, whether consisting of real, personal or mixed property whether the title to the same devolved upon us by descent, purchase or otherwise, including such property as has been fully reduced to possession by us, as well as all that property which I, the said Daniel Tucker, inherited by virtue of the intestacy of my nephew Charles A. Tucker, late of Frederick County, Maryland, deceased, an undivided one-third interest in whose estate I now own and have title to by virtue of the testamentary laws of the State of Maryland, and the said Charles A. Tucker being a son of my deceased brother, William J. Tucker, and having died intestate, married without leaving any children or descendants of same, father or mother, or other ancestors in the paternal or maternal line except myself (Daniel Tucker) and my sister Druesilla Smith and Mary J. Smith, his wife, his paternal uncles and aunts, respectively who now become entitled to his entire estate, real and personal, as his only