

That the reports of said trustees be received and that the case be, and it is hereby referred to the Auditor to state an account of the trust funds, that said trustees shall be charged with the funds reported by them and such further amounts of corpus and interest as may come into their hands; that they shall be allowed a commission of three per cent on the amount with which they shall be charged and that they shall be allowed their expenses of Bonding in the Bonding Company which has become surety for them and the future tax cost in this case; That Stoner and Weinberg and Reno S. Harp be allowed a fee of \$50.00 in lieu of the \$200.00 fee disallowed in No. 8585 equity, and further, that the auditor of this Court give notice to the creditors of Daniel Tucker, late of Frederick County deceased, to file their claims properly authenticated with the Clerk of this Court on or before a day certain to be named in said notice, said notice to be published in Frederick County once a week for two successive weeks prior to the date named in said notice.

John C. Motter.

REPORT OF EDWARD F. TUCKER, TRUSTEE.

To the Honorable the Judges of said Court--

The report of Edward F. Tucker, one of the trustees in the above entitled matter respectfully shows unto Your Honors--

First--That in accordance with the opinion and decree 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 have come into their hands by virtue of a certain deed of Trust dated August 16th 1910 as well as of all expenditures they have made therefrom, and this Court having jurisdiction of the trust created by said deed in this present proceeding and the said Laura V. Mohler and Edward F. Tucker having given bond as trustee in this cause in compliance with the Court's order passed herein, the said Edward F. Tucker herewith submits the following--

Second--The said trustees first received from Stoner & Weinberg and Harp attorneys the proceeds of certain ground rents in Baltimore which had been sold, the amount so received being	\$3068.00
Out of which they paid Keller & Myers, agents for the American Bonding Company, for their bond in these proceedings	70.00

Leaving a balance of	\$2998.00

which balance was on the 19th day of August 1910, deposited in the Fredericktown Savings Institution on interest at 4% to the credit of Edward F. Tucker and Laura V. Mohler, trustees in No. 8585 Equity, where the same is now with its accumulations of interest, subject to the joint control of said bonding Company.

Third--That in March 1911, your said trustees in this cause received from Mary J. Smith administratrix de bonis non of Charles A. Tucker, deceased, upon the statement of her final account in the Orphans' Court of Frederick county, the sum of

	\$5019.91
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which was on the 29th day of March 1911, deposited in said Savings Institution on interest and to the credit of the said trustees the same as the item mentioned in the preceding paragraph, where the same with its accumulations of interest now is,

Fourth--That there ought to have come into the hands of the said Laura V. Mohler and Edward F. Tucker, as trustees in this cause the sum of \$1880.72 being the amount distributed to Daniel Tucker in the audit of No. 8585 equity and also the sum of \$200.00 allowed in said audit to Stoner & Weinberg and Harp out of the funds in that cause for supposed services in this, but that said audit was excepted to by Sarah B. Tucker, which exceptions are still pending, and said sum of