

Atlantic County Orphans' Court.
In the matter of the estate of }
Sarah E. Buck Deed.

On motion of L. S. Cole proctor of Frederick A. Van Dyke, it is on this eleventh day of October A.D. 1904, ordered that the return of the rule to show cause in the above stated cause returnable this day be and is hereby continued until Wednesday October 12, 1904 at the same place and hour.

E. A. Highbee
Judge.

Filed & Recorded Oct. 11-1904.

E. B. Shaner,
Surrogate.

In the matter of the Estate }
of Sarah E. Buck Deed.

The rule to show cause in this matter issued on the fifth day of October, A.D. 1904 coming on to be heard on this twelfth day of October 1904, and it appearing that the respondent Frederick A. Van Dyke has filed his account as administrator and that the present administrators having signified their intention to file exceptions to said account. It is, on this twelfth day of October 1904 ordered, that said administrators file their exceptions to said account within ten days from the date hereof and that said administrators be heard on said exceptions on the ninth day of October 1904 at the Court House Mays Landing at ten o'clock in the forenoon.

It is further ordered that the above rule to show cause be and hereby is continued till the ninth day of November 1904 at the Court House Mays Landing, at ten o'clock in the forenoon. It is further ordered that a copy of said exceptions be served on respondent or his proctor within twelve days from the date hereof.

E. A. Highbee
Judge.

Filed & Recorded Oct. 12-1904.

E. B. Shaner,
Surrogate.

Atlantic County Orphans' Court.
In the matter of the estate of } Decree of Distribution
Mary Garvey, deceased.

The account of the Guaranty Trust Company, administrator of the estate of said Mary Garvey, deceased, having been duly audited and stated by the Surrogate and allowed by this Court, and it appearing by the said account that the sum of seventy-eight Dollars and twelve cents remains after payment of debts, funeral charges and just expenses, and it having been proven to the satisfaction of this Court that the said Mary Garvey at the time of her decease was a widow and that she left one child, a daughter, to wit, Helen A. Evald, her surviving as her only next of kin. And it having been further proven to the satisfaction of the Court that the said Helen A. Evald by a certain written assignment made and executed under her hand and seal on the twenty-seventh day of August, A.D. nineteen hundred and four, to M. A. Devine, of the City of Atlantic City, County of Atlantic and State of New Jersey, assigned, sold and transferred and set over to the said M. A. Devine her distributive share in the estate of said Mary Garvey, deceased.

It is, therefore, on this twenty-second day of October in the year one thousand nine hundred and four, Ordered, Adjudged and Decreed that the aforesaid sum of Seventy-eight Dollars and twelve cents be distributed and paid to the said M. A. Devine, assignee of the aforesaid Helen A. Evald.

E. A. Highbee
Judge.

Filed & Recorded Oct. 24-1904.

E. B. Shaner,
Surrogate.