

Euphonia Piercing in equal shares, until the further order of this court.

E. C. Hague
Judge

Filed & Recorded Oct. 10. 1906.

Emanuel C. Shaner
Surrogate

2710

Atlantic County Orphans' Court.

In the matter of the final account of Robert C. Meier Administrator of the estate of Gustav Maraskey deceased. } Decree.

The Surrogate having audited and stated the final account of Robert C. Meier, Administrator of the estate of Gustav Maraskey deceased, and placed the same on the files of his office twenty days previous to this time, and now presenting the same to this court for allowance, and proof being made that notice of his intention to settle the final account at this time has been given according to law, and no exceptions thereto having been filed with this court, the said final account is, on this Eleventh day of October A.D. 1906 in all things allowed as reported.

Done in Open Court.

E. C. Hague
Judge

Filed & Recorded Oct. 11. 1906.

Emanuel C. Shaner
Surrogate

Atlantic County Orphans' Court.

In the matter of the estate of Sarah E. Buck, deceased. } Order.

Frederick C. Van Dyke, one of the administrators of the estate of Sarah E. Buck, deceased, having, pursuant to an order of this court, filed an account of his dealing with the estate of said decedent and exceptions to said account having been filed on behalf of William B. Van Dyke, and Amy C. Van Dyke, two of the next of kin of said Sarah E. Buck, deceased, and the court having heard and passed upon said exceptions and ordered the Surrogate to state an account in accordance therewith.

And it now appearing that said accountant hath charged himself with many items received by him on account of the real estate of said Sarah E. Buck with which he is not properly chargeable as administrator but to which no exceptions were filed and that all credits claimed by him in said account made on said real estate account have been excepted to and disallowed.

And it further appearing that said accountant is also chargeable with certain moneys collected by him, through Allen B. Endicott, his attorney, for interest and on outstanding contracts for sales of real estate made by said Sarah E. Buck, in her lifetime which moneys belong to said personal estate and for which said Frederick C. Van Dyke desires to fully account now;

And the said Frederick C. Van Dyke having now presented to the court an amended account taking into consideration all the matters aforesaid, which amended account has been filed with the Surrogate, and the said exceptant, William B. Van Dyke, by Eli H. Chandler, his proctor, and the said exceptant, Amy C. Van Dyke, by John J. Brandall, her proctor, and the said new administrators by Godfrey and Godfrey, their proctors having agreed that such amended account should be filed, in place of the original, subject to any exceptions that might be filed thereto under an order of this court dated August 31st, 1906.

And it further appearing that no exceptions have been filed to said amended account within the time limited;

And the matter now coming on to be heard in the presence of William D. Edwards of counsel with the said accountant and of Eli H. Chandler, of counsel with William B. Van Dyke, and of Rodman Boson, of counsel with the new administrators, no one appearing on behalf of said Amy C. Van Dyke.

And it appearing to the court that said amended account is correct as to charge and discharge and payments on account of the distributive shares of the personal property of the said decedent; (And it appearing that said Frederick C. Van Dyke, William B. Van Dyke and Amy C. Van Dyke are the only persons interested in said estate outside of claims for commissions and counsel fees.)

And it appearing from said account that there is a balance of said estate in the hands of said Frederick C. Van Dyke amounting to the sum of Eight Thousand six hundred and nineteen Dollars and eleven cents (\$8,619.11) and that said Frederick C. Van Dyke has paid