

extent that said claim shall stand for sixteen dollars and ninety five cents. The thirtieth exception is sustained. It is further ordered that there be allowed to counsel for accountant John J. Brandall counsel fee of Two hundred dollars and that a counsel fee of Two hundred dollars be allowed to Thomas E. French counsel for accountant, said counsel fees to be paid out of the said estate. It is further ordered adjudged and decreed that the said account be restated in accordance with this order.

Allen B. Endicott.

Filed & Recorded Dec. 30-1903.

E. C. Shamer,
Surrogate

Atlantic County Orphans Court.

In the matter of the Estate of Sarah E. Buck, Deceased. } An Petition of Amy A. Van Dyke.
The order to show cause made in this matter dated April, Nineteen hundred and four, having been duly served upon Frederick A. Van Dyke, one of the administrators of Sarah E. Buck, deceased, as appears by the affidavit of Richard H. Robertson, and it being satisfactorily proved that letters of administration were granted to William B. Van Dyke and Frederick A. Van Dyke on the above estate on the sixteenth day of April, 1900; that no inventory of said estate was filed until the eleventh day of April Nineteen hundred and one, and that no accounts were filed by either of said administrators up to the twenty-second day of July, 1901, on which day a citation was issued by the Surrogate of Atlantic County directed to said administrators commanding them to file an account at the September (1901) term of said court and that on or about the eleventh day of September, 1901, the said administrators each filed separate partial accounts of said estate; that no further accounting was made by either of the said administrators up to the twelfth day of March, Nineteen hundred and four, when on that date other citations were issued out of this court directed to each of said administrators commanding them to render an account of said estate at the April (1904) term of said court, both of which citations were served personally on said administrators; That William B. Van Dyke by his proctor appeared on the return day of said citations and asked for further time and the proctor of Frederick A. Van Dyke by letter addressed to the court also asked for further time, whereupon the court fixed the twenty-second day of April, 1904, as the time when the matter would be continued; that upon that date William B. Van Dyke, by his proctor, appeared and filed a partial account and Frederick A. Van Dyke failed to appear either in person or by proctor or show any excuse why he did not obey the said citation; that on the twenty-ninth day of April, Nineteen hundred and four, Amy A. Van Dyke, one of the heirs at law of the said decedent, filed her verified petition in this court setting forth the facts hereinbefore recited and asked for a rule against Frederick A. Van Dyke to require him to show cause why he should not be discharged and removed as one of the administrators of said estate; that upon reading and filing said petition the court made an order directing the said Frederick A. Van Dyke to show cause to this court on the twelfth day of May, instant, why the prayer of the petitioner should not be granted; that on said last mentioned date the proctor of Amy A. Van Dyke, presented proof of personal service of said petition and order on said Frederick A. Van Dyke; that upon the said twelfth day of May, Nineteen hundred and four, the proctor for said Frederick A. Van Dyke appeared and asked that further time be given within which the said Frederick A. Van Dyke might file his accounts and it appearing to the court after hearing the arguments of the respective proctors and upon due consideration of the evidence presented to the court that the personal