

DECREE.

Mary E. Stottlemyer  
vs.  
Daniel Stottlemyer et al.

"  
"  
"  
"  
"

No. 9708 Equity, in the Circuit  
Court for Frederick County, sitting  
as a Court of Equity, March Term 1918.

-----0-----

The above cause standing ready for a hearing, and being submitted, the Bill, Answer, Exhibits testimony and all other proceedings were by the Court read and considered and the Council for the Complainant was heard and the case being submitted to the Court.

It is thereupon, this 16th day of March in the year Nineteen Hundred and Eighteen, by the Circuit Court for Frederick County, as a Court of Equity, and by the authority of said Court, adjudged, ordered, and decreed, that the land and premises mentioned in these proceedings be sold, and that Samuel A. Lewis of Frederick County, be, and he is hereby appointed Trustee to make the said sales, and that the course and manner of the proceedings shall be as follows: he shall first file in the Clerk's office of this Court, a BOND to the State of Maryland, executed by him with a bonding Company as surety, or sureties, to be approved by the Court, or the Clerk thereof, in the penalty of Fifteen Hundred Dollars conditioned for the faithful performance of the trust reposed in him by this decree, or which may be reposed in him by any future order, or decree in the premises. He shall then proceed to make sale of the said Real Estate, having first given at least three weeks previous notice, inserted in some newspaper printed in Frederick County, and such other notice as he may think proper of the time, place, manner and terms of sale; which terms shall be as follows: One half of the purchase money to be paid in cash on the day of sale, or the ratification thereof by the Court, the residue in Six months the purchaser or purchasers giving his, her or their notes, with approved security and bearing interest from the day of sale, or all cash at the option of the purchaser and as soon as may be convenient after any such sale or sales, the said Trustee shall return to this Court a full and particular account of the same, with an affidavit of the truth thereof, and of the fairness of such sale or sales annexed, and on the ratification of such sale or sales by the Court, and on payment of the whole purchase money, and not before, the said Trustee, by a good and sufficient deed to be executed and acknowledged agreeably to law, shall convey to the purchaser or purchasers of the said property, and to his, her or their heirs, the property to him, her or them sold, free, clear, and discharged of all claims of the parties to this cause, and of any person or persons claiming by, from, or under them; and the said Trustee shall bring into this Court the money arising on such sale or sales, and the bonds or notes which may be taken for the same, to be disposed of under the direction of this Court, after deducting therefrom the costs of this suit, and such commission to the said Trustee as the Court shall think proper to allow, on consideration of the skill, attention and fidelity wherewith he shall appear to have discharged his trust.

(Filed March 16, 1918)

Glenn H. Werthington.

Mary E. Stottlemyer  
vs.  
Daniel Stottlemyer et al.

"  
"  
"  
"  
"

No. 9708 Equity.  
In the Circuit Court for  
Frederick County, in Equity.

-----0-----

To the Honorable, the Judges of said Court;:-

The petition and report of sale of Samuel A. Lewis, Trustee appointed by your Honorable Court to make sale of the real estate in these proceedings decree to be sold, respectfully shows!

1st. That after having given bond with a bonding Company as surety, as required by the decree of your Honorable Court in this cause, and after having given at least three weeks previous notice of sale, by an advertisement in "THE NEWS" a daily newspaper published