

Your Committee in pursuance of the Order of the House have proceeded to examine into the Facts contained in the petition and do humbly report That Samuel Ogle Esq.^r mentioned in the said Petition did by his last Will and Testament Dated the 11.th Day of February 1752 and duly proved devise to his Son Benjamin Ogle also mentioned in the said Petition who was Heir at Law of the said Samuel Ogle and his Heirs his House and Land in Prince Georges County as also all his Negroes and Slaves together with his Stock of what Kind Soever and Horses (except his English Horses and their Breed) and every Utensil or Implement belonging to or used on his said Plantation in the said County at the Time of his Death and after devising some Legacies did further devise all the rest & Residue of his real and personal Estate of what Nature or Kind Soever either in America Europe or Elsewhere after his Debts or Legacies should be paid to his said Son Benjamin and did by his said Will direct that the Land and Negroes so devised to his said Son should be kept and maintained at the Expences and Risque of his said Son and the Profits arising therefrom accounted for to his Use and Benefit and did constitute and appoint the Petitioner Benjamin Tasker Esq.^r and Col.^o Benjamin Tasker since deceased Executors of his said Will and Guardians to his said Son And by a Codicil to his said Will dated the 15.th Day of April 1752 and duly proved the said Samuel Ogle Esq.^r after reciting the Devise to his said Son herein above mentioned and that he was apprehensive the said Devise might not be so Advantageous to him by the Directions in the said will that the said Land and Negroes should be kept and maintained at his Risque as if they should be sold Did by the said Codicil revoke and make void the said Devise and Directions to keep and maintain the said Land and Negroes at his said Sons Risque and did direct that the said Negroes Horses and Stock Plantation Implements and Utensils should be sold as conveniently might be and the Money which should be raised thereby applied and reckoned as part of the Residue of his Estate devised to his said Son and that his House and Land mentioned in the said Devise should also be sold by his Executors or the Survivor of them if they or the Survivor of them should judge it most expedient and advantageous for the Benefit of his said Son And the Money arising by the Sale thereof should be also reckoned as part of the personal Estate and placed out at Interest for the Benefit of his said Son That the said Extors or one of them did after the Death of the said Samuel Ogle Esq.^r sell the said House and Land in Prince George's County under the power given them by the said Will That the Lands mentioned in the Petition are not partarly mentioned in the said Will but that the said Samuel Ogle Esq.^r died Seized of them And that it does not appear to your Committee that any Profits have been drawn from them since the Death of the said Samuel Ogle Esq.^r

L. H. J.
Liber No. 52
Nov. 23