

Leaving a Balance of	\$	2030 20
Whereof there accrues to Salome Mann widow, in lieu of her dower in Mountain lot sold for \$75 one seventh		10 71
To Trustee amt paid for same as shown by receipt L N No 1 & L N No 2.		1129 90
		<u>1440 61</u>
Leaving for distributions among heirs		\$ 889.59
Whereof there accrues to Esey Biser a child and heir one seventh part	$\frac{1}{7}$	98.845
To Geo J Mann	$\frac{1}{7}$	98.845
" Wm Mann		98.845
" Lewis C Mann		98.845
" Elizabeth C Mann		98.845
" Mary M Mann		98.845
" Melton Mann son of Mahlon Mann a son	$\frac{1}{2}$ of	49.422
" George Mann son of Mahlon Mann	$\frac{1}{2}$	49.422
" James M Mann a son	$\frac{1}{7}$	98.845
" Mr B. Lockett sol ^r on Petition of Steiner his app ^r fee.		10.00
" Clerk his fee on said Petition		2.09
" Mr B. Lockett, Trustee of Jesse Mann the residue of said share		<u>86.753</u>
		<u>889.59</u>

To the Honbl. Mr Nelson Judge of the Court for Frederick County, in Equity - In this case I have charged the Trustee, as in the preceding audit, I have then allowed Commissioners costs to the residue I have distributed as in former audits except that I have omitted Salome Mann, who is not an heir, and Joseph Mann, who is dead, without children

Aug^t 13, 1852
M. B. Lockett (aud)

Frederick Biser & Esey Biser his wife } No 2277 Equity. In the Court of Frederick County as of Equity July Term 1852
Jesse Mann & others } Ordered by the Court, this 13th day of August 1852 that the Court will proceed to ratify the auditors report in this case filed, on the 4th day of September 1852 unless caused to the contrary thereof be shown, on or before said day, provided a copy of this order be inserted in some newspaper published in Frederick Town for two successive weeks prior to said day

Wm Sappington

Frederick Biser & Esey Biser his wife } No 2279 Equity In the Court for Frederick County sitting as a Court of Equity July Term, 1852.
Jesse Mann & others } Ordered by the Court this 13th day of September 1852 that the foregoing audit, be finally ratified, and confirmed & no cause to the contrary thereof having been shown -