

N^o 2393 Equity In the Circuit Court for Frederick County
 Hugh McAlleer }
 W^m P Anderson }
 " }
 John St Anderson }
 Ordered by the Court this 16th day of August 1852
 that the auditors Report in this cause filed, be
 ratified & confirmed, on Friday the 3rd of Sept
 next Passed a Copy of this order be published
 in some Newspaper printed in Frederick County, once a week for
 two successive weeks before that day & no came to the contrary be
 shown. Ch. Nelson

I hereby certify that the annexed order N^o 2393 Egt. was published
 in the Betegan for two successive weeks prior to 3rd day of Sept 1852
 Chas. Cole

Hugh McAlleer. }
 W^m P Anderson }
 Others. }
 " }
 John St Anderson }
 N^o 2393. Equity In the Circuit Court for
 Frederick County sitting as a Court of Equity
 Ordered by the Court this 25 Day of Sept ad
 1852 that the auditors Report in this cause
 made and filed on the 16th Day of Aug^t last
 be finally ratified, and confirmed, no cause to the contrary
 having been shown, & due notice according to the provisional
 order having been given & the Trustee is ordered to pay out the
 monies, as they have or may come to his hands from the sales by
 him made to the parties entitled thereto, under the said Auditors
 Report Ch. Nelson

John Shields. }
 J^r H Stewart. }
 Robt. Chuman }
 " }
 Jefferson Shields }
 & oth^rs. }
 N^o 2359 Equity. In the Circuit Court for
 Frederick County, sitting as a Court of Equity
 Filed on 31st March 1851. & is in the words
 & figures following
 In the Month the Judges of Frederick Coun-
 ty Court sitting as a Court of Equity
 The Bill of Complaint of John Shields of Pick
 County in the State of Tennessee, James St Stuart of the State of
 Texas, and Robert Chuman of Frederick County in the State of
 Maryland shews unto your Honors, that one William Shields
 late of Frederick County aforesaid, in his life time, being mar-
 ried, and possessed of large and valuable Real Estate, at the
 County aforesaid, deceased, some time about the year eighteen
 & admitted, having first made his last will & Testament, in
 and by which among other things he devised all his Real Estate
 to be sold by his executors, and the money arising from said sale
 to be distributed, and divided amongst all his children, in the
 proportion of Two hundred pounds, for each of his eight sons,
 to One Hundred pound for each of his three daughters, or in other
 words, that each son should take twice the share of any daughter
 He further constituted, and appointed, in, and by his said will
 two of his sons, John Shields, and James Shields, executors of his
 said last will & Testament, a Copy of which said last will &
 Testament, duly authenticated is herewith filed, marked exhibit
 A/ and is prayed to be taken as part of this bill of Complaint
 That the said James Shields, afterwards to wit on the 10th of July
 AD 1851 renounced the executorship of letters Testamentary were

2475

412
440.63

410.63