

on the 26th of Oct. 1854 & ratify the same unless before said day cause to the contrary be shown, provided a copy of this order be inserted in some newspaper printed in Frederick town, once a week for two successive weeks before said day. Et Shewen Clerk of the Circuit Court for Frederick County.

Examiner Buildings, Frederick November 13th 1854.

Printers This is to certify that the annexed order in No 2158 Equity was published in The Examiner, Certificate printed in Frederick, once a week for two successive weeks prior to the 24th of October 1854 Schley & Waller

Final Credit town Savings Institution } No 2158 Equity. In the Circuit Court for Frederick County
as }
Final Clarkson & Others — } Ordered by the Court this 13th day of November 1854 that
Ratification the foregoing audit be, and the same is hereby ratified, no-

thing to the contrary having been shown, although notice appears to have been given as required by the preceding order. The Trustee is ordered to pay out the parties as directed by said Auditor in his said report. M. Nelson
Filed Nov 13/54.

Trustees Bentley & Others } No 2247 Equity. In the Circuit Court for Frederick County
as }
Trustees News of Demerits } Feb Term 1854.
To The Hon M Nelson, Judge of the Circuit Court for Frederick County,

2^d in Equity. Report of Sale. The undersigned, Trustee, in addition to the sales heretofore reported, begs leave to report that after giving notice of the time, place manner & terms of sale, by advertisement in the Democratic Union, a copy of which is herewith filed, he did pursuant to said notice attend on the premises on the 20th of March 1854, and then & there proceeded to sell the real estate - being Lots No. 5 & 6 mentioned in the advertisement hereto annexed - and having offered the same at public sale - sold same to Lewis Bentley, he being the highest bidder therefor, at and for the sum of two hundred & twenty dollars, on the terms prescribed by the decree. On ratification of sale, your Trustee has no doubt that the purchaser will comply with the terms of sale All which is submitted. Joshua Dill, Trustee.

Trustees Sale

By virtue of an order of the Frederick Co Court, sitting as a court of equity, the subscriber as Trustee, will offer at public sale on Monday the 20th day of March 1854, at 11 O'clock A.M. on the premises in Cragtown, the following valuable Real Estate, 2 Lots of Ground, Nos 5 & 6, improved by a large and commodious two story Brick House, and an excellent Stable, together with other necessary out-buildings. The lot contains about one acre, more or less. - The property is now occupied by Philip Mathias Esq, late the property of Sarah Ann Davenport and Mrs Gilbert. Terms of Sale. - The terms of sale, as prescribed by the decree, are as follows. One half of the purchase money to be paid in Cash on the ratification of the sale by the Court, and the balance in twelve months, bearing interest from the day of sale, the purchaser to give good security for the last payment, and on the payment of all the purchase money the subscriber will execute a deed for the same. Joshua Dill, Trustee.

And We the subscribers have agreed that the Trustee shall sell the above mentioned property, and we will join in the deed with him
March 2 - 6
Lewis Bentley
A. W. Marriott