

Two successive weeks before said 23<sup>d</sup> of September 1853.

M. Nelson.

Orders by the Court this 30 May 1854. that for the foregoing Report of the auditor he and The same is hereby finally ratified & Confirmed - no cause to the contrary having been shown, though stated appears - to have been given, as prescribed by the preceding order.

M. Nelson

Geo W Waesche } No 2382 Equity In the Circuit Court, for Frederick  
 Cath<sup>e</sup> Wache } County sitting as a Court of Equity Filed 23<sup>d</sup>  
 et al } Sept 1851 in the words & figures viz  
 To the Honble the Judges of Frederick County Court  
 sitting as a Court of Equity. The bill of Complaint  
 of Geo W Waesche of Frederick County, in the State of Maryland  
 respectfully sheweth - unto your Honors that heretofore, a certain  
 George W Waesche late of Frederick County aforesaid deceased, was,  
 in his lifetime seized and possessed of certain Real Estate con-  
 taining three hundred & ninety eight acres & one quarter of an -  
 acre of Land more or less situate and lying partly in Frederick  
 County aforesaid, and partly in Carroll County, in the State of -  
 Maryland, which said Real Estate is the same which is mentioned  
 and described in the deed to the said George W Waesche, with the  
 exception of one thousand & seventy four acres and Twenty seven  
 square perches of Land more or less which was sold from said tracts  
 of Land mentioned, & described in said deed, which said deed is  
 herewith filed as part of this bill of Complaint marked Exhibit A  
 and which together, with all other exhibits, herewith filed, your  
 orator prays may be taken as part of this bill of Complaint, as af-  
 here inserted, in words & figures your orator further sheweth unto  
 to your Honors that the said George W Waesche, departed this life -  
 on or about the 11 day of June in the year 1849, intestate, leaving a  
 widow named Catharine Waesche, now living in Frederick  
 County aforesaid, and being seized at the time of his death of  
 the said Real Estate, in fee simple, by reason whereof the said  
 Real Estate, has descended by law to the heirs at Law of said  
 George W Waesche dec<sup>d</sup> who are as follows, George W. Waesche,  
 William A Waesche John F Waesche Joseph A Waesche,  
 Thomas R Waesche, Charles A Waesche Leonard R Waesche and  
 James J Waesche, all of which said heirs of said Decedent  
 are of full age except the said William A Waesche John F Waesche  
 Joseph A Waesche Thomas R Waesche Charles A Waesche, Leonard  
 R Waesche and James J. Waesche, who are infants, under the  
 age of twenty one years. and your orator further charges that  
 the said Real Estate is not susceptible of advantageous division  
 among the said heirs of said George W Waesche deceased & that that  
 it will be to the Interest, and advantage of the said Infants  
 and of all the parties aforesaid, that the said Real Estate should be sold  
 as soon as practicable, and the proceeds of sale thereof be distributed  
 amongst the said heirs of said dec<sup>d</sup> according to law. In as much -