

which has come to the possession or knowledge of your respondent who is the administrator of said Dec<sup>d</sup> duly appointed by the Orphans Court of said County is insufficient to pay the debts of said Dec<sup>d</sup> and that it is necessary for the payment of the debts - That said Real Estate should be sold He also admits the sale of said Real Estate as charged by said Debtor to said Dec<sup>d</sup> and that there is a lien in favor of said Debtor for a large amount of unpaid purchase money on said land to the amount of about \$1500 as this respondent believes & is advised This Respondent further states - That debts against said Dec<sup>d</sup>s all estate had already been passed and docketed by the Orphans Court to upwards of \$1400 and there are others outstanding, exclusive of said purchase money claim and the sales of the effects of said Dec<sup>d</sup>s as made by your respondent and Reported to Orphans Court, are only a little more than 1100\$ Your respondent therefore submits the said Real Estate should be sold as prayed by the Bill.

Adam W Develles adm<sup>r</sup>

N<sup>o</sup> 2572 Equity Develles vs Develles

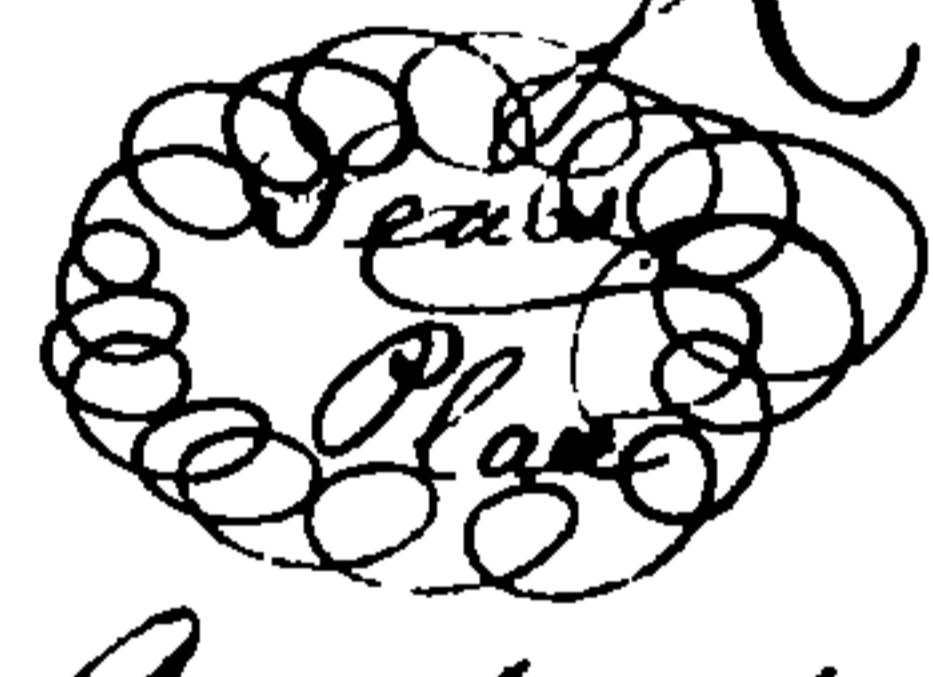
In the now the Circuit Court, for Frederick County sitting as @ Court of Equity. I Maranda Develles widow of George W Develles dec<sup>d</sup> do hereby acquiesce in and consent to a sale of the Real Estate of said Dec<sup>d</sup> under the Decree of this Honorable Court and that my dower Interest shall be sold with the rest & I elect to accept in lieu thereof a just share of the proceeds of the sales to be made under the Decree of this Court, according to the rates allowed by the rules of court

Apr 5 1854

Maranda O Develles

Thereupon the following Commission was issued

Maryland Set The State of Maryland to Robert Nelson Jr Esq<sup>r</sup> of Frederick County  
 Greeting: Whereas Adam Develles & John Debow lately exhibited their Bill of Complaint before me, in the Circuit Court for Frederick County sitting as a Court of Equity against Adam W Develles adm<sup>r</sup> of CW Develles Rufus W Develles Henry C Develles Samuel Develles & George A Develles and whereas I have by my writ, lately commanded the said defendants to appear before me in said Court, as a Court of Chancery at a certain day now past, to answer the said Bill But for as much as the said Rufus W Develles Henry C Develles Samuel Develles and George A Develles are Infants under age, and cannot answer the said Bill of Complaint nor defend their suit, without having a guardian assigned in that behalf Know ye therefore That I have given unto you full power and authority, in pursuance of the special Order, in said Court to assign and appoint a guardian for the aforesaid Infants, & take the answer of the said Infants by such guardian to the said Bill of Complaint and therefore I command you that at such certain day & place as you shall think fit, you go to the said defendants if they cannot conveniently come to you, and assign & appoint a guardian for the aforesaid Infants, and take the answers of said Infants, by such guardian to the said Bill of Complaint on such guardians Corporal Oath, upon the Holy Evangelists to be administered by you the said answers being distinctly and plainly wrote and when you shall have so taken the said answers, you are to send the same, closed up under your seal together with your certificate of your having assigned & appointed such guardian as aforesaid and this writ into me in said Court Witness The Hon<sup>ble</sup> Madison Nelson



Nelson