

8th Were you acquainted with his hand writing, and that of Adam Deaulbes the
Complainants if you look upon the paper now shown you marked Exhibit A to tell
and state whether the signatures are respectively in their hand writing
9th Do you know whether said note was paid by Adam Deaulbes as Security for said
George and to whom
10th Would it be for the Interest & advantage of said Infant heirs of George W. Deaulbes -
that said Real Estate should be sold and the proceeds after payment of debts divided -
among said Infant heirs at Law
Wm M. Merick Diller
No 2572 Equity Deaulbes vs Deaulbes

At the Execution of the annexed Commission issued
out of the Circuit Court, for Frederick County sitting as a Court of Equity on the 5th day
of Oct 1854 directed to R. Wilson Jr. empowering him to examine evidences in a cause
then depending, in which Adam Deaulbes & John Debow, are Complainants, and -
Adam W. Deaulbes & others are defendants The undersigned Commissioner having
personally taken the Oath as prescribed by the Court & Recorded in the Clerk's Office
proceeds on the 7th day of October 1854 at Jamesville to take the following Testimony
on Interrogatories filed with the Commissioner, and herewith returned to wit
Adam W. Deaulbes - Witness of lawful age, examined under the Order of Court, he-
-ing duly sworn answers

To the First Inty - That he knows the Complainants & defendants personally except
John Debow whom he knows by reputation

To Second Inty. He answers he was acquainted with George W. Deaulbes as he lived
at Jamesville - He died about 26 or 27 June 1854

To the Third Inty He answers He died intestate, his heirs at law are Rufus W. Henry
& Ann M. & George W. Deaulbes. these are his only children & are all under 21 years.

To Fourth Inty G. W. Deaulbes left a widow, her name is Urania Q. Deaulbes she
is aged about 35 years health tolerably good

To the Fifth Inty. G. W. Deaulbes left Real Estate, at the time of his death Deponent
has looked at paper now shown him marked Exhibit B & says that the property
therein described is the same of which G. W. Deaulbes, died seized

To the Sixth Inty He answers G. W. Deaulbes purchased said Real Estate from John
Debow & from George W. Deaulbes' Statement to deponent to the best of deponent's
recollection there is \$1500 of the purchase money still unpaid

To the Seventh Inty, G. W. Deaulbes did not leave sufficient personal Estate to pay his
debts, the amount of sales of his personal Estate is about \$1100 & the debts due to
the Estate is about \$1500 The debts due by the Estate are about \$500.

The deponent is the administrator, and the \$500 dollars above mentioned is included
the \$1500 balance of the purchase money of the Real Estate

To the Eighth - Deponent is acquainted with the hand writing of George W. Deaulbes
& Adam Deaulbes Deponent has looked upon Exhibit A to Bill now shown him &
states that the hand writing therein as respectively in the hand writing of the parties

To the Ninth Deponent answers - That the said note was paid by Adam Deaulbes -
as Security for George W. Deaulbes

To the 10th Inty. - He answers it would be for the Interest, and advantage of the heirs -
at Law to sell the property, and distribute the property or proceeds among those entitled
All Property is such as to make it expedient to sell & Deponent - thinking it the
best property that can be owned - and it is not susceptible of division & The
Commission was here closed & is Respectfully returned.

R. Wilson Jr Com 