


Taylor. Eugene A. Taylor Charles J. Taylor. Ann V.C. Taylor. Griffin E. Taylor. Victoire C. Taylor. who are Infants.

To the second Interrogatory - That he knows Griffin Taylor: That he is dead & died in Frederick County, and that his widow's name is Susan A.R. Taylor. & his children are Elizabeth L. Johnson. Alexander M. Taylor. Francis W. Taylor. Robert M. Taylor. Eugene A. Taylor. Charles J. Taylor. Ann V.C. Taylor. Griffin E. Taylor. Victoire C. Taylor.

To the third Interrogatory - That Griffin Taylor dies intestate as to his Real Estate, and that he left Real Estate. That he knows his Real Estate, and that the land in exhibits 2. 3. 4. 5. 6. 7 & 8. belonged to Griffin Taylor, at his death except 12 acres & 21 ps. sold to Jacob Schell, by Griffin Taylor in his lifetime.

To the fourth Interrogatory. That Griffin Taylor, left a large personal Estate but it is not sufficient, to pay his debts.

To the Fifth & last Interrogatory. That he knows nothing further of Interest to the parties to this cause. There being no other witnesses to be examined and neither party desiring further time for the production of his evidence, the Commissioners closed the said Commission, and herewith returns the same, under his hand & seal. this 8th Day of January 1854.

John A. Lynch. Com. 

"Endorsed" The execution of this Commission appears by certain Schedules to herewith annexed.

John A. Lynch. Com. 

N. 2638 Equity In the Circuit Court for Frederick County Tuzum & Kitter vs Susan A.R. Taylor & others. The answer of William M. Minick one of the defendants, to the original, and amended Bill in the above entitled cause - This respondent submits admits the decease, and intestacy of Griffin Taylor as stated in the Bill, also that he left a widow, and children as described therein, and that he died seized of the Real Estate therein described, and that his personal estate in the hands of his administrator is insufficient, for the payment of his debts, that his Real Estate must be sold, for that purpose, and he also admits, that said Complainants are creditors as stated of said deceased. Your respondent further admits the execution by deceased & wife of the deed of Trust described in said amended Bill, and the substitution of said respondent as Trustee, in place of Bushrod Taylor. your respondent has no personal knowledge of the state, and condition of said Trust, further than as disclosed by said proceedings referred to in said amended Bill, and he is unwilling to consent to a sale of said Real Estate - disincumbered of said Trust, without the consent of the trustee and trust therein described - by Province D. Cormick of Virginia & Mrs Nancy Taylor - Your respondent submits that these

are proper parties to be heard in the premises, and that this Court, cannot proceed to decree a sale of said Real Estate, without these being made parties to these proceedings & your respondent, whilst willing to give any facility to the advantageous sale of said Real Estate must be nevertheless object unless the consent of said beneficiaries be first obtained - but whenever their interests are protected in such manner as they shall assent to and be satisfied with: by providing a fund out of the proceeds of sales, which may be made, under the rule of this Court, to be set apart for & in Trust, or in such manner as by their answers, files in this cause, on their being made proper parties, they shall declare, this respondent will be content; But as present advised he puts it incumbent on him to insist upon the execution of said trust