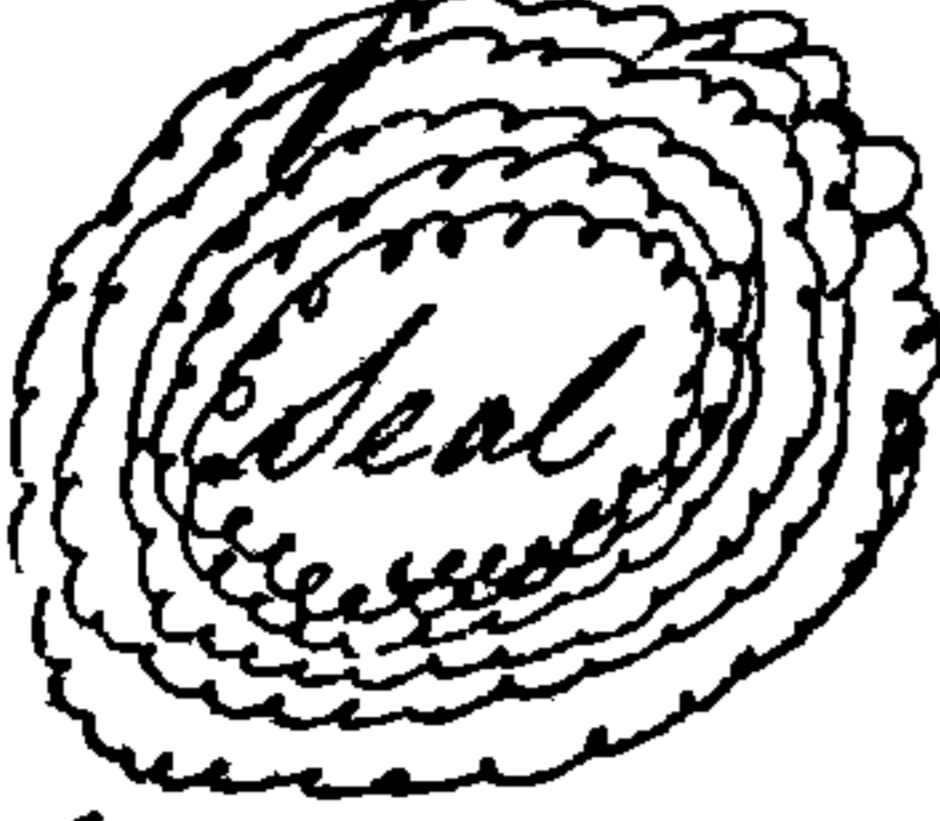


Maryland Sol:



The State of Maryland, to William Doney Lewis District, Thomas Baker of St. Ulysses Waters, and Nelson Mealy of Frederick County, Greeting. Know ye, that we have pursuant to an order of the Circuit Court for Frederick County, sitting as a Court of Equity passed on the 14th day of May A.D. 1867, in a cause therein, between Samuel W. Plummer and Mary C. Plummer, vs Lyde Griffith and Louisa his wife, and Anna Mary Griffith, Defendants authorized and empowered you or any four or three of you, having first taken the oaths hereunto annexed and given notice according to the forty seventh article of the Maryland Code of Public General Laws, to enter upon, walk over survey, adjudge and determine, whether the real estate in the premises in this cause mentioned, will admit of being divided, without loss or injury to all the parties entitled, and to ascertain the value of the said real estate, subject to all incumbrances, if any, thereon, and to divide the same into nine equal parts, having regard to quantity and quality, if in your opinion, the said real estate be susceptible of such division with advantage to all the parties interested therein, and to allot and assign four of such divisions to the said Mary C. Plummer, and to allot and assign five of such divisions to said Anna Mary Griffith the divisions to be allotted and assigned to each of said parties, to be, as near as possible, contiguous, And if in your opinion, the said real estate be not susceptible of such division with advantage to the parties therein interested, then that you proceed to divide the same into such lesser number of parts as you may deem most to the advantage of the parties interested therein, and ascertain the value of each part thereof subject to any incumbrances thereon, having regard as aforesaid to quantity and quality. And if in your opinion the said real estate will not admit of division, without loss or injury to the parties, then that you make return of your said judgment and the reasons upon which the same was formed, with the real value of the said estate subject to any incumbrance thereon, as aforesaid. And if you, or any four or three of you shall decide that the said real estate is susceptible of division, you shall make out or cause to be made out a plat and certificate of the said real estate, and of the division thereof with the beginning and courses, and an accurate description of the said estate, and of the several parts thereof, with the real value of each part. And you or any four or three of you, are hereby authorized and empowered to examine and take the depositions of any witnesses relating to the matter in question as you may think proper, all of which proceedings, together with the plats, descriptions, if any, and documentary, or other evidence in all produced or taken by you, shall be returned with this Commission, and all other proceedings to our Circuit Court sitting as a Court of Equity without delay.

Witness the Hon Madison Nelson Judge of our said Circuit Court sitting as a Court of Equity, the Eleventh day of February A.D. 1867.

Issued 15th day of May A.D. 1867. (Eichelberger) Filed May 18th 1867. Daniel S. Bizer Clerk

Samuel W. Plummer & Mary C. Plummer vs Lyde Griffith & others

N^o 3317. Equity
In the Circuit Court for Frederick County sitting as a Court of Equity.
To Honorable Madison Nelson Judge of the Circuit Court for Frederick County sitting as a Court of Equity. The subscribers Commissioners appointed by a Commission issued out of your Honorable Court in the above entitled cause, and which Commission is herewith returned, do hereby certify that after having taken the oaths annexed to said Commission to be taken by us, and given the notice required by Section 34 of Article 47 of the Code of Public General Laws, we did in pursuance of said notice meet on the land mentioned in the Commission on the 12th day of August 1867 and did walk and ride over said land and cause the same to be surveyed, and

at Charles
Commissioner
S. H. Dorney
S. Detrick
Thos Baker of St
U. Waters &
M. Mealey
Maryland Sol:
Seal
Equity passed on the 14th day of May A.D. 1867, in a cause therein, between Samuel W. Plummer and Mary C. Plummer, vs Lyde Griffith and Louisa his wife, and Anna Mary Griffith, Defendants authorized and empowered you or any four or three of you, having first taken the oaths hereunto annexed and given notice according to the forty seventh article of the Maryland Code of Public General Laws, to enter upon, walk over survey, adjudge and determine, whether the real estate in the premises in this cause mentioned, will admit of being divided, without loss or injury to all the parties entitled, and to ascertain the value of the said real estate, subject to all incumbrances, if any, thereon, and to divide the same into nine equal parts, having regard to quantity and quality, if in your opinion, the said real estate be susceptible of such division with advantage to all the parties interested therein, and to allot and assign four of such divisions to the said Mary C. Plummer, and to allot and assign five of such divisions to said Anna Mary Griffith the divisions to be allotted and assigned to each of said parties, to be, as near as possible, contiguous, And if in your opinion, the said real estate be not susceptible of such division with advantage to the parties therein interested, then that you proceed to divide the same into such lesser number of parts as you may deem most to the advantage of the parties interested therein, and ascertain the value of each part thereof subject to any incumbrances thereon, having regard as aforesaid to quantity and quality. And if in your opinion the said real estate will not admit of division, without loss or injury to the parties, then that you make return of your said judgment and the reasons upon which the same was formed, with the real value of the said estate subject to any incumbrance thereon, as aforesaid. And if you, or any four or three of you shall decide that the said real estate is susceptible of division, you shall make out or cause to be made out a plat and certificate of the said real estate, and of the division thereof with the beginning and courses, and an accurate description of the said estate, and of the several parts thereof, with the real value of each part. And you or any four or three of you, are hereby authorized and empowered to examine and take the depositions of any witnesses relating to the matter in question as you may think proper, all of which proceedings, together with the plats, descriptions, if any, and documentary, or other evidence in all produced or taken by you, shall be returned with this Commission, and all other proceedings to our Circuit Court sitting as a Court of Equity without delay.
Witness the Hon Madison Nelson Judge of our said Circuit Court sitting as a Court of Equity, the Eleventh day of February A.D. 1867.
Issued 15th day of May A.D. 1867. (Eichelberger) Filed May 18th 1867. Daniel S. Bizer Clerk
Samuel W. Plummer & Mary C. Plummer vs Lyde Griffith & others
N^o 3317. Equity
In the Circuit Court for Frederick County sitting as a Court of Equity.
To Honorable Madison Nelson Judge of the Circuit Court for Frederick County sitting as a Court of Equity. The subscribers Commissioners appointed by a Commission issued out of your Honorable Court in the above entitled cause, and which Commission is herewith returned, do hereby certify that after having taken the oaths annexed to said Commission to be taken by us, and given the notice required by Section 34 of Article 47 of the Code of Public General Laws, we did in pursuance of said notice meet on the land mentioned in the Commission on the 12th day of August 1867 and did walk and ride over said land and cause the same to be surveyed, and