

prior to the 10th day of July 1866.

Geo. L. Jacob Esq

vs
Oscar Jacob Esq

Charles Cole,

No 3212 Equity.

In the Circuit Court for Frederick County,

Ordered by the Court this 10th day of July 1866, that the foregoing report of the Auditor as made in this case be ratified and confirmed, no cause to the contrary being shown although the above order has been duly published, as appears from the printers certificate herewith filed. The Court is ordered to pay out the funds as are tiled to the parties entitled.

W. Nelson.

No 3147 Equity.

William P. Maulsby
Adm^r of John W. Geyer dec^d

vs
Ely A. Hammond Esq

In the Circuit Court for Frederick County sitting as a Court of Equity. Filed July 14 1866 in the words and figures viz

To the Hon. Madison Nelson Judge of the Circuit Court for Frederick County, sitting as a Court of Equity. The Bill of Complaint of William P. Maulsby of Frederick County administrator of all & singular the goods chattels, personal estate & credits of John W. Geyer, late of said County dec^d who dies as executor for himself as all other executors of James Geyer late of said County, dec^d who will come in & conteste to the expenses of this debt, humbly shews to your Honor that on or about the 20th day of June in the year 1860, said John W. Geyer dec^d departed this life intestate & that Letters of administration on his personal estate were granted to your Oration on the 27th day of June in the year 1860, by the Orphans Court of Frederick County, an exemplification of which Letters of administration is herewith filed, marked, Exhibit A: and which your Oration prays, may with all other Exhibits herewith filed be taken as part of this his Bill of Complaint.

And your Oration further shews, that he has entered upon the administration of the personal estate of said John W. Geyer, and that the said personal estate is insufficient to pay more than about thirty three per cent in the value of the debts due & owing by the said John W. Geyer dec^d.

And your Oration further charges that a certain James Geyer late of said County dec^d was in his lifetime indebted to the said John W. Geyer in the face & full sum of One thousand & two dollars (\$1010) money paid out & expended by said John W. Geyer at the request & for the benefit of said James Geyer, a Statement of which indebtedness is herewith filed and marked "Exhibit B:"

And your Oration further charges that it was agreed & understood by & between the said James Geyer & the said John W. Geyer, when said expenditures were made, that they should be a lien upon the real estate of said James Geyer, hereinafter described, for their payment & satisfaction,

And your Oration further charges that the said James Geyer in his lifetime being seized and possessed or otherwise entitled to certain real estate in said County, which real estate is described and set forth in the Exhibit herewith filed marked "Exhibit C:" on or about the 7th day of December in the year 1836, made & executed his last will & Testament in writing, a Certified Copy of which is herewith filed & marked "Exhibit D:" and thereby amongst other things, generally devised unto his then wife Matilda Ann Geyer while she remained unmarried, or during her widowhood, all his said real estate, and from & after the marriage or death as the case might be, of his said wife, then all said real estate to go to his four children, said John W. Geyer, James Milton Geyer, Euclid L. married to Joseph Gibbs and Ely Ann, married to Nicholas W. Hammond to be divided equally amongst them, and the said testator further appointed the said John W. Geyer and James Milton Geyer the Executors of his said last will and Testament.

And your Oration further shews that the said James Geyer dec^d, being indebted as aforesaid to said John W. Geyer dec^d and also unto divers other persons in large sums of money and being seized and possessed as aforesaid of the real estate mentioned, departed this life on or about the