

to execute the trusts left unexecuted by the former Trustees in said Cause. Now the foundation of the above obligation is such that if the above named William L. Robt shall well and faithfully perform and execute the trusts imposed on him by said decree or which may be imposed in future by any future order or decree in the premises then the above obligation to be and

signed sealed & deliv^d in the presence of
D. M. Barghrecht

Wm L. Robt Esq

R. G. Stokes Esq

Approved and filed May 12th 1862

R. S. Fitzhugh clk

By the Honorable Madison Nelson Circuit Judge for the third Judicial Circuit of the State of Maryland. The undersigned Justice appointed by the decree passed in the Circuit Court for Frederick County as a Court of Equity in No 2785 Equity. Justice in place of Bradley S. Johnson and George R. Shellman Trustees appointed by a former decree in said Cause to execute the trusts unexecuted by said Trustees, respectfully reports that since his appointment as such Trustee he has received from Elizabeth M. Therson the sum of five thousand three hundred and fifty six dollars in full of balance of purchase money and interest thereon due by said Elizabeth M. Therson on account of land purchased by her from said Bradley S. Johnson and George R. Shellman Trustees, and that he has received from George R. Dennis the sum of two hundred fifty three dollars thirty six cents being in full of balance of purchase money and interest thereon due and on account of land purchased by him from said Bradley S. Johnson and George R. Shellman Trustees.

Now Trustee further states that he has incurred cost of recording and cost of Copies of Survey in the execution of his trust, and concurs himself entitled to a reasonable Compensation for his services as Trustee having a large fund to disburse and pay over to the parties entitled. your Trustee reports that the former Trustees have paid all the costs and expenses of the cause and has paid over to the Central Bank of Frederick the sum of three thousand seven hundred and fifty five dollars and twenty six cents with a due proportion of interest thereon - being the first lien as ascertained by the audit in said Cause and that no sums of money have been paid to the other creditors, whose claims are allowed by said audit. your Trustee brings into your Court the funds received by him to be distributed under the orders of the Court - all of which is respectfully submitted

Wm L. Robt

Trustee

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