

Order of Lloya S. Durrall No. 2907 Equity, in the Circuit Court for
 Publication as Frederick's County, as a Court of Equity
 In. Hummer vs et al) January Term 1860

The object of this suit is to procure a decree for a sale of the Real property of which a certain Ann Plummer late of said County died seized and possessed or as much thereof as may be necessary to pay the just debts of said deceased. The Bill states that said Ann Plummer died intestate some time in the Spring of the year A. D. 1859 leaving John Plummer, Margaret Nokes Naylor, Dean Catharine Dean Nolle Dean + Edward, Dean her only children and heirs at law that said John Plummer is married and lives somewhere in the Western States and that the Complainant does not know the name of his wife. That the said Margaret married a certain Wm. Nokes and lives in the District of Columbia, that all the other defendants reside in Frederick's County and are all above the age of twenty one year. That the said Edward is married and his wife's name is unknown to the Complainant that said Ann Plummer died seized and possessed in fee of certain Real Estate in said County containing about two & a half acres and described in a deed from Alfred Bell + Lloya S. Durrall Executors of Daniel Durrall to the said Ann Plummer a copy of which deed is filed as an exhibit to the Bill in this case that said deceased was indebted to Lloya S. Durrall on account in the sum of \$11.⁷⁵ and was also indebted to James H. Bessant + Company on a promissory note for \$32.⁰⁰ for dated December the 17th A. D. 1856 payable four months after date on which note \$18.⁰⁰ was paid April 24th 1857. That said sum of money are still due and unpaid and that said deceased was indebted to a number of other persons whose claims are unpaid that said promissory note was by transfer to said Durrall by said Bessant + Company for the benefit of the creditors of said Bessant and Company. That said deceased left but a very small amount of personal property which was wholly insufficient for the payment of all her just debts, and that said unpaid creditors are entitled to have their claims paid out of the real estate of the said deceased. It is therefore adjudged and ordered that the Complainant by causing a copy of this order to be inserted in some newspaper published in Frederick's County once a week for six months before the 15th day of March next give notice to the said defendants of the object and substance of this Bill, and require them to appear in this Court in person or by solicitor on or before the 2^d day of July A. D. 1860 to answer the premises and show cause if any they have why a decree for the sale of said real estate for the payment of said debts ought not to pass as prayed.

W. G. Fitzhugh Clerk of the Circuit Court for Frederick's County