

Subpoena

Frederick County to Wit
 State of Maryland to David W. Brish John G. Brish -
 Barbara Ann Brish and Mary Brish of Frederick County that all
 excuses and delays set aside you be and appear before the Judges
 of the Frederick County Court sitting as a Court of Chancery to be held
 at the Court House in Frederick Town in and for the County aforesaid
 on the 1st Monday of July next to answer the Bill of Complaints
 of David Brish and Ann Brish in our said Court exhibited
 and so forth. If you fail you will as your right requires be contrary
 at your peril. Fail you not. Witness the Hon. John Buchanan
 Esq. Chief Judge of the said Court the 24th day of February 1840.
 Given the 25th day of April 1840
 (F.B.) Henry Schley clk

Which is thus returned to Wit
 J. H. Houch. Shff.

David Brish trustee N 1708 Equity in Frederick County Court
 sitting as a Court of Equity
 David W. Brish & others Feb'y Term 1848 -

Decree

This Case being ready for hearing and
 having been submitted upon Bill exhibits answers and testimony
 and the same having been carefully read and considered It is the
 11th day of June in the year 1848 ordered adjudged and decreed
 by Frederick County Court sitting as aforesaid that Daniel G. Brish
 be and he is hereby appointed trustee in the stead of Christian
 Kemp deceased to execute that part of the trust raised by the
 said last will of Barbara Brish for the benefit of the parties
 in the Case except by said Will was committed to and reposed
 in the said Christian Kemp now deceased in the words following
 to Wit "All the rest and residue of my estate both real and
 personal is to be reduced to money and the same together with
 any money arising from the sale of my dwelling house
 to be invested by my executor in Bank Stocks or bonds or
 Bonds to be secured by Mortgage on real estate in the name
 of my executor to and for the following uses intents and purposes
 to Wit for the use of my son David and his children during their
 minority in the following manner that is my executor is to pay
 the interest of the same from time to time as he may receive
 it either to my son David or for their support and benefit of
 himself and his children during their minority as my said
 executor may think best or most for the benefit and support
 of my said son and his children and as the children of my
 said son shall respectively arrive at age during the lifetime
 of their father such child or children so arriving at age shall
 during the lifetime of their said father be excluded from any
 benefit of said interest and when they have arrived at age
 should my said son be then living the whole of said interest
 shall then be applied as aforesaid from time to time by my
 said executor for the support and maintenance of my said son