

Thomas Claggett } No 3425 Equity ~
 vs }
 James O Easterday } In the Circuit Court for Frederick County in Equity ~
 Samuel Easterday }
 John Easterday }

We The undersigned the Defendants in this Cause agree that J. E. R. Wood and Charles W. Ross Trustees in this Cause, shall without publication or any other notice whatsoever, proceed to have the purchase money for the real estate sold by them in this Cause Audited by the Auditors of the Circuit Court for Frederick County, and the said Audit ratified by the Court without any further or other notice.

Oct. 14th 1842.

James O Easterday
 Samuel Easterday
 John Easterday

I Thomas Claggett Complainant in the above case also agree that the Audit in this Cause be ratified by the Court without publication of the usual notice of ratification.

Oct 14th 1842 ~

Thomas Claggett

Audit

Statement of an A/c between J. E. R. Wood and Charles W. Ross, Trustees in No 3425 Equity and the Trust funds therein reported, in the Circuit Court for Frederick County.

	\$	c	\$	c
To Amount of Trust funds reported			4692	46
" Trustee's Chancery Commission	170	77		
" Charles Mountz, Clerk's fees	38	70		
" Trustee to pay Printing "Charles Cook" - Voucher No 1.	15	00		
" Joseph P Ryan Special Auditor	4	50	228	97
Leaving for Distribution			4463	19
Whereof there accrues to Thomas Claggett \$3246.15 with interest from 10 th Oct. 1867 to 10 th Sept 1842, as per Decree of Court.			4203	76
Leaving balance of which which accrues to James O. Easterday			259	73

To the Honorable the Judges of the Circuit Court for Frederick County sitting in Equity ~

In this Audit I have charged Trustee with Amount of Trust funds reported, I have allowed them usual Chancery Commissions, Courts, fees and vouched expenses, and have distributed residue as per Decree of Court filed in the Cause ~

Filed Oct 14th 1842 ~

Jos P. Ryan
 Special Auditor

Court's Order of Ratification

Thomas Claggett } No 3425 Equity
 vs }
 James O Easterday et al } In the Circuit Court for Frederick County sitting in Equity. ~

Ordered by the Court this Fourteenth day, 2 October 1842, that