

Order No 3

"Abstract"

Your Honor ordered at public sale to the highest bidder all three two pieces or parcels of land situate in Frederick County State of Maryland aforesaid, being part of "Carrollton", the first part containing thirty seven Acres, three rods, and twenty three perches - The second part containing twenty seven Acres three rods and twenty four perches of land - Making an all seventy five Acres, three rods & seven perches of land and being the same lands conveyed by Robert Brown to said Adam Schaeffer by deed recorded in Liber H D K No 8 folio 29 & 30. One of the said Adam Schaeffer's heirs, and sold the same to Hermann Boehler & Getzendanner, at and for the sum of One thousand and eight dollars per Acre, upon the terms of said deed recorded - As being the highest and best bidder for the same - making the aggregate of sales to be \$81,750 -

Return

Order to assign
Com^{rs} to effect
Guardian

Wm H Getzendanner & others
vs
Fanny Getzendanner
and Wm G Baker

No 3758 Equity
In the Circuit Court for Frederick County, sitting
in Equity
Sept.ember Term 1842

The Subpoena having been returned summoned as to Fanny Getzendanner the infant defendant - You are hereby required to issue a Commission to Herman Boehler, authorizing him to appoint a guardian for said infant, and take the answer of said infant by said Guardian.

Wm G Ross
Chas W Ross

Solicitors for Complainants

Filed Nov 11th 1842

Answer of

Commission State of Maryland



The State of Maryland To Herman Boehler Esq
of Frederick's Specting:

Whereas, William H Getzendanner and others have lately exhibited their Bill of Complaint before us in the Circuit Court for Frederick County, sitting as a Court of Equity, against Fanny Getzendanner and William G Baker. And Whereas, We have, by our writ, lately Commaned the said defendants to appear before us in said Court as a Court of Equity, at a certain day now past, to answer the said Bill of Complaint, but for as much as the said Fanny Getzendanner is an infant under age, and cannot answer the said Bill of Complaint nor defend this suit, without having a guardian assigned in that behalf. - Know Ye, therefore, that we have given unto you full power and Authority in pursuance of the special order in said Court, to assign and appoint a guardian for the aforesaid infant, and to take the Answer of the said infant, by such Guardian to the said Bill of Complaint, and therefore We Command you, that at such certain day and place as you shall think fit, you assign and appoint a guardian for the aforesaid infant, and to take the answer of the said infant, by such Guardian, to the said Bill of Complaint on such Guardian's Corporal Oath upon the Holy Evangelys, to be administered by you, the said Answer being distinctly and fully written, and when you shall have taken the said answer, you are to send the same closed up under your seal, together with your certificate of your having assigned and appointed such Guardian as aforesaid, and this writ, unto us in said Court, -

Witness the Honorable Richard C Brooke, Chief Judge of said

Ans^r of