

To	George T Hall	1/5 of 1/5	47	20 ¹¹ / ₂₅		
"	The children of Bennetta	Wrong a daughter to mt.				
"	May Hill	1/5 of 1/5 of 1/5	15	73 ²² / ₂₅		
"	Eliza Young	1/3 of 1/5 of 1/5	15	73 ²² / ₂₅		
"	William Young	1/3 of 1/5 of 1/5	15	73 ²² / ₂₅		
"	The children of May	W. Shultz a daughter to mt.				
"	Bennetta W Shultz	1/3 of 1/5 of 1/5	15	73 ²² / ₂₅		
"	Sophia K Shultz	1/3 of 1/5 of 1/5	15	73 ²² / ₂₅		
"	May W Shultz	1/3 of 1/5 of 1/5	15	70 ²² / ₂₅	1180	14

To the Hon the Judges of the Circuit Court for Frederick County, in Equity - In the audit I have charged trustee with amt of trust fund reported, I have then allowed costs, commissions & vouchers expense and distributed and distributed residue amongst parties entitled

April 3rd 1874

Fred J Nelson, Auditor

Order N^o

C Keeper Thomas and Eveline } No 3885 Equity
 V Thomas his wife and others }
 Edmund J Stone, Albert Stone et al } In the Circuit Court for Frederick County, sitting
 in Equity

February Term 1874

Ordered this 3rd day of April, 1874, that on the 30th day of April, 1874, the Court will proceed to act upon the Auditor's report this day filed in the above case, unless cause to the contrary be shown before said day, provided a copy of this order be inserted in some newspaper published in Frederick County for two successive weeks prior to said day

Filed April 3rd 1874

Thomas Gorsuch, Clerk
 of the Circuit Court for Frederick County
 True Copy - Test
 Thomas Gorsuch, Clerk

Office of The Examiner, Frederick, Md., April 30th, 1874

This is to certify that the annexed order was published in the Examiner a newspaper published in Frederick County once a week for two successive weeks prior to the 30th day of April 1874

Filed April 30, 1874

Keeper, Smith & Co.

C Keeper Thomas and Eveline } No 3885 Equity
 V Thomas his wife and others }
 Edmund J Stone, Albert Stone et al } In the Circuit Court for Frederick County in Equity

Ordered by the Court this 30th day of April, 1874, that the report of the Auditor as made in this cause be and the same is hereby finally ratified and confirmed, no cause to the contrary having been shown although due notice appears to have been given by publication of the order aforesaid, and it is further ordered that the Trustee pay out the respective amounts as audited

John A Lynch,
 Judge of the Cir Court.