

the Lands therein described comprised the Lands of which said Thomas J. Blaggett Sr. died seized and possessed if you state all your knowledge herein.

6th Q^uestⁿ: Do you or not know whether or no the Notes referred to and intended to be secured by the Copy of the Mortgage shown to you marked Exhibit No. 4 have been paid in full or in the whole or if unpaid how much remains unpaid and you means of knowledge of the facts to which you depose state all your knowledge herein.

7th Q^uestⁿ: Do you know or have you heard of any other matters or things that would tend to the benefit or advantage of the complainants in this case, if you state the same as fully as if you were specially interrogated thereto

W. J. Ross
 Chas. W. Ross
 Solicitors for complainants.

Filed October 1st 1873.

Decree

Mary Blaggett
 Sarah M. Duwall &
 Laura E. Gray
 vs.

No. 3902 Equity.
 In the Circuit Court for Frederick County,
 sitting as a Court of Equity.

September Term 1873.

Samuel Blaggett et al. The above came standing ready for a hearing and being submitted the Bill, Answer, Exhibit, Depositions and all other proceedings were by the Court read and considered, and it is thereupon this 13th day of November 1873 by the Circuit Court for Frederick County as a Court of Equity and by the authority of said Court ordered adjudged and decreed that unless the Defendants or some one of them shall on or before the 1st day of December 1873 pay or bring into this Court to be paid to Mary Blaggett one of the complainants the sum of \$5754. 97¹⁰⁰ and the interest from the 24th day of May 1870 and to Sarah M. Duwall another of the complainants the sum of \$1800 00 with interest from the 24th day of May 1870 and to Laura E. Gray another of the complainants the sum of \$3149. 91 with interest from the 24th day of May 1870 and this with complainants costs of suit to be taxed by the Clerk of this Court, that the Land and premises mentioned in these proceedings be sold at Public Sale and that Samuel Blaggett of Frederick County be and he is hereby appointed Trustee to make the said sales and that the course and manner of his proceeding shall be as follows: he shall first file in the Clerk's Office of this Court a bond to the State of Maryland executed by himself with a surety or sureties to be approved by the Court or the Clerk thereof in the penalty of Thirty Thousand dollars conditioned for the faithful performance of the trust reposed in him by this Decree or which may be reposed in him by any future order or Decree in the premises, he shall then proceed to make sale of the said Real Estate having first given at least three weeks previous notice inserted in some Newspapers printed in

Trust
 Refe