

Acknowledgment
of Purchase

I hereby certify that I have this day purchased of Abraham Shaff and Luther Shaff trustees in No 3955 Equity for the sale of the Real Estate of George Shaff and Julian Shaff late of Frederick County deceased that part of the Real Estate of said deceased parties known as the Home Farm of George Shaff and which is described in the annexed advertisement at and for the sum of Forty dollars per acre and on the terms prescribed by the decree in the above cause and set forth in the said annexed advertisement.

Nov 21. 1874

Charles P Grove

Filed Nov 28. 1874

Acknowledgment
of Purchase

I hereby certify that I have this day purchased of Abraham Shaff and Luther Shaff trustees in No. 3955 Equity for the sale of the Real Estate of George Shaff and Julian Shaff late of Frederick County deceased that part of the Real Estate of said deceased parties known as Torrence or Honey Lot & stands as No 2 on printed advertisement annexed at and for the sum of Sixty dollars per acre and on the terms prescribed by the decree in the above cause and set forth in the said annexed advertisement

Nov 21. 1874.

Daniel Shaff

Filed Nov 28. 1874

Objections to
Ratification
of Sales

Abraham Shaff & others
vs
John Shaff & others

No. 3955 Equity
In the Circuit Court for Frederick County
To the Honorable the Judges of the Circuit Court
for Frederick County, sitting as a Court of Equity.

Jacob C Shaff one of the parties in the above case and an heir at Law of Geo Shaff and Julia Ann Shaff decd. respectfully objects to the ratification of the sales reported in the above case as made to Francis Shaff and Isaac A Fry respectively for the following reasons.

1st Because the said Lots were sold for an inadequate price.
2nd Because said Lots were parts of the Home property of George Shaff and Julia Ann Shaff, and said trustees divided said Home property into three Lots and sold two of them separately to said Francis Shaff and Isaac A Fry and withheld the other, that such dividing was an injury to the property and hurt the sale, that the whole of said property was held and used as one Lot by said George & Julia Ann Shaff and said trustees acted without authority in dividing the same and against the best interests of the Estate.

3rd That this objection was and is welling to give more for said Lots than the amounts for which they were sold but only wanted them in connection withheld and not sold and the said trustees after postponing the sale of said Lot which has the improvements on then proceeded to sell said Lots which are unimproved and which are only valuable as before stated in connection with the improved Lot and as a consequence they were sold at a sacrifice.

4th And for other good and sufficient reasons

Millard P. Driver
Sol for Objectant

Filed Dec 26 1874