

No. 4512 Equity

Order nisi on Auditors Report

Robert Hlean, and Emily O Hlean his wife
vs
Mary Montgomery, Otho T. Cook, and Mary Ann Cook his wife, and others

In the Circuit Court for Frederick County, sitting in Equity.
Sept. Term, 1880.

Ordered this 20th day of September, 1880, that on the 16th day of October 1880, the Court will proceed to act upon the Auditors 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 Sept. 29, 1880 (City) Adolphus Searchake Jr., Clerk of the Circuit Court for Frederick County

Final Ratification of Auditor's Report

Robert Hlean, and Emily O Hlean his wife
vs
Mary Montgomery, Otho T. Cook, and Mary Ann Cook his wife, and others

No 4512 Equity.
In the Circuit Court for Frederick County, in Equity:
Ordered by the Court this 22nd day of October in the year 1880

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, and the further Order that the Auditor pay out the Court funds as ordered.
Filed Oct 22, 1880

John A Lynch, Judge of the Cir-Court

No 4506 Equity

Margaret E. Harburrow & others
vs
Jesse Marlow Farmer & Marlow & others.

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

Bill of Complaint

The Bill of Complaint of Margaret Elizabeth Harburrow Mary Olina Marlow and Frances Fousa Marlow of Frederick County, Maryland, respectfully shows unto your Honors; That Thos. J. Marlow late of said County and State died sometime in the year Eighteen Hundred and Fifty-five after having made and executed in due form his last will and testament which was duly admitted to probate in the Orphans Court for Frederick County, a certified copy of which will is herewith filed, marked Exhibit No. 1, and which with all other Exhibits filed in this cause your Orators pray may be taken as a part hereof as if more fully inserted in words and figures by which will be devised and bequeathed among other things, as follows: that his beloved wife and two sisters should possess during their lives the farm of One hundred and fifty-four acres, more or less, on which he then resided, and in the event of the death of his wife or either or both of his sisters that the survivor or survivors should hold and possess the property during their or her life, said farm at the death of his wife or sisters to be disposed of as hereinafter directed: that his wife should hold during her life the Kentucky tract of Land, containing One hundred and seventy three acres of Land, more or less, and after her death, it was to be disposed of as hereinafter directed: that all the property not disposed of should be equally divided among all of his children, together with all the property left to his wife and sisters, at their deaths: That said Thomas Marlow, was at the time of his death seized and possessed of One hundred and sixty acres of Land, more or less, described in a deed from Thos. J. Marlow and wife