

No. 4631 Equity

I respectfully recommend the appointment of John C. Mott as Trustee to sell the real estate in No. 4631 Equity.

Barbara Marriott

I respectfully concur in the above

Charles E. Mealey

To the Honorable the Judges of the Circuit Court for Frederick County,  
I hereby recommend John C. Mott as Trustee to make sale of the Lands mentioned in the Bill of Complaint filed in No. 4631 Equity, and for the sale of which a decree is passed, as prayed in said case.

A. W. Burkhardt

Charles E. Mealey &  
Mary R. Mealey his wife

Barbara Marriott et al

No. 4631 Equity

In the Circuit Court for Frederick County,

To the Hon. the Judges of the Circuit Court for Frederick County.

Your Petitioner, Louis M. Murray, respectfully represents unto your Honors, that heretofore, to wit: on the 15th of September, 1873 The Farmers and Mechanics National Bank of Frederick obtained a Judgment out of your Hon. Court, against Valerius Ebert, Alphens W. Marriott and Lewis M. Murray (your petitioner) for the sum of \$ 2,221. 00; that said Judgment was obtained upon a promissory note of which the said Valerius Ebert was the maker, and upon which the said Alphens W. Marriott and Lewis M. Murray (your petitioner) were sureties, that subsequently, to wit: on the 10th day of May, 1881, said Judgment, with interest and costs of suit amounted to the sum of \$ 2,291. 70, and that there was then paid thereon, out of the proceeds of the sale of certain real estate belonging to said Valerius Ebert, the sum of \$ 726. 72, leaving a balance due on said Judgment at said date of \$ 1565. 98

Petition of  
Louis M. Murray

Your Petitioner further represents unto your Honors that on the said 10th of May 1881, as one of the sureties of said Ebert, he paid the whole of said balance of \$ 1565. 98 to the Farmers & Mechanics National Bank of Frederick, which thereupon assigned said Judgment to your Petitioner as well, appear by a copy of said assignment herewith filed & marked "Ex A to petition".

Your Petitioner charges that by reason of the premises, the said Alphens W. Marriott, the other surety of said Ebert in said Judgment, became indebted by way of contribution, to your Petitioner for the one half of said sum of \$ 1565. 98 so paid by him, as Co-Surety, as aforesaid, and being so indebted, did on the said 10th day of May 1881, pay to your petitioner the sum of \$ 295. 40, which is a proper credit upon the portion of said Judgment payable to your Petitioner by said Alphens W. Marriott.

Your Petitioner further charges that at the time of the rendition of said Judgment, to wit: on the 15th day of September 1873 the said Alphens W. Marriott was seized and possessed, in fee, of a certain undivided interest or part of certain real estate lying & being situate in Frederick County, aforesaid, upon which the lien of said Judgment attached; that subsequently to wit on the 1st day of December 1873 the said Alphens W. Marriott, in consideration of a promise of marriage, conveyed by good & sufficient deed, in fee, the said undivided interest or part of said real estate to a certain Barbara Robinson, who, subsequently thereto, became the wife of said Alphens W. Marriott.