

No. 3972 Equity

Hereof, fail, you not, as you will, answer the contrary, at your peril
Witness the Honorable Richard J. Brown, Chief Judge of our said Court the 16th day
of Feby 1874

Issued the first day of May 1874
To the Sheriff of Frederick County.

Thomas Goreuch, Clerk.

Entered:—

Summed

Filed May 12th 1874

Thos. M. Williard, Shff.

Jacob Miller } No. 3972 Equity
vs } In the Circuit Court for Frederick County sitting
Sarah Miller et al } in Equity.

Interlocutory
Decree.

The Defendant Sarah A. Miller having been duly sum-
moned to appear and answer to the Bill of Complaint and having appeared thereto
but failed to put in her answer to said Bill of Complaint as required by this Court
It is therefore this 23rd day of August in the year 1875 by the Honorable John A.
Synch Associate Justice of the Circuit Court for Frederick County, sitting as a Court of
Equity, and by the authority of said Court adjudged, ordered and decreed that the Com-
plainant is entitled to relief in the premises against the said Sarah A. Miller. But be-
cause it does not certainly appear to what relief the Complainant is entitled, it is further
adjudged and ordered that a Commission issue to the standing Commissioner of this
Court to take testimony to support the allegations of the Bill.

Filed Aug 25/75

John A. Synch
Judge of the Cir- Court

Miller } No 3972 Equity.
vs } In the Circuit Court for Frederick County, sitting
Miller } in Equity.

Onr Clerk

Order to issue
Commission

Please issue a Commission in this case to take
the answer of the infant defendants in this case named in Bill. Issue to Adolphus
Fearnhake Jr.

Filed Aug. 18. 1876

Wm. P. Maulsby Jr
Solicitor for Complt.

Commissioner
to take testimony



Maryland, Sec:

The State of Maryland, To Messrs Wm. B. Shelton
And John E. R. Wood of Frederick County, Greeting;

Be it known, That you are appointed Commissioners
to examine Evidences in a cause depending in the Circuit Court for Frederick County
as a Court of Equity, between Jacob Miller, Complainant, and Sarah Miller and
other defendants. You are therefore, required, having first taken the Oath hereunto an-
nued, and also administered the annexed Oath to the person whom you shall appoint
as Clerk to attend the execution of this Commission, that at such time and place as to you
shall seem convenient, you cause to come before you, all such Evidences as shall