

Order setting down  
Objections to ratifi-  
cation of sale  
for  
Hearing

a Court of Equity and by the authority thereof that the objections to the ratification of the sales reported by the Trustees in this cause filed by James A. Orendoff and Mary C. Orendoff his wife be and are hereby set down for hearing on the 25th day of September A.D. 1883 at 12 1/2 O'clock P.M. and a copy of this order be served upon the Solicitors for the objectors or upon one of them at least five days prior to the day of said hearing

Filed September 18. 1883

John A. Lynde  
John F. Vinson  
Judges of the Circuit Court.

Eliza Conner, Executrix & others  
vs  
James A. Orendoff &  
Mary C. Orendoff

No 4411 Equity  
In the matter of the  
Reports of Sale &c &c

Exceptions to Trustee  
answer to objections to  
Ratification of Sale

The Defendants except to the answer of E. J. Nelson & C. D. L. Long Esquires Trustees to the objections of these defendants to the ratification of the report of sales, and state the following exceptions to wit:  
1st That the said answer does not either admit or deny the specific facts set forth in said objections and does not answer as to said facts alleged.  
2d That the said answer neither admits nor denies the facts alleged in said objections that they were notified by the Solicitor of the Defendant Mary C. that she objected to a sale being made of said property to any greater amount than might be necessary to discharge the debts in the proceedings in said Cause mentioned and all costs and expenses, and that two small parcels of said property on which the buildings were erected would sell for the sum of \$4000 & that she demanded that the same be sold separately, and that no more of said real estate be sold and denied the right of said Trustees to sell to any greater amount than as aforesaid, or to the effect of aforesaid. And they state that they are ready to maintain by competent legal proof all said facts in said objections contained, and that a purchaser was present at said sale who was then and there ready well and willing to bid purchase and pay for said two small parcels of said real estate the sum of \$4000, and they state that said sum was more than sufficient to pay all said debts in said proceedings in said Cause mentioned and all costs and expenses, and they pray that said Trustees may be required to answer further, and either to admit or deny the said facts alleged in said objections, and that if the same be denied they may be given opportunity to produce proof of the same in such manner and form as your Honors may direct, and further that if your Honors shall not deem it right to require said Trustees to answer further, and either admit or deny said alleged facts, then your Honors will direct in what manner these defendants may be allowed to take proof to sustain the same, and further that they may be allowed to enter a general replication to said answer and issue a Commission or other proper proceedings to take such proof, if your Honors shall deem that mode proper, or that your Honors will prescribe a proper mode of taking such proof and they pray that said sales may not be ratified, without allowing them an opportunity to be heard on proof to be produced

Filed September 24. 1883.

J. P. Mearns  
Sol for Defs.

George H. Rowe & Son et al  
vs  
James A. Orendoff and wife

No 4411 Equity  
In the Circuit Court for Frederick County  
In Equity

To the Honorable the Judges of the Circuit Court for Frederick County as a Court