

No. 4967 Equity

Never been paid. I live quite near the residence of Jacob Klein and know the doctor attended him, and it seems to me to be a small bill for his services

To 11th Int.

11th Ans. Amey Klein was indebted to the Plaintiff at the time of her death, for medicines and medical attendance. The witness here looks at Exhibit C here shown him and says it contains a true statement of the indebtedness and has never been paid

To 12th Int.

12th Ans. The Real estate is not susceptible of a division among the parties to this suit because it is too small to be divided at all to advantage

To Genl Int.

Ans to Genl Int. I know nothing further

Jacob Williams

Whereupon there being no more witnesses present to be examined and no further time being required for the production of testimony, the Examiner hereby certifies that the foregoing are the Original depositions in this cause as the same were read over to the witnesses and signed by them respectively, and herewith returns the same enclosed to the Court

Witness my hand on this 15th day of July A.D. 1884

Wm Wilcoxon

Examiner

Costs of the foregoing Testimony	
Wm Wilcoxon Examiner Charges	\$ 5 00
Jos W Lane Sheriff	80
Jacob Mangum Witness attendance & mileage	2 50
Jacob Williams " " " "	2 50
<hr/>	<hr/>
Filed July 18, 1884.	\$ 14.00

Lewis Lamar

vs

Mary Klein, John Obays Cam
of Jacob Klein dec et als

No 4967 Equity

In the Circuit Court for Frederick County

Sitting as a Court of Equity

July Term 1884

Decree

The above cause standing ready for a hearing, and being submitted, the Bill answer Exhibits and testimony and all other proceedings were by the Court read and considered - It is thereupon this 15th day of August in the year Eighteen hundred and Eighty four by the Judges of the Circuit Court for Frederick County as a Court of Equity, and by the authority of said Court, adjudged, ordered and decreed that the land and premises mentioned in these proceedings be sold free of all claim of the widow to or on therein and that Clayton O'Keedy of Frederick County be and he hereby appointed Trustee to make the said sales, and that the course and manner of his proceedings shall be as follows: He shall first file in the Clerk's office of this Court a Bond to the State of Maryland executed by him with a surety or sureties to be approved by the Court, or the Clerk thereof, in the penalty of Ten thousand dollars conditioned for the faithful performance of the trust reposed in him by this Decree or which may be reposed in him by any future order or decree in the premises He shall then proceed to make sale of the said real Estate having first given at least three weeks previous notice, inserted in some newspaper printed in Frederick County and such other notice as he may think proper of the time, place, manner and terms of sale which terms shall be as follows: One half of the purchase money