

No. 5095 Equity

Randolph G. Still

your Petitioner

No. 5095 Equity

In the Circuit Court for Frederick

To the Honorable the Judges of said Court: - The petition of Randolph G. Still, Trustee in the above Case, respectfully shows,

- 1st That by the Terms of the decree in the above case, one half of purchase money was to be paid on the day of Sale, or the ratification thereof by the Court, and the residue in one year from the day of Sale.
- 2- That he sold the farm described in the proceedings in said case for \$435.⁰⁰, and the Mountain Lot for \$325.⁰⁰
- 3- That the purchaser of said farm paid your Trustee \$1000, cash and gave him two Notes for the residue - One at Five months for the one half, and the other for the other half of the residue, at Twelve months both bearing interest, that your Trustee accepted the said cash and Notes, which is a variance of the Terms of the Sale prescribed by the Decree, because he believed it to be for the best interests of the Estate to do so
- 4- The purchaser of said Lot of Mountain Land, desires to pay the whole of his purchase Money Cash.

Wherefore your Petitioner prays your Honors to grant him permission to receive the cash for said Mountain Lot, and also to approve his acceptance of said two Notes in the Sale of the farm, and permit to receive the whole of the amount of the first Note when due.

And that he may have all other relief to which he may be entitled he will ever pray &c.

Wilton G. Munn
Solec for Petitioner.

When the foregoing Petition it is ordered by the Court this 4th day of February A.D. 1886, that Randolph G. Still, the Trustee in the foregoing Case, be permitted to receive the whole of the purchase Money for the sale of said Mountain Lot, Cash and that the receipt of the Notes mentioned in said petition for the Sale of the farm is approved and the Trustee is permitted to receive the purchase money for said farm as the sum may be paid to him on said Notes -

John A. Lynch
Judge of the Circuit Court.