

No. 5216 Equity

the Cause as, the same were read, over to the Witnesses, and signed by them respectively; And he herewith returns, the same enclosed, to the Court.
 Witnesses, my hand this 16th day of April A. D. 1887.

Clayton O. Keedy Examiner -

Cost of the foregoing Testimony

C. O. Keedy Examr. fee (2 days)	\$ 8.00.
L. C. Derr, Sheriff	3.20.
Milton E. Woodward, Witness,	.75
P. L. Ketchum,	.75
Wesley Paltzall,	.75
Chas W. Haller,	.75
N. J. Blumenhauer,	.75
Oscar F. Firestone	.70
Jno B. Thomas,	.. for Respondents .75

Certified to -

Clayton O. Keedy, Examiner.

Beall H. Whalen

vs
 Ellen A. Whalen et al

No. 5216 Equity -
 In the Circuit Court
 for Frederick County

Order of Court
 setting down
 Exceptions to Sales
 for a hearing

The Testimony in the Matter of the Objections to ratification of Sales in this Cause, having been returned & filed in Court it is therefore Ordered by the Court this 21st day of April 1887 that said Objections to said Sales are hereby set down for a hearing on the 27th day of April 1887 at the hour of ten O'clock P. M. in Judges' Chambers, and the Clerk is hereby directed to serve a copy of this Order, on Exceptants or their Solicitor or Solicitors without delay -

Jno Ritchie -
 John A. Lynch
 Judges of the Cir. Court

A copy of foregoing Order is filed herewith
 Endorsed - "Service Admitted - Jas. M. Sherry"

Beall H. Whalen

vs
 Ellen A. Whalen et al

No. 5216 Equity
 In the Circuit Court
 for Frederick County
 March Term 1887 -

Court's Opinion &
 Order on Exceptions
 to sales & Court's
 order to recall

This Case comes before the Court on Objections to the ratification of the sale of the two Wood Lots in New Market District in Frederick County, designated as "Exhibit B. to report" and to the sale of those lots of ground in Frederick City on the North East corner of East Patrick Street and East Streets, designated as "Exhibit B. to report". There is no Testimony as to the Property mentioned in "Exhibit C". The proof all goes to the value of the property mentioned in "Exhibit B". Upon a careful consideration of the Testimony, the Court is convinced that the properties mentioned in "Exhibit B." sold for a great deal less than

Trustee's
 2nd Report