

No. 6202 Equity

whereupon there being no other witnesses to be examined and no further time being required for the prosecution of evidence, the said Examiner hereby certifies that the aforesaid are the original depositions in this cause as the same were read over to the witnesses and signed by them respectively and I herewith return the same enclosed to the Court.

witness my hand this 17th day of March A.D. 1894.

Clayton O. Healey
Examiner

Cost of the aforesaid testimony.

Cl. O. Healey Exam. fee	\$4.00
D. P. Guinness Shff	.80
Geo. W. Grove wit. exp. & attendance	1.85
Richd. H. Grove " " " "	1.85
<hr/>	

Certified to: Clayton O. Healey
Examiner

Enclosed

The Execution of the within will appear by Certiorari, enclosed thereto Annexed

Clayton O. Healey
Examiner

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

Filed March 17, 1894.

Decree:

Grove et al.

No. 6202 Equity

@
Rhodes et al

In the Circuit Court for Frederick County sitting as a Court of Equity
May Term, 1894

The above Cause standing ready for a hearing, and being submitted, the Bill, Answer Exhibits Evidence and all other proceedings were by the Court read and considered. It is therefore, this 7th day of May in the year Eighteen hundred and ninety four by the Circuit Court for Frederick County as a Court of Equity, and by the authority of said Court as judges, ordered and decreed, that the laws and premises mentioned in these proceedings be sold and that John C. Matter and Peter S. Howe of Frederick County, be and they are hereby appointed Trustees to make the said sale, and that the Course and manner of their proceedings shall be as follows. They shall first file in the Clerk's office of this Court, a Bond to the State of Maryland, executed by them with a surety or sureties, to be approved by the Court, or the Clerk thereof, in the sum of seven thousand Dollars, conditioned for the faithful performance of the trust reposed in them by this decree, or which may be reposed in them by any future order, or decree in the premises. They 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 they may think proper of the time, place, manner and terms of sale, which terms shall be as follows One half of the purchase money to be paid in cash on the day of sale, or on the ratification thereof by the Court, the residue

part of
annu pay
wick County
she is
will.
ted in
me and
from
received
to read
and
In this
Decree.
than name
saint of
with C.
M. Snyder,
Lifford Snyder
in the
n. Little
bapt man
Among
their are
be Capable
advantage of
res dividend