

No. 6247 Equity.

wherefore your trustee prays that this Report may be ratified by your Honorable Court. And as in duty &c

Amos V. Thomas Trustee

State of Maryland Frederick County, to wit: -

On this 29th day of January A.D. 1895 before me, the subscriber, Clerk of the Circuit Court for Frederick County personally appeared Amos V. Thomas, the above named Trustee and whose oath in due form of law that he made and a thing stated in the foregoing Report are true to the best of his knowledge and belief.

John L. Jordan Clerk

The foregoing Report and Affidavit having been read and considered by the Court, it is thereupon this 29th day of Jan'y 1895 by the Circuit Court for Frederick County, sitting as a Court of Equity ordered that said Report be and the same hereby is ratified and confirmed.

John A. Lynch Judge of the Cir - Court

Filed Jan'y 29th 1895

No. 6225 Equity.

Clayton O. Keady Trustee under deed of Trust from John J. Veit and wife on Petition

No. 6225 Equity

In the Circuit Court for Frederick County sitting as a Court of Equity.

To the Honorable, the Judges of said Court,

The Petition and Report of sale of Clayton O. Keady Trustee as hereinbefore mentioned respectfully represents unto your Honors 1. That a certain John Jacob Veit and his wife, Caroline Veit, late of Frederick County, Maryland were seized and possessed as tenants in Common of the real estate hereinafter described as devised under the will of their father John Veit (also called John Pite) dated February 22^d 1872 duly admitted to probate and recorded in Liber P. O. B. No. 1 folio 245 one of the Record Book of wills in the office of the Register of wills for Frederick County, Maryland, and being as seized and possessed of said real estate the said Caroline Veit departed this life intestate in the month of July 1893 leaving as her only heir at law the said John Jacob Veit, her brother of the whole blood,

2. That the said Caroline Veit left no personal estate whatever in consequence of which no administration was granted to any one but leaving many debts contracted during her lifetime, and funeral expenses having also been incurred in the interment of the said Caroline and her undivided one half interest in said real estate descended to and vested in her brother the said John Jacob Veit subject to the payment of the debts

and
and
basis on
the Court
documents

which
t.
ance
Mortgage
and
on the

decrease

204.44

255.00

126.35-

75.30

37.50

18.99

allowd. -

10.00

205.40

5.25

80.65-

paid to the

Deecea

125.94

8.59

9.65

8.75-

2.00

73

3.65-

1.50

130.84

shows that

you are