

W. 8418. Equity.

Creditors bill having been duly admitted in said account. It is thereupon adjudged ordered and decreed by the Circuit Court for Frederick County, sitting as a Court of Equity, and by the authority thereof, that the personal estate of the said George W. Kling deceased, is sufficient in amount to pay his debts and Costs of Administration, that the Creditors of George W. Kling are entitled to have ^{their debts} due from the deceased paid out of the Surplus remaining in the hands of the Assignee of Mortgage after the payment of the Mortgage indebtedness and Costs of foreclosure in the matter of the Sale of his Mortgaged real estate; that the amount of indebtedness remaining unpaid is not determined by this decree except that the amount alleged to be due Mrs. Maria E. Neumann is admitted to be as stated in the Bill of Complaint and is therefore determined. It is further ordered that the Trustee foreclosing said mortgage of George W. Kling deceased and in this Cause reporting said three give notice to all the Creditors of George W. Kling deceased according to the usual practice of this Court, by publication printed in some newspaper published in Frederick County for two Succession weeks prior to the 22nd day of July a. d. 1909, warning them to file their Claims against said deceased, duly authenticated with the Clerk of this Court, in this Cause on or before the 22nd day of July a. d. 1909, or they may be otherwise debarred from participation in the hands of said Trustee. And that from and after the due publication of said notice to Creditors the matter be referred to the Auditor of this Court to make an account & distribute said Surplus funds to said Creditors of George W. Kling who shall have filed duly authenticated Claims in this Cause, and the Claim of Mrs. Maria E. Neumann already filed in this Cause and admitted to be ~~true~~ due. That before making said distribution to said Creditors of said funds the said Auditor shall allow the Costs of this proceeding including a reasonable Solicitors fee to the Solicitors filing the Creditors bill in this Cause.

July 3-1909

John C. Motta,

Final Certification

Filed June 7-1909

Ordered the 7th day of June 1909, by the Circuit Court for Frederick County, sitting as a Court of Equity, and by the authority thereof, that the Surplus funds reported on and the same are hereby finally received and assigned, in compliance with the terms of the Court's order, having been shown although other notice appears to have been given, as shown by the Circuit Certificate, forward fund.

(Filed June 7-1909)

John C. Motta,

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