

PETITION OF W. NELSON WILHIDE AND COURT'S ORDER SUBSTITUTING PURCHASERS.

Addie Wilhide et al	1	No. 6282 EQUITY
Vs.	1	In the Circuit Court
Nelson Wilhide et al	1	for Frederick County.
	1	
	1	
	-----0-----	

To the Honorable the Judges of said Court!:-

The Petition of W. Nelson Wilhide respectfully shows unto your Honors .

1. That on the 26th day of September 1896, he purchased from the trustees in said cause certain real estate described to be sold which purchasers have been duly reported to your Honorable Court;
2. That said purchases were not made for himself alone, but for John H. Wilhide, Catharine Wilhide, Josiah Wilhide and Ellen Fitz as well as per himself. Wherefore he prays your Honors to pass an order substituting the said last named parties with your petitioner as purchasers of said real estate so purchased by him as aforesaid. And he will ever pray &c.

Edw. S. Eichelberger
Sol for Petitioner

No. 6282 EQUITY.

NOVEMBER TERMS, 1896.

The foregoing Petition having been read and considered it is thereupon by the Court this 27th, day of November, 1896, ordered and decreed that Josiah Wilhide, Ellen Friz, John H. Wilhide, Catharine Wilhide and W. Nelson Wilhide be and they are hereby substituted as purchasers of the real estate shown by the Report of Sales filed in this cause to have been sold to Nelson Wilhide.

Filed Nov. 27th, 1896.

Jas. McSherry

NO. 6282 EQUITY.

November TERM, 1896.

Ordered by the Court this 27th day of November, A.D. 1896, that the foregoing Report of Sales be and the same is hereby ratified and confirmed, subject to the substitution of purchasers this day ordered by the Court, no cause to the contrary having been shown although due notice was given as required by the order nisi in said cause; and the case is hereby referred to the Auditor of this Court to state an account. Filed Nov. 27th, 1896.

Jas. McSherry.

-----0000-----

ASSIGNMENT & DECLARATION OF TRUST OF BRUCE E. FOGLE

KNOW ALL MEN BY THESE PRESENTS!

Whereas under an audit made in No. 9519 Equity in the Circuit Court of Frederick County, sitting as a Court of Equity, Martha A. Dorcus life tenant to certain funds received from the sale of real estate mentioned in said Equity cause, and said Martha A. Dorcus by her discretion in writing to Frank L. Stoner, Trustee in said Equity cause, ordered that two judgments standing against a certain Bruce E. Fogle, be paid out of the funds in his hands as Trustee, said judgments being .

(a) Woodsboro Savings Bank vs. Bruce E. Fogle	
judgment and costs amounting to	\$1555.67
(b) Great Western Oil Company vs. Bruce E. Fogle	
judgment and costs amounting to	\$ 143.09
	Total
	\$1698.76

and whereas by the payment of said judgments it reduced the amount of the corpus of the funds which was due the said Martha A. Dorcus, life tenant, which reduction of said corpus decreased the income which the said Martha A. Dorcus is entitled to during her life and WHEREAS the said Martha A. Dorcus was in no way interested or responsible for the payment of said judgments and in no way obligated to see to their payment or any part thereof, and WHEREAS under the audit stated in the said No. 9519 Equity there was distributed to Bruce E. Fogle the sum of Forty three hundred and sixty four dollars and ninety cents (\$4364.90) subject to the life tenancy of Martha A. Dorcus, less the payment of the aforesaid judgments and a judgment and costs of the amount of One thousand and sixteen dollars and sixty seven cents (\$1016.67) due by the said Bruce E. Fogle to the Woodsboro Savings Bank, leaving a balance due to Bruce E. Fogle of the sum of Sixteen hundred and forty nine dollars and ninety seven