

\* subject to exceptions; which were required to be taken and filed within a limited time. (q)

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Note (o) concluded.

And it is further Decreed, that the said William Chapman pay unto the complainants, out of the estate of Achsa Fottrell and Edward Fottrell, which have come to his hands, interest at the rate of six pounds per cent. per annum on the sum of 43½ pounds of tobacco, [1704, ch. 69, s. 1.] £51 15s. 3½d. current money, in gold or silver; £216 7s. 0½d. sterling; and £377 19s. 10d. paper money of Maryland; which is due to each child, exclusive of white servants, cattle, horses, sheep, plate, and gold tea spoons. It being thought reasonable, by this Court, that no interest should be paid for so much of the estate as consisted in white servants, cattle, horses, sheep, plate, and gold tea spoons, which are to be returned in specie to each of the complainants, [1715, ch. 39, s. 11, 12, 16, and 17.] from the 15th day of February, in the year of our Lord 1741, till the same be paid to the complainants. And, that so much as is decreed to be paid to the complainants Mary and Elizabeth, who are arrived at the age of sixteen years, to be paid into their own hands, [1715, ch. 39, s. 15:] and that so much as is decreed to be paid to the complainant Henry, be paid to Edward Dorsey, his guardian; and that so much as is decreed to be paid to the complainant Eleanor, be paid to John Ridgely, her guardian; and that the said Edward Dorsey and John Ridgely respectively give security, at the next Court to be held for Anne Arundel County, to be approved of by the Justices of the said Court, to pay such sums as they have, or shall receive of the said Chapman, to the said Henry Woodward when he shall arrive at the age of twenty-one years; and to the said Eleanor Woodward when she shall arrive at the age of sixteen years; and that the complainants, or their guardians, give unto the said William Chapman good security to return a ratable part of what they shall receive to satisfy any debt or debts which shall hereafter appear to be due from the said Amos Woodward, with the payment whereof the law will charge the said William Chapman as administrator; and that the complainants pay two-thirds of the costs of this suit; and the said William Chapman one-third part thereof. And it is further Ordered, that the said William Chapman use his utmost endeavors to receive what debts are due to the estate of the said Amos Woodward at this time; and that he render an account of what he shall receive, upon oath, to this Court, by the last day of November next.—*Chancery Proceedings, lib. J. R. No. 5, fol. 157 to 212.*

Note (p) continued.

great length. The bill concludes by alleging, that the defendants are residents of Philadelphia, but are expected soon to be in the Province—upon which it prays a *ne exeat*, to the sheriff of Kent, and also a duplicate of the writ to the sheriff of Cecil.

To this bill, an affidavit was subjoined in the following words: “The said Thomas Sloss, the complainant in the annexed bill of complaint, makes oath, that the said William and David McIlvane, the defendants in the said bill named, are justly indebted to him in the sum of £300 current money or up-

*Note (p) continued on next page.*

(q) “February, 1735.—*Sedente curia.*—Ruled, that exceptions to reports made by the master, be filed twenty days before the succeeding Court, after the report is made; or report to stand confirmed.”—*Chancery Proceedings, lib. J. R. No. 2, fol. 735.*