

pleadings and proofs in the case, and such other proof in relation to these points as the parties may lay before him.

In the event of the death of either or both of the now unmarried infant daughters before they become entitled to take, her or their share or shares will devolve upon the other sisters, if living, or, upon the legal representatives of those who may be then dead; on which event it may become necessary to bring the new parties and interests before the court by a supplemental bill, or some other correct course of proceeding.

Whereupon it is *Ordered*, that this case be and the same is hereby referred to the auditor, with directions to state an account accordingly from the pleadings and proofs now in the case, and such other proofs as the parties may lay before him. And each party is hereby allowed to take testimony in relation to the said matter of account before any justice of the peace; or before the commissioners in the city of Baltimore, on giving three days notice as usual. Provided that the said testimony be taken and filed in the chancery office on or before the fifteenth day of June next.

In obedience to this order the auditor made a report as of the 19th of September, 1829, in which he says, that he had examined the proceedings, and from them had stated an account A between the defendant *Eleanor Dawson* as executrix of *William Dawson*, deceased, and the children of *Margaret R. Clerklee*, deceased, in which the proceeds of sale of the stock, \$9,202 94, which was originally purchased with the principal legacy bequeathed by *Ann Russell*, deceased, in trust for said children, as the said proceeds are ascertained by the deposition of *Frederick Dawson*, are apportioned agreeably to the said order.

From this account A, it appears, that there is due to the complainants *Edmund H. Contee*, and *Eleanor Russell* his wife, the sum of \$2,636 38; with further interest on the sum of \$1,713 79, part thereof, from this date until paid. To *Josias Hawkins*, and *Caroline Ashton* his wife, the sum of \$2,741 23, with further interest on the sum of \$1,993 14, part thereof, from this date until paid. To *Elizabeth Clerklee*, the sum of \$2,803, with further interest on the sum of \$2,037 63, part thereof, from this date until paid. To *Margaret Clerklee*, who has lately attained her full age, the sum of \$2,836 24, with further interest on the sum of \$2,594 91, part thereof, from this date until paid. And to *Sarah Emily Clerklee*, payable on her arrival at age or marriage,