

values thereof, at said periods, are estimated at four *per cent.* upon the gross value, or \$1,970; and that the residue of the personal estate of said deceased, is worth \$20,935 70. That the real estate devised to *Walter B. Bowie*, may be valued at \$6,200; and the annual value thereof, at \$248; and the personalty devised to him, is valued at \$4,187 14. That the real estate devised to the complainant *Eliza*, may be valued at \$15,750; and the annual value thereof, at \$630; and the personalty devised to her, is valued at \$4,187 14. That the real estate devised to *Kitty Bowie*, may be valued at \$8,400; and the annual value thereof, at \$336; and the personalty devised to her, is valued at \$4,187 14. That the real estate devised to *Richard D. Bowie*, may be valued at \$18,900; and the annual value thereof, at \$756; and the personalty devised to him, is valued at \$4,187 14.

The auditor further reports, that from the testimony, it appears, that *Ann D. Bowie*, the widow of the deceased, was at that time, forty-five years of age; that the complainant *Eliza*, was twenty-one years of age; that the defendant *Walter*, was eighteen years of age; that the defendant *Kitty*, was fourteen years of age; and that the defendant *Richard*, was five years of age. That a reasonable allowance for the support of the testator's family, residing at the mansion house, would be the sum of \$1,000 *per annum*; that the sum of \$593 75 *per annum*, would be a reasonable allowance for the maintenance and education of the defendant *Walter*, who is now at a boarding school; that the sum of \$468 75 *per annum*, would be a reasonable allowance for the maintenance and education of the defendant *Kitty*, who is now at a boarding school. And that the sum of \$443 75 *per annum*, would be a reasonable allowance for the maintenance of the complainant *Eliza*. And as no moneys have been advanced to her since her marriage, the auditor reports, that the sum of \$695 21 would be a reasonable allowance to be made to the complainant for her maintenance, from the time of her marriage to this date.

The auditor further reports, that it will be the interest and advantage of the defendants *Walter* and *Kitty*, to take under the will of their father. The testator *Baruck*, devised certain lands to the testator *William*, for life, with a power to devise it to certain of his children; and also bequeathed one-third of his negroes and stock of all sorts, to the younger children of the testator *William*, by his then wife. The testator *William*, after referring to the will of the testator *Baruck*, devised those lands to his son *Walter*, and