

230

Eighty four Acres which her deceased Husband bequeathed by will to John Wesley his Son having regard unto its quality as quantity his said son then down on the same during his natural life add that they make a report by their attorney and doing in their behalf to the Court in order to a final decree.

The person appointed by a few decesses of this Court to make sale of the land so land Conveyed by James Mellekin to the heirs of William Woodard deceased on a tract of land in the said County of New Castle this day made their report in the words and figures following (to wit) "Pursuant to a decree of the Worshipful Court of Southwicks which is hereto annexed bearing date March Court 1815 to our directed we have after first duly advertising the same proposed the said land in said decree mentioned to public sale, on a tract of nine months agreeably to said decree which said land was purchased by Neal Mellekin of this County for the sum of Two hundred and Ten dollars and four cents, and the said Mellekin having executed his bonds for the sum aforesaid one bond to James Mellekin for Sixty two dollars and Seventy five cents one bond to the more Elizabeth Mellekin for one hundred and Seven dollars, Eighty eight cents, also one bond to Sally Charles, David William, John, Elizabeth and Amy Woodard each for Seventy Seven dollars and Six cents payable to them Rochelle their heirs and next of friend, we have Conveyed by deed in fee Simple this said land to the said Mellekin agreeable to the said decree and we have paid to James Mellekin his bond for Elizabeth Woodard her said bond a sum to them Rochelle because due to Sally, Charles, David, William, John, Elizabeth and Amy Woodard, their bonds after deducting therefrom just proportion for our expenses. We now sell our bonds and Seal the 28<sup>th</sup> day of April 1815. Jeremiah Bell, Richard C. Williams, John Moore, Benjamin Dewey, Commissioners. Whereupon it is decreed and ordered that the foregoing report be held firm until the time between the parties are that the land be proportionably borne between them.

Haley Lawrence

At

against

Micah Griffin administrator of Miller Griffin dec'd. Df. Plaintiff  
on the motion of the dft by his attorney, for deposition of the defendant  
which came on to be heard before the said answer and exhibits and by means of  
said Plaintiff it is considered by the Court that the defendant aforesaid  
be suffered and the same is hereby accordingly discharged, and that the said  
action of the Plaintiff be taken by him as per his defence here.

Polly Francis daughter of Samuel Francis deceased  
late of the County of New Castle, Elizabeth Francis  
natural Daughter, Polly Francis and Martha Jane  
Francis infant children of the said Samuel Francis late  
by their Mother Polly Francis, their Guardian and next  
of friend

Complainants

Samuel Francis administrator with the will annexed of  
Samuel Francis late deceased the minister of the said fall  
regular William Farrel, and William Francis and  
John Francis infant children, said Francis late  
Court to defend them in this behalf

Defendants

In Chancery