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Title: Legal Document, William R. King v. Sampson Delashmitt

Date: April 26, 1811

Location: I-BeachW-1971-3

Contact:

Archives & Special Collections
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Frederick County To wit:

Richard Funn late of Frederick County yeoman, was attached to answer unto John Dumm, in a plea, whereof with force and arms, and so forth, at Frederick County aforesaid, he entered into all that tract or parcel of plantable land called Hobsons Choice lying and being in Frederick County aforesaid containing Six hundred and fifteen Acres, with the appertinances, which William Rawlings King and Eleanor King his wife devised to the said John for a term of years which is not yet expired, and Ejected him from his said Farm, and other wrongs to the said John thereunto, to the great damage of the said John, and against the peace, government and dignity of the State and so forth. And whereupon the said John by Roger B. Taney his attorney, complains, that the said William Rawlings King and Eleanor King his wife heretofore to wit, on the twenty fifth day of April in the Year of Our Lord Eighteen hundred and Eleven at Frederick County aforesaid, had devised to the said John all that the said tract or parcel of plantable land called Hobsons Choice, lying and being in the County aforesaid containing Six hundred and fifteen Acres, with the appertinances, to have and to hold the same to the said John and his assigns from the twenty fourth day of ^{the term months of} April ~~the last past~~, for and during and unto the full end and term of fifteen years from thence next ensuing, and fully to be complete and ended by virtue of which said devise, the said John entered into the said tract or parcel of plantable land with the appertinances, and was possessed thereof, and being so

possessed thereof, the said Richard afterwards so that
on the said twenty fifth day of April in the year Eight
ten hundred and seven aforesaid, with force and arms
that is to say, with sword, staves and knives, at the
County aforesaid, entered into the said tract or parcel
of plantable land with the appertinances, which the
said William Rawlings, King and Eleanor King his
Wife had devised to the said John in manner aforesaid,
for the term aforesaid, which is not yet expired
and Ejected the said John from his said Farm, and
other things to the said John then and there did to the
great damage of the said John and against the peace
government, and dignity of the State and so forth.

Wherefore the said John saith he is injured and hath
sustained damage to the value of One thousand dollars
and therefore he brings his suit and so forth.

Roger B. Taney, Plt. Atty.

Sir.

I am informed you are in possession of a claim
title to, the premises in this declaration mentioned, or to some
part thereof, and being sued in this action as a casual
ejector, and having no claim or title to the same pre-
mises, do advise you to appear in Frederick County
Court to be held in Frederick Town on the first Mon-
day in August next, by some Attorney of that Court, and
there and there by rule of the same Court, to cause your
self to be made defendant in my stead otherwise I
shall suffer Judgment to pass against me, and you will
be turned out of possession
to Sampson Delashmutt
Tenant in possession of the
premises or of some
part thereof

I am your Friend
Richard Tamm
April the twenty sixth Eighteen hundred
and seven

~~MS. A. 11.~~
~~MS. A. 11.~~
~~MS. A. 11.~~
~~MS. A. 11.~~
MS. A. 11.

William A. King

& Eleanor his wife's

Deeds

no

Temperance Abolition

New York

Mr. Whitaker

five vols &

two copy ac.

W. B. Tracy

Co Man

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