

In the Supreme Court of Civil Justice
of V.I.

In Chancery

Between George Mason and
Arthur Brunter assignees of
George Balls ABMpt
Plaintiffs

and
William Rowland and others
Defendants

On date ✓

Upon the application of
the plffs and upon hearing
Mr M. Creight their Counsel

and upon reading the affidavits

of (Here enter all the affidavits
made when filed) and it

appearing that the deft William
Rowland is out of the jurisdiction

of this Court and cannot be
found and hath made default

in payment according to the
decree in this cause And it

of John Collins filed
on the 7. day 1869
of George Balls filed
on the day of 18
of George Mason filed
on the 8. day of July 1880
of Robert Brink filed on the 20. day 1887
of George Balls filed
on the 27. day of Nov. 1887
of Robert Brink filed on the 27. day of Nov. 1887
of Robert Brink filed on the 27. day of Nov. 1887
of Robert Brink filed on the 27. day of Nov. 1887

further appearing that in
consequence of such default
a final order for foreclosure
hath been made herein this
Court doth order that the
and the deft W^m Rowland
ordered to execute a conveyance
to the ptpps of the hereditaments
referred to in the said final
order of foreclosure; this
Court doth order & declare
that the deft W^m Rowland
shall be deemed a trustee
of the said hereditaments
within the meaning of the
Trustee Act and that the
same do vest in the ptpps
for the estate therein of
the said deft W^m Rowland
and any of the parties interested
are to be at liberty to apply
as there shall be occasion



Deben Westing

Estate of W^m

Rowland

vs

Marion & Bruster

only an equitable

share after all!!!