

Answer. Basil Norris. } N^o 2266 Equity
 of } In Frederick County Court sitting as a Court
 H. Cobbley } Henry Cobbley } of Equity
 & Others - }

The separate answer of Henry Cobbley to the Bill of Complaint of Basil Norris, against him as libeled in Frederick County Court sitting as a Court of Equity.

This defendant, in answer to the Complainant's bill of Complaint in this cause filed, answers & says that he admits the several matters & things, in the Complainant's, said bill to be true, as therein stated and is willing that your Honourable Court should pass such decree in the premises, as to your Honors may seem just, and according to Equity.

Henry Cobbley

I accept the above answer, without the same being sworn to.

Wm Cappington
Soll for Compl^t

Pet^r Basil Norris. } N^o 2266 Equity
 vs } In Frederick County Court
 H. Cobbley & } sitting as a Court of Equity
 Others }

The Complainant in this case states to your Honourable Court, that subpoenas have been used against all of the defendants, in this case, and that all of said defendants, have filed their answers to his said bill of Complaint. The Complainant, therefore now prays that your Honourable Court will issue a Commission and appoint a Commissioner to take the Testimony in said case.

Wm Cappington Soll
For Compl^t

The Court orders a Commission to be issued as is above prayed, and the same to be directed to James B. Sherry Esq.

R. D. Marshall

August 21, 1849.

Repl^y Basil Norris. } N^o 2266. Equity
 vs } In Frederick County Court
 H. Cobbley } sitting as a Court of Equity
 & Others. } July Term 1849.

The replication of Basil Norris Complainant to the answers of Henry Cobbley, and of Elizabeth P. A. Roubahn Eugenia Roubahn, and Malinda C. Roubahn - Infant defendants by Thomas Scaller their guardian. This repliant, for replication to said answers, says, that he will aver, and prove his said bill to be true & sufficient, and certain in Law to be answered unto, and that said answers of said defendants, are uncertain, untrue & insufficient to be replied unto by these repliants, without that, that any other matters, or things, in said answers contained, material or effectual in Law to be replied unto, and herein not replied unto, Confessed, and avowed, traversed or denied is true, all of which matters, & things this repliant is & will be ready to aver, and prove as this Honourable Court shall award. Humbly prays as in and by his said bill he has already prayed.

Wm C. Cappington Soll