

proceedings as exhibit CK to the Petition of your Petitioner
 filed on 24th March 1849. which he prays may be taken as a part
 of this. And your Petitioner further shows, and avers that
 another large portion of the said Real Estate was exhibited
 by the said Daniel Runner dec^d in his life time from his
 brother John Runner dec^d who had received the same as a
 devise of his mother the said Charity Runner. Your Petitioner
 further shows that the said Charity Runner, in her life time had
 and owned, a certain Negro woman, named Suckⁿ as a slave
 for life, who is the mother of your Petitioner. But that your
 Petitioner is a free man your Petitioner prays further shows that
 the said Charity Runner in her will, herein before exhibited as
 aforesaid, and which is prayed to be considered as a part
 of this petition also directed, and required her said children
 Cannon Runner, and John Runner & Catharine Rohrer,
 to keep, & maintain the said Suckⁿ during her natural
 life as from said will most clearly appears, which
 your Petitioner avers is a charge upon the Real Estate aforesaid
 said as derived by the said Charity Runner to her said children
 as aforesaid. And your Petitioner further shows that neither
 the said Daniel Runner, nor John Runner, nor the execu-
 tors nor administrators of either of them nor said Cath-
 erine Rohrer nor any of them, hath or had maintained
 and supported the said Suckⁿ, for two years & more last
 past, as by the Provisions of the will required. But your
 Petitioner on the contrary avers, that he hath himself,
 and at his own proper cost and expense supported and
 maintained the said Suckⁿ - and that he is poor & unable
 so to do, and your Petitioner further avers that no provision
 hath been made by either of the said children of said Char-
 ity Runner, nor by the executors, or administrators, nor any
 one of them, and that no allowance hath been made &
 set aside, out of the said Estate of the said Charity Runner
 for the maintenance, and support of the said Slave Suckⁿ
 who is old, and infirm and utterly helpless, and your Peti-
 tioner further shows, that the fund aforesaid, which was
 ordered by your Honors, to be paid over as aforesaid, has not
 been fully paid over a large part thereof being yet in the
 hands of John Deprunge the Trustee appointed by your
 Honorable Court, under the proceedings in this cause, and
 that a part of the purchase money, for the said Real Es-
 tate arising under the sales by the said Trustee is not yet
 due, and is still subject to the further order of your
 Honorable Court. And your Petitioner further shows
 that the defendants to the original bill of Complaint filed
 in this cause, to wit Mary Kennedy (a widow) a sister
 of the said Daniel Runner dec^d. Henry Runner, a brother
 of said Daniel Runner dec^d. Michael Runner a son of Wil-
 chard Runner, a dec^d brother of said Daniel Runner dec^d.
 Lewis Wolfe Peter Wolfe John Wolfe, Catherine Runner