

to her second husband a James Anson of Tennessee, also another daughter Eliza intermarried with Samuel Shuld, son of James Shuld herein after mentioned, your orators further charge, that the said Nancy wife of said Reddewitt has deceased, without issue, having first assigned, and conveyed to Jefferson Shuld of Frederick County all her Interest in said Real Estate, and that the said John Shuld also assigned, and conveyed his Interest to said Jefferson & has since dec<sup>d</sup>. without any issue, and that the said Margaret Shumb & John Stuart have also assigned, and conveyed their right & Interest in said Real Estate to said Jefferson; and that the said Jefferson bought from each of these other parties with a full knowledge on his part of the existence of said trust.

They also charge and show that the said James Shuld of Va. has deceased, leaving the following children & heirs at law, to wit William Shuld, Milton Shuld, Samuel Shuld, Johanna Shuld, - since married to one W. Lee, and David Shuld & Henry Shuld, that the said Henry has deceased and that it is not known who were his children & heirs at law, or devisees or whether he left any immovable descendants, and that said David is also dead, and that he is believed to have left a child, who is unknown to these complainants. They further show that Banner Shuld also deceased leaving as his children, and heirs at law, your orator John Shuld; also William Shuld; Sarah now the wife of C. Shuld dau who married one Robert Reid of Texas, and has since deceased, leaving children but what are their names, or number & whether now living or dead is unknown to your orators; also Nancy married to John Duckey, Mary married to William Walter of Edshelds married to John Killingsworth of Mississippi; Margaret, married to James Brownell of Texas, & Kitty married to Samuel Norman of Texas. They further charge that Ebenezer Shuld, another of said sons of said William has deceased, leaving as his children & legatees, and devisees, under his will the following named to wit Jefferson Shuld, John Shuld, Andrew Shuld, & William Shuld, and that the said Robt. Norman your orator is the assignee & lawful purchaser of all the Estate & Interest of the last named Jefferson John Sh. & Andrew Shuld, at law & in Equity, in the Real Estate of said William their deceased grand father. They further charge, and show that of the remaining children of said William dec<sup>d</sup> to wit; Henry Shuld, David Shuld, Margaret Evans Agnes Wood and Mary Blair & Samuel Shuld, have all deceased, beyond the Jurisdiction of the State of Maryland and that it is not known nor can it reasonably be ascertained what children or heirs, or devisees of any they or either of them left nor where they reside. (Your orators further charge that William Shuld another son of said William Sr deceased has also deceased, and that he left the following children & heirs at law to wit; Jefferson Shuld of Frederick County aforesaid, who is also the assignee, and purchaser from as aforesaid of the said Nancy, John P. & Margaret, three of the children of said John Shuld executor as aforesaid & other children -