

in the property devised to Deceased son Daniel, and did devise to
 his son Daniel Shoemaker the Lot the Deceased then resided on called
 Good Neighborhood, and also three acres of Wood in Ashbaugh's Survey
 of the Other Lots, and the said Deceased further devised to his daughter Nancy
 Grimes, the one half of the Other Lot where the Stone Stands, and
 did devise the other part of said Lot to his daughter Margaret Shoemaker
 and your Complainant further states that the said Deceased further
 directed his Executor to sell all his personal Estate, & did constitute &
 appoint Wilson Grimes, his son in Law Executor of his last will
 and Testament, and which matters well more fully & at large appear
 referred being made to a certified Copy of the will of said John
 Shoemaker, herewith exhibited marked Exhibit B. Your Com-
 plainant further states that the said Wilson Grimes did enter upon
 his duties of Executor, and that Letters Testamentary on the Estate of
 said John Shoemaker were duly granted by the Orphans Court of Fred-
 erick County to the said Wilson Grimes as well appears by a cer-
 tified Copy of Letters of Exemplification herewith Exhibited, marked
 Exhibit C your Complainant further states that the said Wilson Grimes
 as Executor has sold all the personal Estate of the said John
 Shoemaker, which personal Estate was of small value and that the
 whole personal Estate of said Deceased is wholly insufficient for
 the payment of his debts, your Complainant further states that the
 said John Shoemaker at the date of his death was seized & possessed
 of the Real Estate mentioned in his will, and which Real Estate,
 is situate in Frederick County, State of Maryland & that since his
 death the devisees have taken possession of the respective pieces of
 Land devised to them your Complainant further states that
 Margaret Shoemaker, since the date of the said will married Wash-
 ington Boon that Nancy another of the devisees was at the date
 of said will married to Wilson Grimes and that the widow
 Mary Shoemaker, and all the devisees of said John Shoemaker, reside
 in Frederick County State of Maryland your Complainant charges
 that the personal Estate, is wholly insufficient for the payment of
 the debts of the Deceased John Shoemaker, and that the sale of the Real
 Estate devised by said John Shoemaker to his son & daughters will be
 necessary to discharge his debts In Cause or Consideration whereof &
 for as much as your Complainant is remediless in the premises by
 the strict rules of the Common Law and only relieved in a Court of
 Equity, where matters of such nature are properly cognizable, and to the
 end that Mary Shoemaker - widow of John Shoemaker dec'd. Wilson Grimes
 Executor of the last will and Testament of John Shoemaker dec'd -
 Daniel Shoemaker Nancy Grimes and Wilson Grimes her hus-
 band. Margaret Boon, & Washington Boon her husband the de-
 visees, and husbands of the devisees of John Shoemaker dec'd may
 stand, and perfect answer upon their several several Oaths make
 to the several matters, and things charges in this Bill of Complaint
 and to the end that the Real Estate devised by said John Shoemaker
 to his son Daniel, and his daughters Nancy & Margaret & the Interest
 devised thereon to his wife Mary, or such parts thereof, as may be -