

foregoing renewed are true to the best of his knowledge, information &  
 belief  
 Exhibt. 13  
 1852 Feb 13 To Cash due for Bounding washing clothes &  
 maintained for 6 years \$ 250 -  
 Swoon before ell. Baltzell  
 Mr. John Shoemaker To Daniel Shoemaker Do

State of Maryland Frederick County Scd  
 on this 3<sup>d</sup> day of January 1853 before the subscribed a Justice of the  
 peace, in and for said County & State, personally appears Daniel  
 Shoemaker, and makes Oath that the foregoing as it stands  
 stated is just and true, and that he has received no part, or part  
 of the money therein charged to be due, or any security or satisfaction  
 for the same  
 Swoon Before ell. Baltzell.

Answer The separate answer of Wilson L. Grimes Executor of the Testa-  
 -ment & last will of John Shoemaker to the Bill of Complaint filed  
 by Daniel P. Saylor in behalf of himself, and others, in the Circuit  
 Court for Frederick County, sitting in Equity against himself,  
 and others This respondent for answer to said Bill answers &  
 says that he admits to be true, as alleged therein that John  
 Shoemaker his Decedent, by his single will of the 24<sup>th</sup> Decr 1844  
 1846 of Fifty four dollars and fifty one cents which said single  
 will is the same filed, in the proceedings as Exhibit A This  
 defendant, admits that John Shoemaker died in or about 13<sup>th</sup>  
 February 1852 without having satisfied unto the complainant  
 the amount due and that the same is still due and unpaid This  
 Respondent, admits that said John Shoemaker in April 1844 -  
 made his last will & Testament & died without having revoked  
 the same That by this will he devised certain personal Estate  
 to his wife Margaret, and to his son Daniel & to his daughter Nancy  
 Grimes & Margaret Shoemaker, and that this Respondent in said  
 will was vested in the power to sell the personal Estate & distribute  
 the proceeds pursuant to the provisions of the will & that he was  
 constituted executor therein This Respondent admits that letters  
 Testamentary, upon the Estate of said Decedent were granted to  
 this Respondent by the Orphans Court of Frederick County -  
 That as such executor, he sold the personal Estate which proved  
 but of little value, and that it is utterly insufficient to pay the  
 debt of his Decedent, and that it will require the sale of the  
 Real Estate devised as aforesaid, by said John Shoemaker, for the  
 purpose This Respondent admits that the devisees have taken  
 possession of the respective pieces of land devised to them That  
 Margaret Shoemaker, since the date of the will aforesaid -  
 has married Washington Boone, that Nancy another of the  
 devisees at the time of the date of the will was married to this  
 Respondent, and that the widow of John Shoemaker, and all the  
 parties to the said bill of Complaint, are residents of Frederick  
 County and this Respondent prays hence to be dismissed &c.  
 Wilson L. Grimes.

State of Maryland Frederick County Sc. On this 3<sup>d</sup> day of January -  
 1853 before the subscribed, a Justice of the peace of the State -