

of all, and every the witnesses, & witnesses produced and examined by the Commissioners, named in the Commission hereto annexed, as far forth as you are directed, and employed by the said Commissioners, to take write down and transcribe the said depositions, or any of them.
So help you God.

N^o 2512 Equity - Interrogatories to be propounded to Hugh Mullen on part of Complainants

1st Do you know the parties to this Bill? 2^d Do you know George F. Staley dec^d? 3^d are you acquainted with the Real Estate, of which he died seized mentioned in the Bill? If you state whether it would be for the Interest, and advantage of all the parties, concerned plaintiffs and defendants that said Real Estate should be sold & the proceeds divided, among the parties interested.

1, & Geo. F. Staley dec^d intestate, and who are his heirs at law which of them is an Infant if any 5th

Do you whether said deceased was indebted, and especially do you know whether he is largely indebted to his mother Elizabeth Staley for a large share of the purchase money due to her as one of the heirs of Christian Medrick dec^d from the land above spoken of. State how you know these facts, and whether they have not come to your knowledge as one of his administrators and whether his personal Estate is sufficient to pay his debts. Wm. Cluett Selr,
For Complainants

N^o 2512. Equity. At the annexed Commission issued out of the Court Court, for Frederick County sitting as a Court of chancery on the 20th October 1853 to R. Nelson J. directed, empowering him to examine evidences on a cause therein depending, in which Jacob & John Staley are Complainants, and William Staley & others are defendants. The undersigned having previously taken the oath, as prescribed by the Court & recorded in the Clerk's Office, did proceed, on the 20th day of October 1853 at the City of Frederick to take the following testimony to wit, Hugh Mullen - Witness on the part of Complainant of lawful age being duly sworn, answers To the 1st Inty herewith filed That he knows the party to this Bill, and has known them for some time. To the 2^d Inty He answers That he does know George F. Staley dec^d To the 3^d Inty He answers He is acquainted with the Real Estate of which George F. Staley dec^d seized & deponent states that it would be for the advantage of all parties concerned, Complainants and Defendants that said Estate be sold & the proceeds divided amongst the parties interested To the fourth Interrogatory He answers George F. Staley dec^d intestate, his heirs at Law, and the parties Complainant and defendants in this Bill, and that Dennis Snook is the only infant amongst the heirs at Law, he is the only surviving child of a deceased sister To the Fifth Interrogatory, he answers, He knows that deponent was indebted & especially that he was largely indebted to his mother Elizabeth Staley for a large sum of the purchase money due to her, as one of the heirs of Christian Medrick deceased, for the land above spoken of. That this information comes to deponent's knowledge as one of the administrators of George F. Staley