

or parcel of Land, Contains One hundred, and ninety two acres more  
 or less, and is the same Land conveyed to said Intestate by Daniel Starns  
 by two deeds, one bearing date, on the 24<sup>th</sup> day of January 1846 and  
 the other on the 2<sup>d</sup> day of April 1849 and Recorded amongst the Land  
 Records of Frederick County. Copies whereof are herewith filed marked  
 Exhibits N<sup>o</sup> 6 & 7. and your orators further shew, unto your Honor that  
 the said promissory notes dated April 1<sup>st</sup> 1857 were given for the said  
 sums of money therein mentioned, which were in fact due & owing -  
 by the said intestate to your orators John Englar Lewis R Huntz  
 & Hiram S Starnes on the 1<sup>st</sup> day of April 1852 and the said notes were  
 in fact executed on the said first day of April 1852 and were dated,  
 April 1<sup>st</sup> 1857 at the instance and request of the said William M  
 Starnes, who at the same time undertook, and promised that he would  
 pay to each of your said orators the amount of Interest on each of  
 said promissory notes, the whole intent and object of said date being  
 to give the said William M Starnes a credit of that period for the  
 payment of said sums of money in said notes mentioned, and  
 your said orators John Lewis R and Hiram S expressly aver-  
 and charge that the said several sums of money were in fact due  
 and owing to them respectively, on the first day of April 1852  
 and that said promissory notes, were in fact given on that date  
 to secure the payment of said sums therein respectively mentioned  
 and that it was at the time expressly agreed by said William M  
 Starnes that he would pay to your orators respectively interest on  
 said several sums from said 1<sup>st</sup> day of April 1852 and your  
 orators therefore state that they ought to be allowed interest on said  
 several sums of money in said notes mentioned from that date  
 and now as it is that the said Anna Starnes has refused to pay  
 any part of the aforesaid debts, due to your orators, or to render unto  
 them any account of the aforesaid personal Estate, in her hands,  
 and your orators are remediless in the premises, save by the aid  
 and interposition of your Honor. In the end therefore that the  
 defendants herein after named may answer the several matters,  
 and things herein set forth and stated as fully & particularly  
 as if the same were herein again repeated, and they thereunto  
 particularly interrogated, and that the said Anna Starnes may  
 set forth an account of the personal Estate of said intestate, and the  
 amount, and particulars thereof possessed by her and what part  
 thereof is now in the hands, and what part has been disposed of  
 by her, in payment of the debts of said Intestate, & what amount  
 of debts remains unsatisfied, and that an account may be taken  
 under the direction of your Honor of the said debts due to your  
 orators, and of all other debts due by said intestate & remaining now  
 paid, and also of the personal Estate of said Intestate received by the said  
 Anna administratrix as aforesaid, and that the said personal Estate  
 may be applied in a due course of administration, in payment of the  
 debts due to your orators, and all others who may come in & contribute  
 to the expenses of this suit, and that the aforesaid Real Estate  
 or so much thereof as may be necessary may be sold by -