

amount of current money belonging to said Estate Intestate's state is \$761.33 & out of separate debts is \$66 05 amounts of which she has duly returned to the Orphans Court of Frederick County by her agent - John Englar of D as will appear from a certificate of the Register of wills of said County herewith filed number defendants Exhibit A which she prays may be taken and considered as part of this answer And this respondent further answering states that the above sums and amounts, exhibit the whole assets of the said personal Estate of said Intestate which have come to this respondents possession, or of which she has any knowledge, and that large expenses have been incurred by her in the course of said administration which ought to be allowed to her in the further settlement of her accounts as administratrix, the account of which she cannot now state, and that she claims Commissions and other allowances out of said assets of said personal Estate and she further answering states that a large portion of the proceeds of sale of said personal property consists of the notes of the purchasers, taken at the sale of said personal Estate which are yet uncollected, not being due and that but a small portion of the said debts due to said Intestate have been collected, and that as this respondent is advised and believes there are outstanding accounts in bar of money of said Debts This respondent further answering, admits to be true the statements contained in said bill of Complaint. That the personal Estate of the said William M. Haines is wholly insufficient to pay & discharge all the debts due by said William M. Haines, and that it will be necessary to sell the Real Estate of which the said William M. Haines died seized, for the payment of the balance of said debts, which will remain after the application of said personal Estate, to the payment thereof so far forth as it will extend

And this respondent further answering, admits it to be true as stated in said Bill. That the said promissory note to John Englar, dated on the first day of April 1857 and the promissory note to Lewis R. Spout, dated on the 15<sup>th</sup> day of April 1857, and the said promissory note to Abram S. Haines, dated April 1<sup>st</sup> 1857 were in fact executed by said Wm. Haines on the 1<sup>st</sup> day of April 1852, and were given to secure the said sums of money in said promissory notes mentioned, which said sums of money, and each of them was obtained before the said 1<sup>st</sup> day of April 1852 due and owing to said parties respectively by the said William M. Haines, and that they were post dated only with the design, and intent to give to the said William M. Haines a longer time to pay said sums of money as is stated in said bill & not with the intent, or purpose to deprive the said parties or either of them of any part of the said debts due to them respectively, or the interest thereon, & that the said parties ought to have interest on the amount of her said notes from the 1<sup>st</sup> day of April 1852.

And this respondent further answering, admits it to be true as stated in said Bill that she is the widow of the said William M. Haines, and that the said Infants Elizabeth Rosalia & Jesse are the only children and heirs at law of the said Wm. Haines and this respondent -

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