

The Honorable Madison Nelson, Circuit Judge.

Israel C. O'Neal, Esq. Sheriff &
Edward Shriver Ck.

In the Record of proceedings of the said Court, among others is the following

D. & P. Engle
" "
Morris Joop.
Dennis Joop.
Lemuel N. Joop.
Singleton Joop.
Saml. Joop. Mary
Joop & Amanda Joop.

Be it remembered that heretofore, to wit: On the Thirty first day of August, in the year One thousand eight hundred & fifty five came the said D. & P. Engle into Court here by M. B. Suckett Esq. solicitor & filed in Court here the following Bill & Exhibit. Viz. To the Hon. Madison, Judge of the Circuit Court for Frederick County, sitting as a Court of Equity. The Bill of Complaint of Daniel Engle, and Peter Engle, of Frederick County, who sue as well for themselves, as all other creditors of Elijah Joop late of said County &c. who will come in, and contribute to the expenses of this suit, humbly shows - That a certain Elijah Joop late of Frederick County &c. was in his life time indebted to your orators, in the sum of Forty one Dollars, and sixty Cents debt and two dollars & Forty four Cents Corts. as by your orators exhibit N^o. 1. filed with this Bill, will fully appear. And your orators further charge - That the said Elijah Joop, being indebted, unto your orators, and also unto divers other persons, & having Real Estate departed this life, some time in the year eighteen hundred and fifty three, leaving the following children his heirs at Law, Viz. Morris Joop, Dennis Joop, Lemuel N. Joop, Singleton Joop, Samuel Joop, Mary Joop, & Amanda Joop, all of whom, are Infants, and all of whom are minors, and all reside in Frederick County, except Lemuel N. Joop, Dennis Joop, & Singleton Joop, who reside in Carroll County, in this state, your orators further show, That the said Elijah Joop died intestate, That he left no personal Estate of any account; and that no administration has been had upon his Estate, and your orators are advised - that they are entitled to have the Real Estate left, by the said Elijah Joop, or so much thereof, as may be necessary, for the purpose sold for payment of the debt due your orators, and the debts due the other Creditors. But now so it is, - may it please your Honor, your orators are without adequate remedy, save by the aid of this Court, To the end therefore that the defendants, herein after named may answer the several matters & things herein before stated fully and particularly, and that the aforesaid Real Estate, or so much thereof, as may be necessary for the purpose, may be decreed to be sold, for the payment of said debts, and that your orators may have such other & further relief, as the Case may require, May it please your Honor to grant unto your orators, the writ of Subpoena, against the said Morris Joop, Dennis Joop, Lemuel N. Joop, Singleton Joop, Samuel Joop, Mary Joop, & Amanda Joop, aforesaid, Commanding them, to appear in this Court, at some certain day, to be therein named to answer the premises, and abide by and perform such Decree as may be passed therein and as in duty lies.

M. B. Suckett, Soller
For Compls.

Exhibit N^o. 1 is in the words & figures following, Viz.

D. Engle & P. Engle, 1851. May. 31. Judgment in favour of the plaintiffs, for \$41.609. Cu mo. tradg. &c. as D. & P. Engle. dt. Int. Nov. 2^d 1847. & \$2.449 Cts. ad. Cts 25¢.
filed June 3^d 1852.

Elijah Joop.

Thereupon the following Subp^o was issued, to wit:

Maryland Sec^y The State of Maryland, to Dennis Joop, Lemuel N. Joop, and
Singleton Joop, of Carroll County - Greeting - You are hereby Commanded