

propounded on the part of the Complainant - to prove the allegations in his bill  
1<sup>st</sup> Inty. Are you acquainted with the parties to this suit, Complainant  
and defendant? If yea, how long have you been acquainted with them?

2<sup>d</sup> Inty. Look upon the papers here shew'd to you, of which exhibits A. No. 2  
are Copies, and state whether you have any knowledge of the execution of  
said notes, and for what they were given - State all your knowledge in rela-  
tion to the Circumstances, under which said notes were executed

3<sup>d</sup> Interrogatory - Look upon the paper here shew'd to you, marked exhibit A.  
No. 1, which is a Certified Copy of a Deed from the Complainant to the defendant  
and examine its Contents, and state whether any thing was said at the  
time of the execution of said two notes, about said land, and whether there was  
any thing said about the purchase money for the same. State all that was  
said about the notes, and land, as near as you can recollect. 4<sup>th</sup> Inty. - Have  
you any knowledge in relation to the Circumstances of the said John Eyles -  
If yea, is he, or is he not considered insolvent, in his Circumstances, State -  
all you know, from report, and otherwise in relation to his solvency

Jos. M. Palmer, } Sollos for  
Grayson Eichelberger } Complainant

The said Cause was thereupon Continued by regular Continuances, from term  
to term of the said Court, from the time of the return of the said Commission  
and the proceedings had under, and in pursuance thereof, until the first mon-  
day of January, in the year eighteen hundred and forty five - At which  
mentioned first Monday in January, it being the sixth day of the said month  
in the year last aforesaid - the proceedings in said Cause being read & heard  
the Court passed the following Decree, to wit:

Frederick Crabbs, sr. In Frederick County Court, sitting as a Court of Equity.  
" } January, Term 1845. This Cause standing ready for hear-  
John Eyles } ing, and final Decree, and being submitted to the Court  
upon the Bill, exhibits, Interlocutory Decree, and the evidence taken & return'd  
in this case, and all other proceedings, which were read & Considered by the  
Court - It is thereupon this 6<sup>th</sup> day of January, 1845, by the Frederick - County  
Court, sitting as a Court of Equity, and by the authority of said Court, order'd  
adjudg'd, and decreed that the said John Eyles, the defendant in this case  
pay to Joseph M. Palmer, the attorney - for the Complainant, or bring-  
into this Court the amount of purchase money, due on the lands & premises  
in said proceedings mentioned, and specified as being due, on the two promissory  
Notes filed in this case, marked exhibit A. No. 2, and all interest thereon &  
all Cost, and all charges, which have accrued, or may accrue - in this case, on  
or before the 20<sup>th</sup> day of January, 1845, and in default thereof it is Order'd -  
adjudg'd, and decreed - that the Land, and premises specified, and described  
in Exhibit No. 1, in this case be sold, as prayed, and that Grayson Eichelberger  
be and he is hereby appointed the Trustee to make said sale, and that the Course  
and manner of his proceedings shall be as follows, viz. He shall first file with  
the Clerk of Frederick - County Court as a Court of Equity his bond payable to  
the State of Maryland, executed by himself, and good security to be approved  
in the penalty of four thousand Dollars, Conditioned for the faithful performance  
of the Trust reposed in him by said Decree, or which may be reposed in him  
by any other decree, or order in the premises. He shall then proceed to make  
Sale of said Real Estate, and premises, and after having first given -  
three weeks public notice in some newspaper, or newspapers, printed