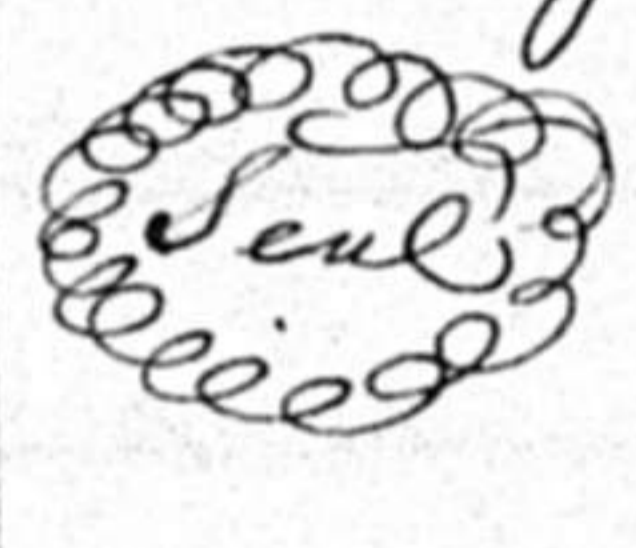


of October, in the year eighteen hundred, and forty five, and the return day of the foregoing writ - comes into the Frederick County Court here - the said Frederick Crabb, sen. by his attorney aforesaid, to whom the said writ was in form aforesaid directed &c. makes return thereof, to the Court here thus ensui^g. Viz.

Frederick County Sc. - I hereby certify to the Honorable, the Frederick County Court, within mentioned - that John Eyles hath no goods, or chattels, lands, or Tenements in my bailiwick, by which I could cause to be made and levied, the Damages Costs, and Charges within specified, or any part thereof, as by the within writ I am Com^{manded}. So answers. "George Rice Shff"

Frederick County Sc.

I hereby certify that the foregoing is a true Copy of the Frei facias & return made by the Sheriff - taken from the Record of proceedings of the Frederick County Court in the cause aforesaid



In Testimony whereof - I have unto set my hand, and affix the seal of the Circuit Court, for Frederick County, this 26th day of Aug^r. 1853. Edw^d. Shivers. c^k.

The following agreement was filed 11th May 1854.

Jesse Hoover Ex^r. Frederick Crabb. John Eyles and Jonas Matthews. In the Circuit Court, for Frederick County, sitting as a Court of Equity - We agree that the Commission issued in this cause shall be returned forthwith and that the cause shall be submitted to F. A. Schley Esq. Special Judge for Decision. Wm. J. Ross. Sol^r. for Com^{pl}. Wm. P. Maulsby. Sol^r. for D^{ef}. May. 9. 1854.

Whereupon the following Decree was passed:

Jesse Hoover Executor of the last will & Testament of Frederick Crabb sen. dec^d. No. 2023. Equity - In Circuit Court for Frederick County as a Court of Equity February Term. 1854. John Eyles & Jonas Matthews. This cause standing ready for a hearing & being submitted without argument, by agreement in writing - signed by the Solicitors for Complainant and defendants - The Bill, exhibits, answers, depositions, and all other proof and proceedings were read, and Considered. This cause having been before the Court of Appeals, and sent back by that Court, to this Court, for further proceedings under the act of assembly of 1832. ch. 302. and the Court of Appeals having expressed its opinion, on the merits of the cause, and given directions to this Court, as to the proof necessary to enable the Complainant to obtain the object of his Bill, and the proceedings under the same and that proof having in the Judgment of this Court - been fully supplied by the Complainant, whereby he is entitled to the relief sought by him

It is thereupon - this 23rd day of May. 1854. by Frederick A. Schley, Special Judge appointed by agreement in writing - signed by the Solicitors, for Complainant & defendants, and files in this cause, and who duly qualified, as such Special Judge, according to the provisions of the act of the General Assembly of Maryland, in such case made, and provided, and by the authority of the said Frederick A. Schley, acting as Special Judge, and by the authority of this Court, orders as judges, and decrees that the Defendants forthwith pay, or bring into this Court to be paid to the said Complainant, or his Solicitor - the sum of two thousand, and thirty one dollars, & eighty six cents, the same being the Balance of purchase money, due for the Lands in the proceedings in this case mentioned, together with Interest