

of said Elizabeth Baughen & this defendant, has been informed & charges that said Bonds have been assigned to & are now held, with the ten thereof by said Saml E Baughen, and that there is due thereon the amount above named, with Interest above stated, and as soon as said Bonds, with all legal Interest due thereon are paid, this defendant is ready & willing to execute a good & valid deed of Conveyance, for said Lands. This defendant admits - all the other facts alleged in said Bill of Complaint.

Grayson Eichelberger Sill.  
For Sa<sup>th</sup> E. Baughen.

1855. November. 20. I hereby agree to accept the within answer without oath to have the same effect as if sworn to.

Robt Johnson Sill. for  
Complainant.

To the Honorable Madison Nelson, Circuit Judge, for the Third Judicial Circuit of the State of Maryland. sitting in the Circuit Court, for Frederick County as a Court of Equity. The amended or Supplemental Bill of Complaint of Allen G. Duym, and John Alfred Ritter of Frederick County, State of Maryland humbly shows, that the said Complainants heretofore filed their Bill of Complaint, in this Court, against a certain Susan A. R. Taylor and others of said County & State, praying amongst other things for the sale of the Real Estate whereof Griffin Taylor, late of the aforesaid County decd seized & possessed, as in said Bill particularly set forth. to which Bill the defendant answered & other proceedings were had, as by the same proceedings, now in this Court will appear. And your Complainants have lately discovered, and now charge by way of Amendment (or Supplement) to their aforesaid Bill of Complaint, that the said Griffin Taylor, and Susan A. R. Taylor his wife, did as to one portion of the aforesaid Real Estate, on the seventh day of June 1845, execute a deed of Trust to Bushrod Taylor of Winchester State of Virginia for the security, and indemnification of one Province Mc Cormick of Clarke County Virginia, on a certain Bond executed by said Mc Cormick to Mrs. Nancy Taylor the mother of said Griffin Taylor, as well as in other matters and things, which will more fully appear, by reference to the said deed of Trust, a true Copy whereof is herewith exhibited, marked Exhibit No. 9, and also a plat of the same to be found in Exhibit No. 10. which your orators pray, Together with all other exhibits herewith after produced may be taken, and considered as part of this their amended, or Supplemental Bill of Complaint, and your orators further charge that the said Bushrod Taylor has deceased since the execution of said deed of Trust, leaving William Taylor of Berryville, Clarke County, State of Virginia as his heir at law, and the only proper person to answer these promises, being expressly so constituted by act of assembly, passed at December session 1831, ch 311. Sec. 11, to the end therefore that the said William Taylor may answer this amendment, as well as the matters, charges in the Original Bill of Complaint and that your orators may have such further, or other relief as their case may require. May it please your Honor to grant unto your orators, an order of publication, giving notice to the said William Taylor who is now a non resident as before stated, of the substance & object of this amended Bill, as well as of the Original Bill of Complaint, filed by your orators as aforesaid, & warning him, to appear in this Court, in person, or by Solicitor on, or before a certain day, to answer the promises, & show cause, if any he has, why a decree ought not to pass as prayed.