

further show to your Honor that a certain George Eyles is in possession of a part or the whole of said Land, claiming to hold the same, when as your orators charge, he has no rights Title or claim thereto, either in Law, or in Equity Your orators further charge that said Real Estate will not admit of a division among all the parties entitled thereto and that said heirs at Law do not elect to take the same, under the act to direct Decrees

In Jansor Consideration whereof, and for that your orators are reminded in the premises by the strict rules of the Common Law and releasable only in a Court of Equity, where matters of this nature are properly Cognized; To the end thereof fore - That the said David Coffman Andrew Coffman, Edward Harts & Martha Harts his wife, Isabel Coffman Thomas Eyles Jr Adam Eyles & George Eyles your true full direct and perfect answer, made, upon their oaths and solemn oaths to all & singular the charges and matters aforesaid as fully, in every respect as if the same were here again Repeated, and they thereunto particularly interrogated May it please your Honor to order & Decree, that said Real Estate - shall be sold by a Trustee to be appointed for that purpose, and the proceeds of sale distributed, under the direction of your Honor, among all the parties, according to their respective rights, and may it please your Honor to grant unto your orators all such other & further relief, in the premises, as the nature of the case may require, and as to your Honor shall seem meet to and may it please your Honor to grant unto your orators the state of Marylands writ of Subpoena, to be directed to the said David Coffman Andrew Coffman Joseph Coffman, Edward Harts, and Martha Harts his wife Isabel Coffman, Thomas Eyles Jr Adam Eyles, and George Eyles thereby Com- manding them, and each of them to be, and appear before your Honor, in your Honorable Court, on a certain day, therein to be named, to answer all & singular the charges and matters aforesaid, and to stand to, abide & perform such order and Decree in the premises, as to your Honor shall seem meet, and your orators will ever pray &

Thompson Eschequer
Dull. for Complamants.

Exhibit At the request of Geo Kaufman the following Deed is recorded 25 N. 1 November 1832. This Indenture - made this 6th day of August in the year of our Lord Eighteen Hundred and Thirty two Between Adam Eyles & Mary Eyles - wife of said Adam Eyles of Frederick County, and State of Maryland of the one part, and George Coffman Jr of the County & State aforesaid of the other part; Witnesseth - That the said Adam Eyles and Mary Eyles for & in Consideration of the sum of one Hundred & Thirty five Dollars, current money of the United States, to hand in hand paid, on or before the sealing and delivery of these presents by the said George Coffman the receipt whereof the said Adam Eyles & Mary Eyles doth hereby acknowledge, and from every part, and parcel thereof doth hereby acquit exonerate, and discharge - the said George Coffman his heirs and assigns, forever, he the said Adam Eyles and Mary Eyles, hath granted bargained & sold, aliened released, enfeoffed, and Confirmed, and by these presents doth grant bargain sell, alien released enfeoff and Confirm unto the said George Coffman his heirs & assigns forever, all that Tract or parcel of Land, situate and lying, in the County & State aforesaid, known by being Lot No 2 Conveyed by a certain Thomas W. Morgan, late Sheriff of Frederick County to said Adam Eyles by deed bearing date, the 6th day of December 1823 for fourteen acres & one fourth of an acre more or less

Court
about
1, on
Eyles
plaint
plaint
law.
following
Coffman
George
tracts
of
No. 1.
Kaufman
insisted
Lugar
Adam
of
whole
@
Law, the
Coffman
Henderson,
August 1837
of
Denny
orators.