

the Real Estate whereof Daniel House dies seized, so far as they have any interest or estate therein, may be sold under a Decree of this Court

Elizabeth M. Keafawer }  
William Gille }  
}

William Keafawer Esqr. }  
Lewis M. Keafawer }  
Ann R. Gille }

The answer of Washington St. Harbaugh - of the State of Ohio, to the Original, and supplemented Bills of Complaint of William Beull, and Anne Beull his wife, filed in the Circuit Court for Frederick County as a Court of Equity against Henry Hardman & others - This defendant admits all the facts stated in the Original, and supplemental Bills, and Consents that a Decree may be passed by the Court, for the sale of the Real estate mentioned in these proceedings.

Washington St. Harbaugh  
May 23<sup>rd</sup> 1855.

The answer of Joseph Harrison Trustee of Andrew House, an Insolvent Debtor to the Bill of Complaint of William Beull, & Anne Beull his wife, filed in the Circuit Court, for Frederick County as a Court of Equity against Henry Hardman & others. - This defendant for answer to said Bill - answers, & says, that he admits all the facts, charges in the Bill, and supplemental petition filed in said cause, he admits that Andrew House did apply for the benefit of the Insolvent Laws - That your respondent was appointed his Trustee, & filed his Bond as such Trustee. This defendant is willing that the Real Estate mentioned in these proceedings be sold, and such Decree may be passed in the premises, as to the Court may seem right, & proper.

J. Harrison

Beull & wife, }  
Harrison & others }  
} In the Circuit Court, for Frederick County, as a Court of Equity  
} To the Clerk of Circuit Court, for Frederick County  
} Enter general Replication to answer of Defendant Beull & wife.

Wm. D. Ross, Esqr. for Com

Beull & wife }  
Hardman & wife }  
& others }  
} In the Circuit Court, for Frederick County in Equity  
} The answers of Infant defendants, in this case, having been duly returned, and filed upon motion of Solicitor for Complainants, Orders that a Commission issue to George H. Shellman, Esq. to take Testimony in this case - March 6. 1856.

W. Nelson

Maryland to The State of Maryland to George H. Shellman, Esquire of Frederick County, Trusting; 1 Dist. known - that you are appointed Commissioner, to examine evidence in a Cause depending in the Circuit Court for Frederick County, as a Court of Equity, between William Beull & wife - Complainants & Henry Hardman & others Defendants, you are therefore required, having first taken the Oath - hereunto annexed, and also administered the annexed Oath, to the person whom you shall appoint as Clerk, to attend the execution of this Commission, that at such time, and place as to you shall seem convenient, you cause to come before you, all such evidence, as shall be named, and produced to you, by either the Complainants or Defendants, and that you examine them on their corporal Oaths, to be by you administered, upon the Holy Evangelical of Almighty God, - touching their Knowledge, or remembrance of any thing that may