

allowed Commissions, costs and expenses &c. I have then allowed Complainant her Mortgage claim in full - The residue I have audited to the estate of J B Young  
Augt 23<sup>d</sup> 1856. M<sup>r</sup> Suckett, Auditor

Ord. nisi on Audit

Delaware } No 2664 Equity.  
vs }  
Young. }

Ordered this 23<sup>d</sup> August that the Auditors report in this case be ratified & confirmed, unless cause to the contrary be shown on or before the 12<sup>th</sup> Sept next - provided this notice be inserted in some newspaper published in Frederick, three weeks previous to said 12<sup>th</sup> September.  
Edward Shrew, Clerk Circuit Court for Frederick County.

Final Ratify of Audit

Ordered by the Court that the above report be, and the same is hereby finally ratified and confirmed, no cause to the contrary having been shown before the 12<sup>th</sup> Sept 1856 though notice appears to have been published as required by the preceding order. - Sept 22/56 M. Nelson.

No 2449 Equity

State of Maryland Frederick County Act  
At a Circuit Court for the third Judicial Circuit of the state of Maryland sitting as a Court of Equity held at the Court House in Frederick Town in and for the County aforesaid on the second Monday of February in the year 1858

Present The Hon Madison Nelson Circuit Judge  
Joseph Mc Eberts Esq Sheriff and  
Benjamin G. Fitzhugh Clerk

Among other were the following proceedings to wit  
Hugh Mc Allen vs Philip Mc Gaughran } Be it remembered that heretofore to wit on the sixth day of October 1852 came into Court here the said Hugh Mc Allen by W<sup>m</sup> Mc Merrick his solicitor and filed Court here the following Bill and Exhibit

Bill

To the Honorable the Circuit Court for Frederick County sitting as a Court of Equity  
The Bill of Complaint of Hugh Mc Allen of Frederick County humbly shews that heretofore to wit on the 9<sup>th</sup> day of August A.D. 1849 a certain Philip Mc Gaughran of said County being indebted to your orator in the sum of \$762.68 with interest from said date and intending to secure the payment thereof to your orator did by his deed of that date convey to your orator and his heirs certain real estate lying in said County and particularly described in said deed to which said deed there is a condition annexed that it be void on payment by the said Philip to your orator of the aforesaid sum of money with interest thereon from the date of said deed at and upon the expiration of three years from said date the interest accruing meanwhile to be paid annually as by a copy of said deed filed herewith as part of this bill to the same extent as if the same were herein set forth at length and which is marked (By A) will more fully appear and your orator charges that no part of the said sum of money & interest thereon has been paid to him although the time limited for payment thereof by the

subscribes  
both De-  
& things  
belief and  
1.  
sitting  
made  
the same  
known, on  
be inserted  
22<sup>d</sup> day  
K County.  
K.  
Sts.  
185  
lished in  
ch of two  
mons.  
sheutofre  
stary  
ced.  
leow  
Mortgagor.  
suit Court  
cts. of cts  
199 00  
54  
39  
00  
00  
00  
50  
00  
80<sup>5</sup>  
00  
00  
66<sup>2</sup>  
67 64 57  
134 43  
131 48  
2.95  
uity. -  
have then