

Bill of Equity against William Henry Schley Buchanan
 Schley and others and Whereas I have by my writ
 lately commanded the said Defendants to appear before
 me in said Court as a Court of Equity at a certain day
 now past to answer the said Bill of Complaint - but for
 as much as the said William Henry Schley is a lunatic
 and Buchanan Schley is an infant - and are and cannot
 answer the said Bill of Complaint - nor defend their suit
 without having a guardian assigned ⁱⁿ their behalf
 I am therefore that I have given unto you full
 power and authority in pursuance of the Special
 order in said Court to assign and appoint a guardian
 for the aforesaid infant - lunatic &c and to take
 the answer of the said lunatic & infant - by such guardian
 to the said Bill of Complaint - and therefore I command
 you that at such certain day and place as you shall
 think fit - you to the said Defendants if they cannot
 conveniently come to you and assign and appoint a
 guardian for the aforesaid infant - & lunatic and take
 the answer of the said lunatic & infant - by such guardian
 to the said Bill of Complaint - on such guardian's
 Oath upon the Holy Evangelists to be administered
 by you the said answer being distinctly and plainly
 written and when you shall have so taken the said
 answer you are to send the same closed up under
 your seal together with your Certificate of your
 having assigned and appointed such guardian as
 aforesaid and this writ unto me in said Court
 Witness the Honorable Madison Nelson Judge of said
 Court the 8th day of February Ann Domum 1855
 Given the 16th day of June 1855

G. Schley

Test - B. G. Fitzhugh Clerk

The separate answer of William Schley to the bill of
 Complaint of George Schley and James M. Schley in the
 Circuit Court for Frederick County in Equity against
 him and others exhibited.

The Respondent states that as trustee for the sale
 of the real estate of John M. Sherrin Sen Decedent he
 sold to the late Frederick A. Schley in his lifetime an
 undivided moiety of the Newstown Mills & property
 that said sale was made as early as in the year 1844
 & for the price mentioned in the accompanying
 extract marked D.S. from his report as such trustee
 to the Chancellor of Maryland and which report was
 finally ratified & confirmed & the entire estate so far
 as respects the trust of this Respondent was closed and