

Catharine Harper
 vs
 Mary C. Lamar
 & Samuel C. Lamar & others

In N^o 2843 Equity in the Circuit
 Court for Frederick County sitting
 as a Court of Equity

The answer of Mary C. Lamar one of the defendants in this case to the Bill of Complaint of Catharine Harper in the Circuit Court for Frederick County sitting as a Court of Equity exhibited against her and others this defendant admits the several matters and things charged in the Complainant's bill to be true agrees to the sale of the lands as therein prayed and submits to such decree in the premises as may be right and this defendant here prays the Court to grant her upon an appeal sole her reasonable and proper allowance for her right of dower and as in duty bound she will ever pray
 Mary C. Lamar -

Catharine Harper
 vs
 Mary C. Lamar
 Samuel C. Lamar
 John B. Thomas & others

In N^o 2843 Equity in the Circuit
 Court for Frederick County sitting
 as a Court of Equity

The answer of John B. Thomas one of the defendants in this case to the Bill of Complaint of Catharine Harper in the Circuit Court for Frederick County sitting as a Court of Equity exhibited against him and others this defendant admits that the said Catharine Harper was seized and possessed of the land described and referred to in her said Bill of Complaint and being so seized and possessing that she did sell the same to the said Permon & Lamar late of Frederick County deceased upon terms and at the price set forth in said bill of Complaint and exhibited the Contract in writing signed by the said Permon & Lamar and for the said Catharine Harper by her agent Robert Boone and thereafter ratified by the said Catharine Harper and that the said Catharine Harper did deliver possession of the said land to the said Permon & Lamar during her life time according to the terms of the said Contract on or before the first day of October 1857 and this respondent admits that the said Permon & Lamar did make the several payments set forth in the said Bill of Complaint; and that the said Permon & Lamar did not in his lifetime pay the whole of the first payment of one third of the purchase money of said land and that since the death of the said Permon this respondent administrator of the said Permon as hereinafter stated and admitted hath not paid the balance thereof and that two instalments of the balance of said purchase money being the first and second instalments or deferred payments