

as well appear by your oaters account and the affidavit-
 thereto herewith filed as a part of this Bill and marked
 Exhibit A. That said deceased was also indebted unto James-
 H. Brount & Company in the sum of thirty two dollars and
 thirteen Cents and being so indebted executed to them her
 promissory note bearing date the 17th day of December A.D. 1856
 conditioned for the payment of said last sum four months after
 the date of said promissory note with interest from its date on which
 said note the sum of fifteen dollars was paid April the 24th
 A.D. 1857 and that the balance of said note has not yet been
 paid as well appear by said promissory note herewith filed
 as a part of this Bill and marked Exhibit B. and your oater
 further shows that said Brount and Company by deed of trust
 bearing date the 18th day of January A.D. 1860 conveyed to your
 oater all their property real personal and mixed and chose in
 action for the benefit of their creditors and thereby transferred
 your oater said promissory note. And your oater further
 shows that the said Ann Thurman departed this life intestate
 some time in the spring of the year 1859 leaving the following
 children as her only heirs at Law viz. John Thurman who is
 married but the name of his wife is unknown to your
 oater and resides somewhere in the Western States Margaret
 Nokes the wife of William Nokes who resides in the District
 of Columbia Mary Dean Catharine Dean and Nell Dean
 who reside in Frederick's County and Edward Dean who is
 married but the name of his wife is unknown to your
 oater and who also resides in Frederick's County all of whom are
 above the age of 21 years. That said deceased at the time of
 her death was seized and possessed in fee of the real estate
 described in a deed from Alfred Bell & Lloyd S. Durall agents
 of James Durall to said Ann Thurman a certified copy
 of which deed is herewith filed as a part of this Bill and
 marked Exhibit C.

Your oater further charges that said
 deceased at her death left but a very small amount
 of personal property which your oater is informed & charges
 to be wholly insufficient to pay the just debts of said deceased
 and your oater is advised that as the personal property of
 said deceased is insufficient for the payment of all her just
 debts your oater and her other creditors not satisfied are
 entitled to have their claims paid out of the Real Estate of the
 said deceased.

It is the wish therefore that the defendants herein
 after named may answer the premises and the several matters
 and things hereinbefore charged as fully and particularly as
 if they were themselves interrogated and that the real estate of the
 said deceased be so much thereof as may be necessary for the
 purpose of paying the said for the payment of the claims of your oater
 and of their other unsatisfied claims of the creditors of said deceased