

a son of Testator. That your Complainant obtained letters testamentary on the Estate of said Wm R. Sanderson dec'd., and in pursuance of the trust aforesaid, as part of the sum devised as aforesaid, your Complainant, as executor of said last Will, assigned the said Mortgage to himself as Trustee of Thomas Sanderson, as will appear by reference to Certified Copies of part of said last Will of William R. Sanderson letters of Exemplification, and the Assignment on the Original Mortgage herewith Exhibited Marked Exhibits Nos. 2, 3 & 4 ~

Your Complainant further Charges that no part of the aforesaid sum of Eighteen hundred and fifty dollars, or the interest due thereon has been paid to the said William R. Sanderson, in his life time, or to your Complainant acting as Executor of said William R. Sanderson, or as Trustee of Thomas Sanderson - Except the interest on said sum of Money paid up to the ninth day of August Eighteen hundred and sixty seven, although the time limited by the Condition aforesaid has long since passed, and payment thereof demanded, but that the whole of said sum of Eighteen hundred and fifty dollars with interest from the Ninth day of August Eighteen hundred and sixty seven is still due and owing to your Complainant ~

Your Complainant further Charges that the said John Miller died intestate some time in the month of March, in the year Eighteen hundred and fifty seven, seized and possessed of a large and valuable tract of land situate in Frederick County State of Maryland, composed of many tracts or parts of tracts of land - And comprised under one general survey, and called by said survey, "John Miller's Survey" and containing three hundred and fifty nine acres of land more or less - Excepting part thereof sold and conveyed by the said John Miller to Simon Snook by deed dated on the 2nd day of May 1850 - but which said deed is not recorded among the Land Records of Frederick County - but is now filed in N^o. . . Equity as Exhibited

in said proceedings - And Conveys Eighty Eight acres and three perches of land, as by reference thereto will fully appear ~

Your Complainant further states that the said John Miller died as aforesaid, intestate, leaving a widow named Sarah Miller then surviving, and the following Children and Grand Children his heirs at law, to whom said lands descended. Viz ~

1. John W. Miller a son of intestate, married to Julia Miller ~
2. Josiah W. Miller a son of Intestate. ~
3. Sarah E. Miller, a daughter of Intestate, now wife of John Bowers. ~
4. Daniel O. Miller a son of Intestate married to Mary ~
5. Matilda Ke. a daughter of said Intestate now the wife of Egan Pulam. ~
6. Julia A. M. Bowers wife of William L. Bowers
- Sarah A. R. Brunner wife of Edward A. Brunner
- Thomas L. Miller, Winfield J. Miller and John P. Miller Children of George Miller, a deceased son of said Intestate - John Miller, who died before his said Father, leaving said Children his heirs at law, all of whom are of age except Thomas L. Miller, Winfield J. Miller and John P. Miller, who are infants under the age of twenty one years, and all of whom reside in Frederick County ~

To the end therefore that the said Defendants hereinafter named may answer the several matters and things hereinbefore stated, as fully and as particularly as if herein again repeated, and they were thereunto specially interrogated, and that the Mortgage premises or so much thereof, as may be necessary

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