

marked Exhibit No. 1. Your Complainant further states that the said Hezekiah Botter was also in his life time indebted unto your Complainant in the sum forty dollars and thirty eight cents, for sundry matters and things properly charge-able in account and for professional services as a Physician, and he herewith files as part of this bill, an itemized copy of said account marked Exhibit No. 2. Now Complainant further states that the said Hezekiah Botter being indebted as aforesaid unto your Complainant, and also unto divers other persons in large sums of Money, and having real estate of considerable value, and also some personal estate departed this life in the month of August in the year Eighteen Hundred and Twenty six, intestate, and leaving a widow Mar-garet Botter, who is an adult, and resides in Frederick County, and the fol-lowing as his heirs at law, namely, a daughter Elizabeth, now the wife of Charles Gross both of whom are adults and reside in Frederick County, a daughter Louisa Stevens who is an adult and resides in Frederick County, a daughter Matilda, now the wife of Stephens Ralek both of whom are adults and non-residents of the State of Maryland, residing in the State of West Virginia, a daughter Isabella, now the wife of Paxton Marshall, both of whom are adults and non-residents of the State of Maryland, and residing in the State of West Virginia, a daughter Ann H now the wife of Thomas Clagett both of whom are adults, and non-residents of the State of Maryland, residing in the State of Missouri, a son Robert H. Botter who is married and the name of whose wife, is Marge-ret Botter, both of whom are adults and reside in Frederick County, a son Melham C Botter who is your Complainant, is married, and the name of whose wife is Sydney M. Botter both of whom are adults and reside in Frederick County, and a grand son George M. Botter, who is an infant and resides in Frederick County, and is the only child of Zachariah G. Botter, who was a son of said Hezekiah Botter and died about fifteen years ago leaving now widow surviving him but leaving an only child said George M. Botter. Now Complainant further states that administration of all and singular the personal estate of the said Hezekiah Botter has been lately granted unto your Compla-inant by the Orphans Court of Frederick County; that your Complainant has in virtue thereof possessed himself of said personal estate, but that the same is not sufficient to discharge all the debts due and owing by the said intestate at the time of his death, and your Complainant states that said personal estate ought to be applied to the payment of the claim of your Complainant and of the other creditors of the said Hezekiah Botter so far as the same will extend, and that the deficiency in the said personal estate ought to be supplied by a sale of the real estate of said Hezekiah Botter, and your Complainant and the other creditors of said Hezekiah Botter are unable to obtain adequate relief against the aforesaid real estate without the aid of the Court. Now Complainant further states that he is a son of said Heze-ah Botter, that a considerable portion of the real estate of the decedent will be consumed in the payment of the debts of the decedent, that the balance of said real estate cannot be advantageously divided