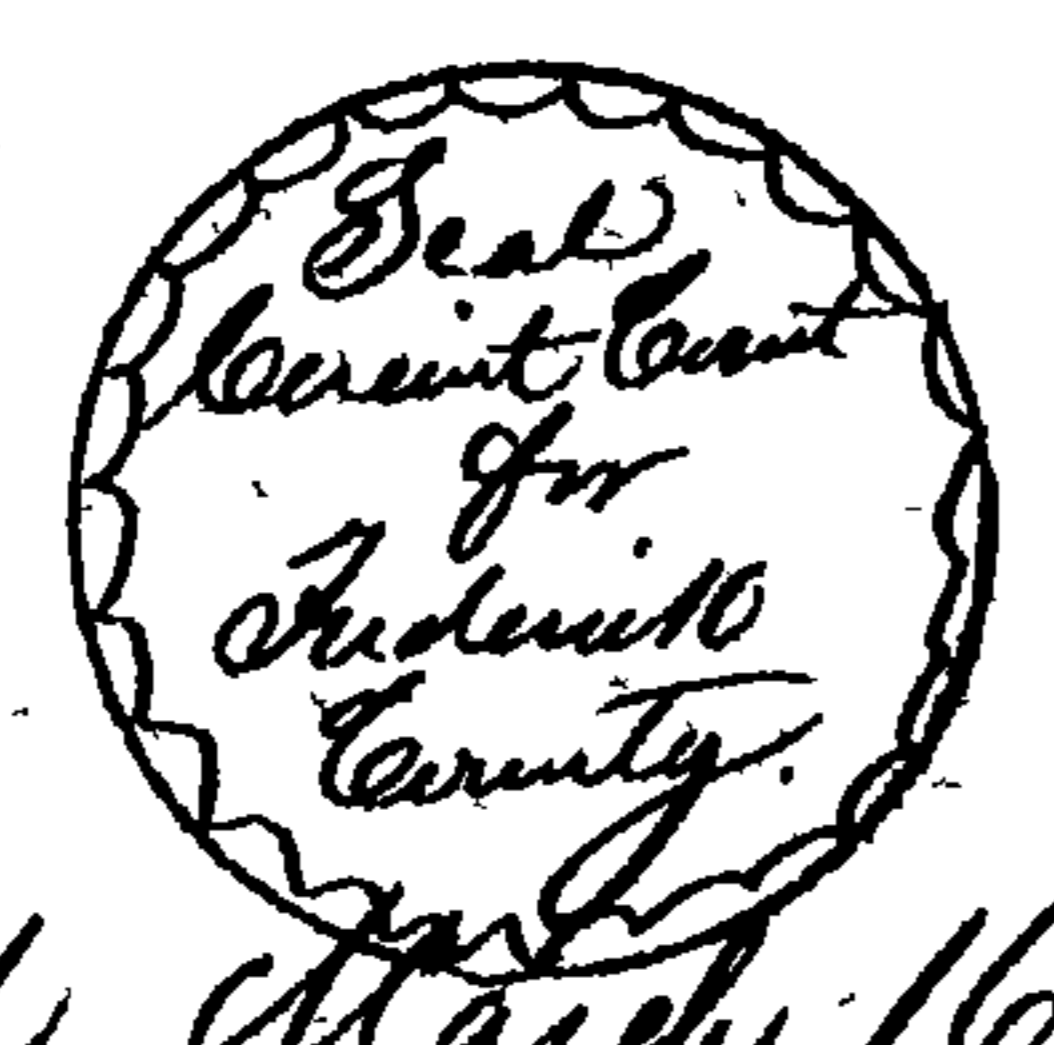


the debt
grant the
and the
standing
in day
and to
should
may have
husband.
May 20
1866.
Fogle wife
Maryland,
said
is wife,
of Mary-
H. Wagon
of land
tract of
in
ing which
of November
Willingen
which
thousand
also this
city six.
of Mr. (seal)
th 5th
in hundred
a Justice
of Mr.
going
one
two form
is true

of the Land Records &c. — In testimony whereof, I hereunto sub-
scribe my name and affix the seal of the Circuit
Court for Frederick County, this 16th day of March
A. D. 1877.
Filed March 16th, 1877. Thomas Gorsuch, Clerk.



disposal

Maryland, Et: The State of Maryland, To Jacob Fogle
of Mr. and Susan his wife, of Frederick County, Esq. &c.
You are hereby Commaned that all excuses set apart,
you personally appear before the Judges of the Circuit
Court for Frederick County, sitting as a Court of Equity,
to be held at the Court House in Frederick Town, in and for said County,
on the second Monday of May next, to answer the bill and com-
plaint of Warren Welsh against you in said Court exhibited, and
so forth. Hereof, fail you not as you will answer the contrary at
your peril. Witness the Honorable Richard J. Bowie, Chief Judge
of our said Court the 19th day of Feby. 1877. Issued the 16th
day of March, 1877.



To the Sheriff of Frederick County. Thomas Gorsuch, Clerk.
Which is thus Encomend, viz: Command. John Swadlow, Sheriff.
Filed March 30th, 1877.

Answer
of
Jacob Fogle

Jacob Fogle of Mr. and
Susan Fogle, his wife } No. 4246 Equity
as } In the Circuit Court for Frederick County,
Warren G. Welsh } as a Court of Equity.
The answer of Jacob Fogle of Mr. to the bill of Complaint of Warren
G. Welsh filed in the above cause, against him and his wife Susan.
This defendant answering respectfully represents unto your Honors
that it is true that himself and wife executed the deed mentioned
in the bill of Complaint to William H. Wagon for the sum of one
hundred and fifty dollars; and that said deed was intended as a
Mortgage to secure the payment of said sum of money. And
further answering, this defendant says that he knows nothing of
the assignment of said deed to the Complainant, and charges that
no such assignment has been made. And this defendant further
answering says, and charges, that said sum of One hundred and
fifty dollars mentioned in said deed, with interest on the same
has been long since been paid, and there is nothing due thereon.
And he prays to be discharged with his reasonable costs.
And as in duty bound will ever pray &c.

Filed June 9th, 1877. Jas. C. Wattle, Sol. for Defendant.

General
Reflection
re.

Warren Welsh }
vs }
Jacob Fogle }

J. P.
General Bill
364, one