

No 1777 Equity.

that the said Theresia McElfresh, as residuary legatee; the said Theresia McElfresh and William M Seall, as administrators of the said John H. McElfresh, and also as administrator de bonis non as aforesaid and the said Ann Mary, Henry, Ariana and Casper McElfresh by a guardian to be appointed for that purpose may answer on their Corporal oaths the several matters and things heretofore charged and set forth as fully and particular as if the same were here again repeated and they interrogated thereto, and that the said Theresia McElfresh and William M Seall may set forth a true and particular account of the rents and profits of the said real estate received by the late John H. McElfresh in his life time or by his Order and which has been received by them since the death of the said McElfresh, and also of the crops in the ground of the said real estate at the death of the said Casper McElfresh and on what terms the same real estate was at that time used and occupied and the same to be paid over as hereinafter prayed and may also come to an account for the said legacy of fifteen thousand dollars with interest on the same from the death of the said testator, at six per centum - and the same paid over as hereinafter prayed if the same was not invested by the said McElfresh in his life time and if invested then to be transferred into the name of a trustee to be appointed by your honorable Court, and that the said Theresia McElfresh and William M Seall, as administrators of the said John H. McElfresh or as administrators de bonis non, as aforesaid as the one or the other may be found responsible, may be decreed to pay over the said trust funds out of the assets in their hands as said administrator and if they should answer that the assets in their hands are not sufficient to pay the said monies then that they may set forth a particular account of the personal estate of the said John H. McElfresh and that the said trust fund when paid over may be invested according to the said will, and that a trustee or trustees may be appointed to execute the said trust and that the said real estate may be sold by said trustee in pursuance of said will and that the said Ann, Mary, Henry, Ariana and Casper M. McElfresh, the infant heirs of the said McElfresh, may be decreed, if necessary to convey the legal title in them in such manner as your Honor shall

Subpoena