

No. 2951 Equity.

your Honors that afterwards to wit on or about the 22nd day of May 1850. the said John R. Mills and the said Rachel B. Harris were duly married, and that there are now living issue of said marriage three children to wit: Franklin Mills, aged about seven or eight years, Alberta Mills about four years and Howard Mills about one year of age, infants and minors.

And your Orator states to your Honors that he did not enter into bond for the performance of said Trust, not being advised that it was necessary so to do, but that he did enter upon the discharge of the said Trust, and did from time to time, of and when require by the said Rachel B. Mills, pay over the proceeds of the said personal property, as required by the said deed of Trust, and that he hath long since paid over the full amount of the personal property, which came into his hands on the execution of the said deed and which came to him afterwards under the provisions of said deed of Trust, and hath no longer any part or portion, of interest or income for the use, of the said Rachel B. and John R. Mills as will appear by reference to Exhibits J. K. M. & C. 1. to 13 having the orders of the said Rachel B. Mills executed in presence of a witness and the receipts thereon, filed as part of this Bill.

And your Orator states that since the execution of the said deed of Trust, he received under its provisions from Wm Baker Executor of Andrew Baker dec'd Grandfather of said Rachel Baker Mills the sum of \$1612 dollars, and from Mrs Deborah Stone administratrix of Lucretia Stone dec'd half sister of said Rachel B. the sum of two hundred and six dollars, and eighty two Cents, (\$206⁸²/₁₀₀) being the whole amount owing to the said Rachel B. from the estate aforesaid or in any other estate or source whatever received by said Trustee, other than that conveyed specifically by said deed, of Trust, and your Orator further states that the said two last mentioned Sums were not put at interest, being required to be kept ready for payment to said Rachel B. and were soon thereafter paid over upon her orders included in the aforementioned Exhibits marked J. K. M. C. "No 1-to-13" But your Orator charges that a certain sum of money, coming from the estate of her Grand Father amounting to one thousand and twenty four dollars or there about as your Orator is informed was received and collected by the said Rachel B. Mills directly without the intervention of your Orator as Trustee, and without the knowledge and assent of your Orator from Daniel Stone Executor of James Stone Sen'r dec'd Grand Father, of said Rachel B. and the said

ent that
ed from
the
metagoma
shall
they
and
real
deem
lll,
Stone
Service
tenor
be
the
inter
d. do
in
the said
have
and to
my deist
and
Chil-
their
James
their
wished
nuance
the said
of the
shall
pay
of and
into
ind' or
said
Marriage
of into
deed,
of
matter
of up-
from and
sprayed
mereth
tates to