

and believe that those debts from the peculiar circumstances under which they were Contracted do in Equity Create a lien upon the land because they are in (*security?*) for the purchase money thereof, as will be evident to the Court from the facts above Stated, for the to prevent Circuitry Snodgrass did Convey to Sullenburger yet in point of fact Frantz was the purchaser from Snodgrass and the vendor to Sullenbarger. But if there were any doubt about this as they concern (*conceive?*) there is not, there can be none. It is believed that their are debts however Constructed which bind the real Estate in the hands of the heirs volunteers or purchasers with notice. In tender Consideration whereof and for as much as your Orators are without remedy in the premises except by the aid of the Court of Equity May it Please Your Worship to make the heirs and representatives of said Sullenburger Defendants to this bill namely John Denton and Anne his wife formerly Anne Sullenbarger, George Bowers and Mary his wife formerly Mary Sullenbarger, John Sullenbarger, Christian Sullunbarger, Jacob Neethawk and Susanna his wife formerly Susanah Sullenburger, and David Sullunberger. To compel them on Oath full true and perfect answer to make to all and (*singular?*) its allegations and that in (*fully?*) .

And if the same were here repeated and they thereto particularly interrogated to direct a settlement of the personal Estate of said Sullenbarger if necessary and finally to degree that the said tract of Land be sold for the payment of the debts above set forth and to grant to your Orators such other and further relief as may be Consistant with equity and good Conscience and as () they will ever ().

And at Ruler held in the Clerks office of the Said County Court of Botetourt on Monday the

Apparently an effort
to transcribe on Court
of the documents?
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