

- d. George S. Cooper, Jr., a son, who died testate, on January 26, 1946, certified copy of his will being filed as an exhibit in this cause, leaving as his heirs at law, his wife, Mary Cooper, who resides at 24 Lorenz Avenue, New Rochelle, N. Y. and the following children:
 - (1) George S. Cooper, III. a son, infant, unmarried, who resides at Colgate University, Hamilton, N. Y.
 - (2) Douglas M. Cooper, a son, infant, unmarried, who resides at 24 Lorenz Avenue, New Rochelle, N. Y.
2. The children of Mabel Goodwin, a daughter, who died intestate on September 27, 1932:
 - a. Frank S. Goodwin, a son, whose wife's name is Patricia C. Goodwin, and who reside at 2910 44th Place, N. W., Washington, D. C.
 - b. Erwin W. Goodwin, a son, whose wife's name is Maxine Goodwin, and who reside at 5727 35th Avenue, N. E., Seattle, Washington
 - c. Mary M. Bonamy, a daughter, whose husband's name is Douglas Bonamy, and who reside at 417 34th Avenue, Seattle, Washington
 - d. The child of Jean D. Kuehnert, a daughter, who died intestate on May 15, 1931, to-wit:
 - (1) Caroline F. Kuehnert, a daughter, unmarried, infant, who resides at 1722 Cherry Street, Seattle Washington
3. Jennie C. Stier, a daughter, unmarried, who died intestate on July 5, 1941.
4. Alice S. Byrnes, a daughter, widow, who died testate on September 17, 1943, and a certified copy of whose will is filed as an exhibit in this cause, and who devised her interest to her nephew, Frank Stier Goodwin, who resides at 2910 44th Place, N. W., Washington, D. C.
5. Henry Clay Stier, III. whose wife's name is Margaret Stier, and who reside at 17891 Lake Road, Lakewood, Cleveland, Ohio, the only child of Henry Clay Stier, II. who died on October 2, 1918.

That the heirs of Charlotte Stier Dulaney, who died intestate on May 19, 1923, a widow, are as follows:

1. Edith Bushong, a daughter, widow, who resides at 2837 Woodbrook Avenue, Baltimore, 17, Md.
2. Olivia C. Dulaney, a daughter, unmarried, who resides at 2837 Woodbrook Avenue, Baltimore, 17, Md.

The Bill further states that the real estate consists of two tracts of land with improvements thereon and that the same is not susceptible of division or partition among the parties hereto without loss and injury, and that it would be to the best interest and advantage of all parties that same be sold by a Trustee or Trustees appointed by