

FIFTH: That the said Mary E. Schroyer left no personal property whatever at the time of her death excepting some articles of furniture and personal belongings in the small house on the said real estate where she resided and the value of which was and is much below the sum of One Hundred Dollars, and upon which no letters of administration have been granted nor are any such necessary or legally required.

SIXTH: That your Orator is reliably informed the value of the said real estate is about the sum of Eight Hundred Dollars, and that the estate of the said Mary E. Schroyer is indebted unto other persons for funeral expenses and other claims against her estate, among her other creditors being Peoples Liquidating Corporation for the sum of One Hundred and Eighty-four Dollars (\$184.00), with interest from March 18, 1937, together with the costs of suit, as evidenced by the judgment of said Peoples Liquidating Corporation against Mary E. Schroyer, dated March 19, 1937, and being No. 149 Trials, February Term, 1937, in the Circuit Court for Frederick County, Maryland, a duly certified copy of which said judgment is filed herewith as a part hereof and marked Exhibit "P. L. C."

SEVENTH: That the said Mary E. Schroyer left no children surviving her, and that her next of kin are the Defendants, Amanda M. Palmer, a full sister, now married to Harry W. Falmer; Louise Martz, widow, a half-sister; Minnie F. Brunner, widow of Ellsworth Brunner, a full brother, who died July 24, 1939, leaving surviving him a son, Willis L. Brunner, now married to Sarah C. Brunner; Clara Brunner, the widow of Evan Brunner, a full brother, who died March 26, 1933, leaving surviving him a son, Paul Brunner, an infant, about 17 years of age.

EIGHTH: That said real estate and dwelling thereon is not occupied, and your Orator and the other creditors of said Mary E.