

RALPH M. NULL, SON and next : NO. 17,183 EQUITY  
 friend of Virgie M. Null, : IN THE CIRCUIT COURT FOR  
 ON PETITION : FREDERICK COUNTY,  
 : MARYLAND, IN EQUITY

DECREE OF COURT

The above case standing ready for hearing, and testimony having been taken in open Court, and being submitted, and the Petition, Exhibits and other papers filed in the case having been read and considered,

It is thereupon this 26<sup>th</sup> day of September, 1951, ADJUDGED, ORDERED and DECREED by the Circuit Court for Frederick County, sitting as a Court of Equity, and by the authority thereof, that Virgie M. Null be, and she is hereby declared to be incompetent to manage her property and estate, and that Ralph M. Null and Alton Y. Bennett be, and they are hereby, appointed Committee to take charge of and manage the property and estate of the said Virgie M. Null, and that the course of their procedure shall be as follows:

They shall first execute a bond to the State of Maryland, with good and sufficient security, to be approved by this Court, or the Clerk thereof, in the penalty of Five Hundred Dollars, if corporate bond is given, or One Thousand Dollars if personal bond is given. ~~Null and Bennett~~, conditioned that the said Ralph M. Null and Alton Y. / Bennett, as Committee for the said Virgie M. Null, will faithfully discharge their duties as such Committee for the said Virgie M. Null, and deliver up all of the property of the said Virgie M. Null whenever they may be required by the Order of the Court so to do.

And it is further ORDERED that the said Ralph M. Null and Alton Y. Bennett, as Committee return to this Court an inventory specifically setting forth all property, real and personal, belonging to the estate of the said Virgie M. Null, and all cash in hand and in bank.

And further that the said Ralph M. Null and Alton / Y. Bennett, as such Committee shall render a full and particular account