

17- That said real estate is not susceptible of partition or division without material loss and injury to the parties entitled to interests therein as above stated, and that, in order to make division of said interests, it will be necessary that said real estate be sold, and the proceeds thereof divided amongst the parties according to their several interests.

TO THE END, THEREFORE:

(1) That a decree may be passed for the sale of said real estate.

(2) That the proceeds of said sale may be administered and distributed to the parties entitled thereto, according to the terms of said Will and the laws of Maryland.

(3) That your Orators may have such other and further relief as their case may require.

May it please your Honors to grant unto your Orators the order of publication, giving notice to the said George W. and Agnes Hoffman Orphanage, a body corporate, of Littlestown, in the State of Pennsylvania, a non-resident of the State of Maryland, of the object and substance of this Bill, and warning it to appear in this Court, in person or by solicitor, on or before a certain day, to be named therein, to show cause, if any it has, why a decree should not be passed as prayed; and also the writ of subpoena, directed to the said Mollie M. Staley, Frances C. Smith, and George I. Smith, her husband, adult residents of Frederick, Maryland, and the Mount Olivet Cemetery, a body corporate of ~~Frederick, Maryland,~~ *and the Evangelical Reformed Church, a body corporate, of Frederick, Maryland*, commanding them, and each of them, to be and appear, either in person or by solicitor, in this Court, on or before a certain day, to be named therein, to show cause, if any they have, why a decree should not be passed as prayed.

And as in duty bound, etc.,

Walter S. Pelton
Solicitor for Plaintiffs

~~*Walter S. Pelton*~~
~~*Solicitor for Plaintiffs*~~
one of Plaintiffs,