

M..R. Etchison and A. Hart Etchison,  
Partners, trading as M. R. Etchison  
and Son

"

No. 13982 Equity

"

In the Circuit Court

vs.

"

for Frederick County

Archie Johnson, Et. Al.

"

Sitting as a Court of Equity

" " " " " "

ORDER OF PUBLICATION

The object of this Bill is to procure a Decree on behalf of creditors for sale of the interest in certain real estate of Alice V. Johnson, late of Frederick County, Maryland, deceased.

The Bill states in substance that the Plaintiffs are residents of Frederick County, Maryland engaged in the Undertaking business and that the Defendants are the heirs at law and next of kin of Alice V. Johnson, late of Frederick County, Maryland, deceased, who died intestate on or about the 10th day of July, 1939, leaving surviving her the following said heirs at law and next of kin: A Son, Archie Johnson; a son Mearl Johnson; Clinton Allen, husband of Gladys Allen, a daughter; a grand daughter, Alice Sewell and Nathan Sewell, her husband, all of the State of Maryland; and Corinthia C. Johnson, wife of Archie Johnson, 414 F. Street, N.W., Washington, D.C.; a son Guy Johnson, and Ada Johnson, his wife, 472 Garfield Avenue, Columbus, Ohio; a son Everett Johnson, 106 West 113th Street, New York City; a daughter, Gladys Allen, 472 Garfield Avenue, Columbus, Ohio; and a grandson John P. Johnson, unmarried, 400 West 150th Street, New York City; a granddaughter, Marian Stewart, and Earl Stewart, her husband, 1412 T. Street, Washington, D.C.; that the said Alice V. Johnson, was seized of a tract or parcel of land situate, lying and being on the road leading from Buckeystown, to Flint Hill, Frederick County, Maryland, as described in a deed from William G. Baker, widower, to Moses Johnson and Alice V. Johnson, his wife, dated March 22, 1921, and recorded in Liber 335, folio 158, one of the Land Records of Frederick County, Maryland; that the said Alice V. Johnson, deceased, was indebted to the Plaintiffs for her burial expenses; and that the said Alice V. Johnson died without leaving personal estate sufficient to pay her debts. The Bill then prays that the real estate therein mentioned or so much thereof as maybe necessary, be sold by Trustee or Trustees to be appointed by the Court, for the payment of the claims of the Plaintiff and other creditors, and