

your orators further shew that one of the children of said William
 has deceased, and that the remaining five, who are now entitled to the
 said six parts are Clarend N. Ritchie Alice Taylor William N. Law.
 James S. Law. and George S. Law the children of George S. Law who
 survives is Mrs Mary Stricklin the other three have all deceased.
 childless & intestate, and she therefore is entitled to the whole of
 said four sixteenths of the children of Mrs Martha Webb, and Wil-
 loughby W Webb & Edwin B Webb and George, and John S. Webb, who
 has deceased, leaving two surviving children, and heirs at Law who
 are Infants viz. Susan E Webb, and George W Webb, which said
 sons, and the children of said deceased son are entitled to said
 four sixteenths, and the children, and heirs at Law, of said Sarah
 named in said will are your orator Isaac N. Carter & his sister
 Mary F. Martin, wife of John Martin of Kentucky, who are en-
 titled to two sixteenths of said property as devised, and in and by
 said will the said Mary Woodford further devised - that the said John
 Martin should hold in trust for the use support and schooling of
 the children of said Isaac N. Carter the said one sixteenth as devised
 to her, as in and by said Testament will more fully appear
 Your orators further shew - that said Original bill ceremoniously
 avers that Willoughby W Webb Edwin B Webb, and George Webb
 are the only heirs at Law and parties entitled to claim the said
 share of said Real Estate which devolved upon said Martha Webb
 whereas the said Martha had another son John S. Webb, who has
 deceased leaving as his surviving children, and heirs at Law
 Susan E Webb, and George W Webb, infants as aforesaid residing
 in the State of Illinois. Your orators further shew that for several
 years prior to the sale of said Real Estate, under Decree in said
 Original Cause N. 2443. Equity in this Court your orator Ar-
 drew Kennedy has been receiving for and on behalf of the sev-
 eral heirs, and representatives aforesaid the rents, and profits
 of said Real Estate, and that he now has in his hands the sum of
 \$3446.38 of said accumulated rents, and profits, and he here
 brings the same into this Court, and prays that the same may be
 distributed by this Court, together with the proceeds of sale, under
 said Original Decree, and in the proportions to which the said
 parties, and the heirs & representatives of such as have deceased
 may appear entitled to according to the allegations & proofs
 taken, and to be taken, and had, under the proceedings in this
 Cause. Your orators further shew that under said Original
 bill the following distribution was had, to wit one seventh
 of the nett proceeds of sale were assigned to John W. Law a sur-
 viving brother of said James S. Law to Rebecca Hunter & to all any
 A Kennedy, children of a deceased brother Willoughby W. Webb,
 each one fourteenth. To Mrs Mary Stricklin, sole surviving child
 of George S. Law a decd. brother, one seventh to Isaac N. Carter
 and Mary F. Martin children of a deceased sister Sarah, each
 one fourteenth to Willoughby W Webb, George Webb, & Edwin
 B Webb children of a deceased sister Martha, each one twenty
 five part - To Clarend N. Ritchie Alice Taylor William N. Law.