

Windsor, late of said County, departed this life, some time in March
 ad 1852, intestate, seized and possessed of certain Valuable Real Es-
 tate, in said County, at the time of his death to wit of a part of
 a Tract of Land Called "Blommaberry" containing Sixty acres, more
 or less, which he had purchased from one Cha^s. Johnson as by ref-
 erence to the deed from the same, duly acknowledged & Recorded, and a
 Copy of which is herewith filed marked Exhibit A and is prayed
 to be taken as part of this bill, will appear your orators further shew
 that at the time of his decease the said Gadsoc left the following -
 children, and heirs at Law to wit your orators Amasa a daugh-
 ter, now the wife of your orator Angelina a daughter intermar-
 ried with one Jacob Kessels, Catharine a daughter, married to one -
 William Dughey Caroline a daughter, married to Walter King, and
 Drucella a daughter married to James Leakin, and sons as follows
 to wit: Edmund S. Windsor Gadsoc Windsor & Amos H. Windsor, all
 of whom reside in Frederick County aforesaid, and are adults,
 Besides these the said Gadsoc had another son called Thomas Jefferson
 Windsor, who in the life time of his father removed to the State of
 Ohio beyond the jurisdiction of the State of Maryland, and then dec^d
 intestate, leaving as his children, and heirs at Law the following -
 named sons, and daughters to wit: Caroline Windsor, Peter Wind-
 sor Susannah Windsor Angelina Windsor Thomas Jefferson Windsor
 George W. Windsor James W. Windsor and Sapphah Windsor That
 all these children of the said Thomas, are infants under the age of
 Twenty one years and reside in the State of Ohio, beyond the jurisdic-
 tion of the State of Ohio Maryland your orators further shew, that
 the said real Estate, is utterly incapable of division among so many
 heirs, and that it will be for the interest, and advantage of all
 the said heirs as well adults, as Infants that the same should be
 sold, and the proceeds divided among them, in the proportions to -
 which they are severally entitled, But for as much as the said -
 children of the said Thomas are all minors and beyond the limits of the
 State of Maryland, so that their answers cannot be obtained, and for -
 as much as your orators are without remedy in the premises except by
 the act of this Honourable Court by whose authority a sale can only be
 rightfully affected To the end therefore that the said children & heirs at
 Law, and parties in interest above named, may answer the premises -
 and that a decree may be passed for the sale of said lands and the pro-
 ceeds may be distributed among said parties, according to their Inter-
 ests therein, and that your orators, may have such further & other
 aid and full relief, as the case may require, may it please your hon-
 or to grant unto your orators, an order of publication, growing No-
 ticed to the said several children, and heirs at Law above named,
 of Thomas J. Windsor dec^d who are non residents of the Substant
 and object of this bill, and warning them to appear in this Court,
 in person, or by solicitor, on or before a certain day, to answer the
 premises, and shew cause if any they have, why a decree should not
 pass as prayed and also a writ of Subpoena, against the said
 Edmund S. Windsor Gadsoc Windsor & Amos H. Windsor Jacob -