

& William H. Loukenland. Your Orators further shew to your Honor that the said John Vernon & Sarah E. Vernon reside in the City of Baltimore, and that Caroline Loukenland, Mary C. Loukenland, Georgianna Loukenland, Margaret Loukenlands, & William H. Loukenland are all infants under the age of twenty one years & reside in Baltimore County. Your Orators further shew unto your Honor that Catharine Loukenland, widow of David Loukenland has departed this life, Your Orators further shew that the land owned by said testator at the time of his death consists of three small lots lying in Frederick County, that they are unsusceptible of advantageous division, and that it will be for the interest & advantage of all parties concerned that the same should be sold & the proceeds divided among them, But now so it is may it please your Honor that your Orators are without remedy save by the aid of your Honorable Court, To the end therefore that the said Catharine Loukenland, of Frederick County, & the said John Vernon & Sarah E. Vernon his wife of Baltimore City, & the said Caroline Loukenland, Mary C. Loukenland, Georgianna Loukenlands, Margaret Loukenlands, & William H. Loukenlands, of Baltimore County, may answer the several matters & things herein before stated, that said real estate may be sold & that your Orators may have such other further relief as their case may require, may it please your Honor to grant to your Orator the writ of subpoena against the said Catharine Loukenland of Frederick County, John Vernon & Sarah E. Vernon, of Baltimore City, & Caroline Loukenland, Mary C. Loukenland, Georgianna Loukenland, Margaret Loukenland, & William H. Loukenland of Baltimore County, Commanding them to appear in this Court, in person or by Solicitor at some certain day to be therein named to answer the premises & abide by & perform such decree as may be passed therein & as in duty &c.

M. B. Luckett, Sol<sup>r</sup> for Compt

Exhibit  
No 1

In the name of God Amen. I, David Loukenland, of Frederick County and State of Maryland being sick and weak in body, but of sound and disposing mind, memory and understanding considering the certainty of death and the uncertainty of the time thereof, and being desirous to settle my worldly affairs, and thereby be the better prepared to leave this world where it shall please God to call me hence, do therefore make and publish this my last will and testament in the manner & form following, that is to say, First and principally I commend my soul into the hands of Almighty God, and my body to the earth, to be decently buried at the discretion of my Executor, herein after named, and after my debts and funeral charges are paid. I devise and bequeath, as follows, I give and bequeath to my dear wife Catharine Loukenland, all my real personal and mixed property during her natural life to have and to hold the said as her own and to receive all the rents, benefits and profits of the same during her natural life, and it is also my will that my Executor, collect all the money that is due me and pay the same over to my said wife for her own proper use and benefit, and it is my will that if my wife should think proper to sell any of my goods or other personal property it is my will that my Executor sell the same either at public or private sale, which ever he thinks the most advantageous and the money arising from

order was paid.  
1857,  
Worris  
& County  
28<sup>th</sup> day  
case be  
L, no case  
ears to the  
duly pub-  
and trust  
son  
  
State of  
once in  
Monday  
  
T, on the  
undred and  
the Court  
and filed  
prohibit,  
circuit  
Complaint  
land or  
us that  
's life some  
his last  
the office  
things he  
Catharine  
all his real  
and his  
Kenland  
appear by  
Orators  
Orators  
land is  
: & that  
Honor  
children to  
oline  
Kenland,