

Order of Charles A Stephen D and Josephine E as also of their Sisters
 Publication And brother hereinafter named did make and execute in
 due form of law his testament and last will and that
 afterwards he departed this life without having in any
 manner revoked or annulled the same and which was
 duly admitted to probate by the Orphans Court for the said
 County on or about the 15th day of March A D 1821 as appears
 by a copy of said will filed as Exhibit N^o 1 with said Bill
 which with all other exhibits filed it is prayed may be taken
 and construed as a part of said Bill that said testator in
 and by his said will and testament did Will and bequeath
 all his estate real personal and mixed unto a certain
 Abraham Jones and Basil Dorey to them and the survivors
 of them and the heirs of such survivor upon the follow-
 ing trusts to wit to pay the debts of said testator 2^d to
 suffer every the wife of the said testator in case she should
 survive him to enjoy and possess the same and to receive
 the profits thereof &c during her natural life 3^d after the
 death of the said testator and of his said wife or them
 to take her and receive the profits of all said estate real
 personal and mixed and apply the same during the
 natural life of the daughter of said testator Sarah Maria
 the mother of the said Complainants Charles A Stephen D
 and Josephine E and of their sisters and brother hereinafter
 named for the separate use maintenance and benefit
 of the said Sarah Maria and the children she had at
 the date of said last will and testament or might thereafter
 have and also to the education of her said children and
 in such manner especially as not to suffer John Lawrence
 then husband of the said Sarah Maria to have any
 control over the property aforesaid &c and 4th after the death
 of the said wife and daughter of the said testator to convey
 all the said estate real personal and mixed to the said
 said children of her said daughter Sarah Maria Lawrence
 that is to say to the children she then had or might there-
 after have as appraised as tenants in common in fee
 simple equally to be divided amongst them and in case
 any of the children of her said daughter should die
 in her lifetime leaving issue then the issue of the
 said children or child to stand in place of and have
 the same proportion of his said estate that the parent of
 such issue would if living have been entitled to and the
 said trustees to convey accordingly and that from the
 said testator constituted and appointed the said
 Abraham Jones and Basil Dorey the executors of
 the said testament and last will that afterwards to
 wit on or about the 9th day of March 1821 the said
 Basil Dorey in due form of law did refuse to act