

Fredrick County. In tender Consideration whereof & for that your  
 oratory is provided in the premises by the strict rules of the  
 Common law & relievable only in a Court of Equity where  
 matters of this nature are properly Cognizable. To the end  
 therefore that the said Peter & Schlofer Samuel Kefer and  
 Sarah Kefer, the wife of the said Samuel Kefer may  
 answer the charges & matters aforesaid as fully as if the same  
 were here again repeated, & they thereunto particularly interrogated  
 may it please your Honor the order & decree that the real  
 estate herebefore specified be sold & that the proceeds  
 of sale be invested by a trustee to be appointed by your  
 Honor for that purpose & that the interest or income from such  
 investment be paid to your oratory during her life & on  
 her death said funds to be disposed of under the order  
 of your Honor and may it please your Honor to grant  
 unto your oratory all such other & further relief in the  
 premises as the nature of the case may require & to your  
 Honor shall seem meet and may it further please your  
 Honor to grant unto your oratory the state of Maryland  
 writ of subpoena, to be directed to Peter & Schlofer Samuel  
 Kefer & Sarah Kefer his wife all of Fredrick County thereby  
 commanding them to be and appear before your Honor on  
 day therein to be named to answer all & singular the  
 matters aforesaid & to stand to abide & perform such order  
 & decree in the premises as to your Honor shall seem meet  
 & your oratory will ever pray &c.

Rayson Gschellinger, Solicitor  
for Complainant

I George Schlofer of Fredrick County in the state of Maryland  
 do hereby make and ordain this my last will and testament as  
 follows to wit I will and bequeath to my daughter Naomi  
 born the wife of William State of my estate the interest  
 on the sum of four thousand dollars during her natural  
 life for her sole and separate use free from the marital  
 rights of her aforesaid husband and it is my intention  
 and wish that my son Peter & Schlofer take charge of the  
 said sum of four thousand dollars & at the expiration  
 of three years from my decease or sooner at his discretion  
 invest it securely for her use and benefit and any  
 receipt or writing witnessing the payment of the interest  
 arising from the said sum to the said Naomi and signed  
 by her through Court shall be sufficient discharge to my  
 Executors and at the death of my aforesaid daughter  
 Naomi if she have lawful issue surviving then it is  
 my wish and will the aforesaid sum of four thousand  
 dollars be divided equally between them share and share  
 alike but if my said daughter Naomi die her  
 children and die without lawful issue then and in  
 that case it is my wish and will and I hereby direct