

having been shown, although due notice has been given by publication of the Order View, and it is further ordered that the Trustees pay out the respective amounts as Audited. ~

Filed February 20th 1868

John A Lynch

No 3342 Equity ~

Bill

To the Honorable Madison Nelson Circuit Judge for the Fourth Judicial Circuit of the State of Maryland, sitting in the Circuit Court for Frederick County as a Court of Equity. ~

The Bill of Complaint of Ann Eliza Snurr of Frederick County, State of Maryland, humbly shows: That your Complainant and a certain George Snurr, married to Sophia Long, a certain Jacob Snurr, married to Nancy Fotts, a certain Joseph Snurr, a certain Andrew Snurr married to Malinda Miller, a certain Elizabeth Ann Cox Snurr, now widow of John Feaster deceased, and a certain Mary Snurr now wife of John Beck, all of whom are over the age of twenty-one years of age, and all of whom except your Complainant reside in the State of Ohio, are seized as tenants in common, in fee of a certain tract or parcel of land called "Handsome Wife" or by whatever name the same may be called or known, situate in Frederick County and State of Maryland, containing five acres of land more or less, and which tract or parcel of land is described in a copy of a deed from Henry Snurr to John Snurr, George Snurr, Henry Snurr Jr, Jacob Snurr, Joseph Snurr, Andrew Snurr, Elizabeth Snurr, Mary Snurr, and Ann Eliza Snurr, herewith exhibited, and marked Exhibit No. 1, which with all other Exhibits hereinafter produced your Complainant prays may be taken as part of her Bill of Complaint. ~

Your Complainant further states that the said John Snurr has conveyed all his interest in said real estate to the said George Snurr, as will appear from a copy of a deed from John Snurr to George Snurr herewith exhibited and marked "Exhibit No. 2"; and that the said Henry Snurr Jr. has conveyed all his interest in said real estate to the said Mary Snurr now wife of John Beck as will appear from a copy of a deed from Henry Snurr Jr. to Mary Snurr herewith exhibited and marked "Exhibit No. 3". ~

Your Complainant further states that the one undivided ninth part of said real estate belongs to her; two undivided ninth parts thereof to the said George Snurr; one undivided ninth part thereof to the said Jacob Snurr; one undivided ninth part thereof to the said Joseph Snurr; one undivided ninth part thereof to the said Andrew Snurr; one undivided ninth part thereof to the said Elizabeth A. Feaster, and the remaining two undivided ninth parts thereof to Mary Beck, wife of John Beck and formerly Mary Snurr. ~

Your Complainant further states that the said lands and tenements are not susceptible of partition without loss or injury to the parties interested, and that it will be for the advantage and benefit of all the said parties as well as of your Complainant to sell the aforesaid lands and to divide the proceeds thereof between the parties in the proportions before stated. And your Complainant has applied to the said parties interested and requested them to unite with your Complainant in making a sale thereof upon terms which would be convenient and beneficial to all parties interested; But these requests have been utterly rejected; and your Complainant is advised that she must remain without remedy, unless this Court will interfere in her behalf. ~ So the end therefore that the said George Snurr and Sophia

Exhibit No.