

matters and things, wherebefore stated and that the lands herebefore mentioned and described
 may be sold under a decree of this Court, and the proceeds of Sale distributed among the parties
 interested, according to their respective rights, and that your Complainants may have
 all such other and further relief in the premises, as the Nature and Equity of this Case
 may require ~ May it please your Honors to grant unto your Complainants an Order of
 Subpoena against Henry Redenour and Margaret Redenour his wife, and against the
 absent unknown heirs of Hannah Clevinence deceased, a daughter of said George
 Stottlinger and Susan Stottlinger his wife, who are now, residents as aforesaid giving
 the said Henry Redenour and Margaret Redenour his wife, and the unknown heirs
 of Hannah Clevinence deceased, notice of the object and substance of this Bill, and
 warning them to be and appear in this Court in person or by solicitor on or before
 a certain day to answer the premises and show cause if any they have, why a decree
 ought not to pass as prayed, also a Writ of Subpoena against the said Jacob Redenour
 and Heseah Redenour his wife, Susan Stottlinger, Samuel Stottlinger and
 Hiram Stottlinger of Frederick County, State of Maryland, commanding them
 to appear in this Court at some certain day to be therein named, to answer the
 premises, and abide by and perform such decree as may be passed therein
 and your Complainants will ever pray, &c. ~

Wm. A. Ross
 Chas. B. Ross
 Sols. for Complainants

Filed August 8th 1842 ~

Exhibit

Exhibit No. 1. In the name of God, Amen.

I George Stottlinger, of Frederick County, in the State of Maryland
 being 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 when it shall please God to call me home: do therefore make and
 publish this my last will and testament, in manner and form following, that
 is to say

First and principally I commit my soul into the hands of Almighty God,
 and my body to the Earth, to be decently buried, at the discretion of my Executors,
 hereinafter named, and after my debts and funeral charges and expenses are paid
 I devise and bequeath as follows. ~

I will and bequeath unto my youngest daughter Susan Stottlinger, One Cow,
 and one bedstead and bedding, to make her equal with my other daughters which
 are married, and have already gotten that amount. ~

Item, I give and bequeath all the rest and residue of my Estate both real
 and personal, to my wife Susan Stottlinger to be for her use during her
 life or at her disposal in whole or in part, either by deed or by will or other
 way.

And lastly, I do hereby constitute and appoint my dear wife Susan, to be
 my sole Executor of this my last will and testament, revoking and annulling
 all other ratifying and confirming this and some other, to be my last will and
 testament.

In testimony whereof I have hereunto set my hand and affixed my Seal
 this 1st day of June, in the year of our Lord One thousand Eight hundred
 and Twenty One. ~

George Stottlinger (Seal)
 Clerk

Signed I and subscribed and declared by George Stottlinger of the above named to show