

A. P. D. C., which are prayed to be taken and considered, as parts of this Bill of Complaint. Your Orator further charges that the said John A. Trundle at his death left a last will and Testament duly executed according to Law and admitted to probate according to Law, wherein he devised to the said Martha E. Trundle a portion of his Real Estate in said Will mentioned for her life or during her widowhood and provided that if she should again marry she was to receive the sum of \$2000. as her full share of said Estate, and that during the life or Widowhood of said the said Martha E. Trundle the Real Estate in the said Will mentioned should be rented & upon the death of the said Martha E. Trundle or upon her Marriage the said Real Estate should be sold and the Proceeds arising from such sale should be divided among the said Children of John A. Trundle share and share alike and that the shares of the said Hester Whitaker and Annie H. Thomas should be held by the said Samuel W. Trundle as Trustee for their benefit during their lives and at their death should be divided equally among their children, all of which will more fully appear by a certified Copy of the said last Will of John A. Trundle herewith filed & marked Exhibit A. which is prayed to be taken and considered parts of this Bill of Complaint. Your Orator further charges that there is ample Personal Property from which to pay the several specified bequests in said Will. Your Orator further charges that the said Martha E. Trundle has sold to the said Children of the said John A. Trundle whose names have been herein mentioned except the said Edith May Trundle who did before said sale, all her right, title, claim and interest of every kind whatsoever, in and to all the Property, Real or Personal which she may have acquired under and by virtue of said last Will and Testament, that she has assumed from the Terms mentioned in said last Will. That all the single Children both adults and Minors have made other homes and are not desirous of retaining the privilege given them in said last Will and Testament; That all the said Children of the said John A. Trundle adults and Minors alike are desirous that said Property should be sold and the Proceeds arising from such sale appropriated according to the directions of said last Will, and that the said Martha E. Trundle is likewise so desirous. Your Orator further shows that said Property is now in a high state of Cultivation, that said lands cannot be rented as advantageously as the money arising from a sale thereof can be invested, and that said lands will by renting be greatly reduced in value, and that it is for the Interest and advantage of the Infants herein before mentioned as also of the adult children and their mother and decedent That the said Lands in the Will and Exhibits mentioned should be sold and the Proceeds arising therefrom be distributed according to the said last Will of the said John A. Trundle. To the end therefore that the Lands in the Will and Exhibits mentioned may be sold and the Proceeds of such sale may be distributed among the Parties entitled according to the last Will and Testament of the said John A. Trundle deceased, and that the Defendants hereinafter named may answer the several matters and things hereinbefore stated as fully and particularly as if they were herein again repeated, and the said Defendants were therein specially interpellated, and that your Orator may have such further or other relief as his case may require, May I please your Honors to grant unto your Orator an order of Publication giving notice to the said Hester Ellen Whitaker, Algernon Whitaker Virginia, Thoresa, Johnnie Whitaker, who are non residents and of whom are infants as before stated of the substance and object of

 Exhibit
No.