

and heirs of the said Lydia Mealy deceased. Your Orator further show that the said land is not susceptible of advantageous division among those interested, and that said land cannot be divided into three parts without great loss, and injury to those interested. And your Complainants further charge that it would be to the advantage of all three of the said and joint owners, the said Charles Mealy as well as your Orator, that the said land should be sold by a decree of your Honorable Court, and the proceeds thereof divided among those interested. Your Orator pray that all exhibits filed herewith and hereafter, may be taken and considered as a part of this Bill of Complaint. In tender consideration whereof, and in as much as your Complainants are remediless by the strict rules of the Common law, and only remediable in a Court of Equity where matters of such nature are properly cognizable and to the end that the Defendant herein after may answer the premises as fully and particularly as if he were specifically interrogated thereto, and to the further end, that the land mentioned herein may be sold by decree of your Honorable Court, and that your Complainants may have such other and further relief in the premises as their cause may require, may it please your Honors to grant unto your Complainants the writ of Subpoena against the said Charles Mealy commanding him to be and appear in this Court by a 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.

George W. Shellman
J. C. R. Wood
Solicitors for Complainants

Filed September 1st, 1873.

Subpoena Subpoena issued September 1st, 1873, and returned summoned, September 16th, 1873, and same day filed.

Intervention
Decree James Mealy et al. } No. 3900 Equity
by next friend Charles } In the Circuit Court for Frederick County,
Wood } vs. Equity

Charles Mealy
The Defendant having been duly summoned to appear to the Bill of Complaint, and having failed to appear thereto. It is therefore this thirteenth day of February, in the year Eighteen hundred and seventy four by the Circuit Court for Frederick County, sitting as a Court of Equity, and by the authority thereof ordered, adjudged and decreed that the Complainant is entitled to relief in the premises, but because it does not certainly appear to what relief the Complainant is entitled, it is further adjudged and ordered that