

devised by the will of said Simon Craven to the said Simon Peter Craven  
 are charged with the payment of the following legacies, to wit: — To his  
 son David Craven, two hundred dollars to be paid at the end of  
 one year after the death of testator. To his son Ezra Craven, two  
 hundred dollars, payable two years after the death of testator.  
 To the legal heirs of his son Joshua Craven, two hundred dollars,  
 payable to them or the survivor at his death, three years after death of  
 testator. To his daughter Mary Ann Miller, two hundred dollars  
 payable four years after the death of said testator, as will appear  
 by reference to a copy of his will marked Exhibit No. 3.  
 Your Complainants state that the legacies bequeathed by said will  
 to David Craven has been paid, but no receipt given for the same;  
 that the legacies to Ezra Craven, to Mary Ann Miller, widow of George  
 Miller, and to the children of Joshua Craven, have not been paid, and  
 are still charges and encumbrances on the land devised by said  
 Simon Craven to said Simon Peter Craven. Your Complainants charge  
 that the said Joshua Craven died before the said Peter Craven, having  
 the following children living to wit: George Craven, Charles Craven,  
 Martin Craven, Thomas Craven, Joshua Craven, Harriet Craven, Phoebe  
 Harper now wife of Richard R. Harper, and the following chil-  
 dren of Nestor Shawen deceased, daughter of said Joshua Craven,  
 to wit: Mary E. now wife of William James, adults,  
 and Lewis H. Shawen, Charles M. Shawen, Viola J. Shawen, Pant-  
 le. Shawen and Ann M. Shawen all infants, under the age of  
 twenty one years, residents of Prince Georges County, State of Maryland.  
 Your Complainants state that Dr. Thomas C. Miller of Prince Georges  
 County, purchased the shares of George Craven, Charles Craven, Mar-  
 tin Craven, Thomas Craven, Joshua Craven, Richard R. Harper and  
 Phoebe Harper his wife, in and to the legacy of two hundred  
 dollars bequeathed by the will of said Simon Craven to his son Joshua  
 Craven or his heirs. Your Complainants further state that David  
 Craven, Ezra Craven, Martin Craven, Thomas Craven, Joshua Craven,  
 William James and Mary E. James, his wife, are non-residents  
 of the State of Maryland. Your Complainants charge that the said  
 Lands and tenements cannot be divided without loss or injury to  
 the parties interested, and that a sale thereof under a decree of  
 this Court is necessary, and that the interest of all parties requires  
 that said lands and tenements should be sold under a decree of  
 your Honorable Court, and the proceeds of such sale divided among  
 the parties according to their several and respective interests.  
 To the end therefore, that the defendants hereinafter named may  
 answer the several matters and things charged in this bill, and  
 that the said lands may be sold, and the proceeds of sale dis-  
 tributed among the several parties interested therein according to  
 their several and respective rights, after payment of the legacies charg-  
 ed thereon by the will of Peter Craven, and that your Complainants  
 may have all such other and further relief in the premises as

 Exhibit  
 No. 1.