

No 11431 Equity

Chas. M. Marliss Elizabeth  
Marliss & others

vs  
Margaret Marliss Clayton  
R. Marliss

To the Honorable the Judges of the  
Court for Frederick County sitting  
as a Court of Equity

The Bill of Complaint

Bill of  
Complaint

of Elizabeth Marliss, Winfield Scott Pinchart & Missouri Pinchart, his  
his wife, Charles M. Marliss, Luther Sharritts & Ann Sharritts, his wife,  
respectfully shew unto your Honors that Reuben Marliss late of Freder-  
icks County died intestate sometime in the month of December A.D. 1875;  
seized and possessed of valuable real estate situated in Frederick County  
particularly described in two deeds of Conveyance from Geo. Rose & Jno.  
M. Fetterling and Henry Heaugh to said Reuben Marliss, certified copies  
of which are filed herewith marked Exhibits Nos. 1 & 2 & which with all  
other Exhibits herewith filed are prayed to be taken as part of this Bill of  
Complaint as fully as if here inserted in words & figures; that said Reuben  
Marliss died leaving your Complainant Elizabeth Marliss surviving him as  
his widow and the following children who are his only heirs at Law and who  
have inherited said real estate and now own the same as tenants in com-  
mon, viz:

- 1<sup>st</sup>. - Your Complainant Missouri Pinchart, a daughter, and wife  
of said Winfield Scott Pinchart.
- 2<sup>nd</sup>. - Your Complainant Charles M. Marliss a son.
- 3<sup>rd</sup>. - Your Complainant Anna Sharritts a daughter and wife of  
Luther Sharritts
- 4<sup>th</sup>. - Margie Marliss - a daughter
- 5<sup>th</sup>. - Clayton R. Marliss - a son.

That all of said heirs at law are adults except Margie and Clay-  
ton R. Marliss who are infants and reside in Frederick County.

Your Complainants would further charge that said real estate will  
not admit of advantageous division among said heirs at law & tenants  
in common without injury & loss and it would be to the interest and ad-  
vantage of all of said parties in interest, infants as well as adults,  
for said real estate to be sold and the proceeds divided amongst  
them.

In tender consideration whereof and for that your Complainants  
are remediless in the premises by the strict rules of the Common Law  
and relivable only in a Court of Equity when matters & things of this  
nature, are properly cognizable. - To the end therefore that said  
Margie Marliss and Clayton R. Marliss, may answer the pre-  
mises fully and particularly and that said Real Estate may be  
sold by a Trustee to be appointed by your Honorable Court & the pro-  
ceeds distributed among the parties entitled and that your Complai-  
nants may have such other & further relief in the premises as the na-  
ture of the Case may require and to your Honors shall seem just. May  
it please your Honors to grant unto your Complainants the State of  
Maryland writ of Subpoena directed to said Margie Marliss &

County  
the Es-  
tify that  
er and  
at pri-  
e shall  
without