

No. 4615 Equity

of all the parties concerned for said real estate to be sold and the proceeds distributed among them.

Intender consideration whereof, and for that your Complainants are remediless in the premises by the strict rules of the common law, and relievable only in a Court of Equity where matters and things of this nature are properly cognizable. To the end therefore that the said Franklin Mussetter, Levi M. Mussetter, Phoebe Shaul and M. P. Shaul her husband, Lawrence Greager, Catharine A. Kiepka and August Kiepka her husband, Mary J. Smith & Calvin Smith her husband, Rachel A. Gray and C. Gray her husband, Calvin Mussetter, Margaret Asmuth and Henry Nesmith her husband, Oida Mussetter and Ellen J. Mussetter may answer fully and particularly all and singular the matters and things hereinbefore stated and that said real estate may be sold by a trustee to be appointed by this Court for that purpose, and that your Complainants may have all such other and further relief in the premises, as the nature of their case may demand and as to your Honors shall seem just, May it please your Honors to grant unto your Complainants the State of Maryland's Writ of Subpoena against said Ellen Mussetter, directing and commanding her to be and appear in your Honorable Court on some certain day to be therein named to answer the premises, and to be able by and perform such order or orders as to your Honors shall seem right. And may it further please your Honors to grant to your Complainants an Order of Publication against said Franklin Mussetter, Lawrence Greager, Catharine A. Kiepka and August Kiepka, her husband, Mary J. Smith and Calvin Smith, her husband, Phoebe Shaul and M. P. Shaul her husband, Rachel A. Gray and C. Gray, her husband, Levi M. Mussetter, Calvin Mussetter, Margaret Asmuth and Henry Nesmith, her husband, and Oida Mussetter who are non-residents, giving them notice of the object and substance of this Bill, and warning them to be and appear in your Honorable Court, on or before some certain day in person, or by solicitor, and shew cause if any they have why a decree should not pass, as prayed.

And your Complainants will ever pray &c

Milton G. Urner
Edw. S. Eckelberger
Sols. for Compls

Filed June 24th 1881

At the request of Michael Mossetter the following deed was recorded 15th September, 1804 to wit:

This Indenture, made this twenty third day of April Eighteen hundred and four, between John S Hall of Frederick County, and State of Maryland of the one part, and Michael Mossetter of the County and State aforesaid of the other part Whereas John Hall Esquire late of the City of Annapolis deceased had by his last will and testament devised certain land a part of Middle Plantation to the above named John S Hall; And whereas the said John Hall did afterwards by Codicil to the same will revoke the same bequest and did by the same Codicil give and bequeath all the lands he was entitled to lying on the north and north-west side of Longwood to his nephew Henry Hall and his heirs in trust for the benefit of the said John S. Hall, and the heirs of his body, and should he die without posterity devised the same lands to John Washington Hall and his heirs son of the said Henry