

No. 4749 Equity.

A. D. 1882, that the within and foregoing Auditors Report made in this Cause, be and the same is hereby finally ratified and confirmed the motive having been given as required by the preceding order nisi, and no cause to the contrary having been shown. The Trustee will pay out the funds accordingly as audited.

John A. Lynch  
Judge of the Cir Court

Filed Sept. 27th 1882

No. 4758 Equity.

Ida A. Spargo

John N. Spargo  
William Spargo &  
Grace S. Spargo

Defendants

To the Honorable the Judges of the Circuit Court for Frederick County, sitting in Equity.

Bill of Complaint

The Bill of Complaint of Ida A. Spargo of Frederick County in the State of Maryland, respectfully shows: That her father John N. Spargo, of said County and State, deceased, was in his life time possessed of certain Real estate, lying and being in said County, and State, and which was conveyed to him by a certain Michr. Shivers by deed bearing date on the seventh day of February in the year One thousand eight hundred and fifty seven, and recorded in Libr. J. W. C. No. H. folios 679 and 680, one of the Land Records of Frederick County, a certified copy of said deed being herewith filed. And prayed to be taken, as part of this Bill, as fully and to the same extent as if the same was here set out in words and figures at length. The said copy being marked "Exhibit S." And being so seized and possessed sometime about the month of July in the year One thousand eight hundred and fifty eight he departed this life intestate leaving his widow Rachel A. Spargo, and four children and heirs at law as follows: Your Oratrix Ida A. Spargo an adult over the age of twenty one years, John N. Spargo; William Spargo; and Grace S. Spargo, all three of whom are infants and reside in Frederick County, in the State of Maryland.

That subsequently in or about the month of November in the year One thousand eight hundred and eighty, the said Rachel A. Spargo the widow of the said John N. Spargo, father of the children, aforesaid, departed this life.

And your Oratrix further shows that said real estate is not susceptible of a just and equitable partition or division without loss and injury, and that it would be to the interest, of all parties interested, that the Real estate in the proceedings mentioned, be sold under a decree to be passed by your Honorable Court and the proceeds of the sale thereof divided among the parties interested according to their several and respective rights - To the end therefore that the defendants hereinafter named, may answer the matters and things hereinbefore stated the same as if they were again repeated and they were thereunto specially interrogated and that the real estate in the proceedings mentioned, may be sold under a decree of your Honorable Court, and the proceeds of sale distributed among the parties interested, according to their several interests and that your Oratrix, may have such other and further relief as the matter and equity