

No 5022. Equity.

The joint, and separate answers of John M. Getzendanner and Melissa Getzendanner his wife, to the bill of complaint of Edward T. Getzendanner & others filed against these defendants and others in the Circuit Court for Frederick County in the said Equity. - These Respondents say for Answer -

1st. They admit that John Derw. sen. devised and proposed of the real estate described in said Will, after having duly made his last Will and Testament as changed in the 1st. paragraph of said Will, and that he died without having revoked said will. -

2d. They admit that by said Will said John Derw. devised to his daughter Catharine Reese, during her natural life, the real estate described in said Will, and the accompanying exhibits, and further devised the same to her issue, after her death, if any she should then have, and if she should die without leaving any issue, he then devised said real estate to be equally divided among his other children or their descendants, his son John excepted.

3d. They admit that said John Derw. left surviving him, his said son John, his said daughter Catharine Reese, and two other daughters Elizabeth, and Mary or Polly Getzendanner. -

4th. They admit that said Catharine Reese, has recently died and that all the other children of said John Derw. sen. died before her said Catharine Reese died.

5. They admit that upon the death of said Catharine Reese, the said real estate, by said will, passed to the descendants of said Elizabeth Getzendanner and Mary or Polly Getzendanner, whose names these respondents to be cordly stated in said will of complaint. -

6. That one of these respondents, John M. Getzendanner is one of the descendants of said Elizabeth Getzendanner, being the son of John D. Getzendanner, deceased, who was the son of said Elizabeth Getzendanner, and is entitled under said Will to an undivided interest in said real estate. -

7. They admit said real estate is not susceptible of advantageous division among all of the parties in interest, and they are willing for said real estate to be sold by a trustee to be appointed by this Court, and the proceeds distributed according to interest as proceeds. -

8. That having answered said Bill of Complaint as far as it is material for them to answer they pray to be thence dismissed with their reasonable Costs &c

Milton W. Hojn } John M. Getzendanner  
Sole } Melissa Getzendanner

Answers of John M. Getzendanner and Melissa Getzendanner.

Answers of Thomas Getzendanner & wife.

No. 5022. Equity.

Edward T. Getzendanner and Verlinda Getzendanner his wife  
Milton E. Getzendanner and Clara Getzendanner his wife and others  
Plaintiffs

In the Circuit Court of Frederick County, sitting as a Court of Equity  
Dec. Term, 1885