

No. 6066. Equity.

That in this behalf under the provisions of will. And from that time up and until the first day of January 1892 said Trustee had received of the rents issues & profits of said Trust Estate the sum of \$1524.74 and had paid out and expensed in behalf of said trust the sum of 1824.74 as will appear by an itemized account of such receipts and Expenditures &c hereunto Exhibited Marked Exhibit No. 4.

6th That the two last payments on said account were paid to Mrs. Eleanor P. Marshall the widow of said George R. H. Marshall at the instance and request of the parties entitled in remainder, as appears by the papers and receipts herewith filed Marked Exhibit Nos. 5.

7th That the said George R. H. Marshall the Contingent Trust died in the month of August in the year eighteen hundred and ninety two, and that by the terms of said Trust as contained in said will, the sum of Fifteen thousand dollars is to be equally divided between the three daughters of the said George R. H. Marshall living at the time of his death.

8th That at the time of his death the said George R. H. Marshall left three daughters surviving him, namely
1st Jennie C. Hawkins, wife of J. Henry Hawkins who resides in Charles County Md.

2nd Mattie R. Clapp, wife of Wm. Clapp who resides in Prince Georges County Md.

3rd Cora D. Marshall, Single who resides in Prince Georges County, Md. to whom the inheritances belong, after the death of their said father.

9th That the said Investments consist of Five Lots or parcels of Ground & the rents issuing thereout, situated in the City of Baltimore State of Maryland, and a small amount of weekly deposits in the Fredericktown Savings Institution - and that the deed from George Johnson & Charles W. Ross Esqs of Anne P. Marshall contain proper descriptions of said Lots or parcels of ground.

10. That it is impossible to make a division of said Investments Equally Among the said parties Entitled in remainder or reversion and the same could not be divided without loss and injury, wherefore for the purposes of executing said Trust and on doing distribution as required by the terms of said will, said Petitioner prays that the said three daughters of the said George R. H. Marshall, may answer the matters and things herein stated and charged.
11th And that the said Ground Rents or Lots and parcels of Land situated in the City of Baltimore State of Maryland, may be sold under the order and decree of your Honorable Court, as well as the said weekly deposits in the Fredericktown Savings Institution, and the proceeds of sale distributed Among the parties Entitled thereto, and

2 That your Petitioner may be directed by said order and decree, upon the payment of the purchase money to convey the said Lots of Ground and premises to the purchasers thereof, and

3 That in the Execution of this Trust, your Petitioner may have the aid and protection of your Honorable Court, and

4 That your Petitioner may have such other and further relief as the nature and Equity of this Cause may require.