

## No 7771 Equity

That Samuel Stickle another of said decedent by his deed bearing date on the 15th day of October, in the year 1830. recorded in Liber J P. No 35. folio 387. one of the land records. Conveyed his undivided interest to his brother William Stichel. That George Stickle on the 19th. day of January in the year 1837 conveyed his entire undivided interest in and to the lot aforesaid. by way of mortgage to Thomas Carleton and Mathias E. Sartou. That default having been made in the payments of the mortgage debt. proceedings in Equity were had by the said Carleton and Sartou. Mortgagees in Cause known as No 1187 Equity, in the Equity Court of said Court for Tredwell County, against the widow and the heirs at law of the said George Stickle. That a decree was obtained for the sale of the same, and Madam Nelson was by said decree appointed Trustee to make said sale, and duly made sale to William Sticke, and by deed bearing date June 23d. 1841 recorded in Liber J P. No. 37. folio 144. Conveyed all the undivided right title, interest and estate formerly owned by the said George Stickle, to the said William Sticke. So that on the 11th. day of March A.D. 1846 the whole title to the aforesaid lot was vested in Solomon Stichel, Ann M. Albert formerly Ann M. Stichel, Ann Susanam Stichel Williams Stichel and Sarah Stichel his wife, who by their deed bearing date on the 11th. day of March, in the year 1846. Conveyed unto Francis Frouge, all that western half of lot No 118 aforesaid, as well appear by reference to a Certified Copy of the deed from Solomon Stichel et al. to Francis Frouge herewith filed and marked exhibit No. 1, which your Orator prays may be taken and considered, together with all other exhibits herewith filed, as part of this his Bill of Complaint. That one Eleanor Reynolds, on the date aforesaid also conveyed to said Francis Frouge whatever interest she had in and to said lot of ground as will appear by reference to a Certified Copy of the deed filed herewith as exhibit No. 1. That the said Francis Frouge, who by virtue of the deeds aforesaid then became the owner of the said Lot of ground, by his last will and testament bearing date on the 6th. day of December 1846, after some prior bequests, did give devise and bequest all the real and personal of his estate real personal and mixed, to his wife Maria Frouge, his children then living, and to the Child or Children of whom his wife was then

3d

4th

5th

6th