

No. 8356 Equity.

inconsistent with the provisions of said will and deprive her rights under said will or embarrass her in the exercise of her rights.

7. That the surplus remaining after the payment of the expenses of the foreclosure of said mortgage and the payment of the mortgage debt and interest will be but a few hundred dollars, the interest from which if invested would be of a very insignificant amount, and that her income from the balance of said estate consisting of a farm in Mechanicstown District, under tenancy, will be insufficient for her comfortable maintenance and support together with the interest from said surplus if invested, and it will be necessary for this Respondent to use a part at least of the corpus of the said surplus proceeds of sale for her comfortable maintenance and support, and which she clearly has a right to do under the provisions of her said husband's will, and she is now in need of money to supply her wants and furnish her a comfortable support.

And having fully assumed, she prays that said Petition may be dismissed.

Margaret A. Shank

Wm. & Wm. Solicitors

State of Maryland Frederick County, to-wit:-

I hereby certify that on this 17th day of November A.D. 1908, before the Subscriber, a Justice of the Peace of the State of Maryland in and for Frederick County, personally appeared Margaret A. Shank and made oath in due form of law that the matters and things stated in the foregoing Answer are true to the best of his knowledge and belief.

L. N. Eckstein

Petition and removal of Mortgage for Satisfaction of Purchase & Court order thereon.

Filed Nov. 24, 1908.

To the Honorable the Judge of said Court:-

The Petition of Harry A. Staumbaugh and Rosa E. Staumbaugh, his wife, respectfully show unto your honors:-

That your Petitioner, Harry A. Staumbaugh, purchased at Public Sale on October 3, A.D. 1908, from James T. Hays