

NO 8339 Equity.

To the Honorable Judges of said Court:

The Bill of Complaint of Mary a. Foutz widow: Samuel J. Foutz and Laura a. Foutz, his wife: Abram C. Foutz and Pearl Foutz respectfully represents unto your Honor:-

1.
That a certain Ebenezer Foutz, late of Frederick County, deeded this life interest, about April 2^d 1908, and was seized and possessed of a tract of land, situated in Frederick County, Maryland, containing 4. acres, 2 rods and 30 sq. ft. of land more or less, which the said intestate acquired in his lifetime from William H. Ogle, and Cordelia A. Ogle, his wife, by deed dated September 30, 1884, and recorded in Liber A. F. No. 11, folio 21, one of the Land Records of Frederick County: a Certified Copy of which is herewith filed marked Exhibit "A" and prayed to be taken and considered a part hereof, and by reference to which a fuller description of the property, aforesaid, may be had.

2.
That the said Ebenezer Foutz, deceased, left surviving him the following named persons, who are his heirs at law: Mary A. Foutz his widow: Samuel J. Foutz, a son, one of whom, together with their wives, are the plaintiffs in this Suit, and are of full age; and Laura Black, a daughter the wife of John Black; Elizabeth Fogle, a daughter, the wife of Samuel J. Fogle; Sarah Hood, a daughter the wife of Clayton Hood (all of whom are defendants in this cause, and adults,) and Ira Boone, infant, his grand-son, he being a son of Maggie Boone, a daughter of the intestate, who intermarried with one Isaac Boone, the said Maggie Boone being dead, and her death proceeded that of her father, the said Ebenezer Foutz.

3.
That the said Ebenezer Foutz, deceased, in conjunction with his wife, Mary a. Foutz, on April 10-1899, gave a mortgage on his said property, to a certain George B. Blintman, as a security for the sum of \$180.00 then due and owing to the said George B. Blintman, a Certified Copy of which said mortgage is herewith filed marked Exhibit B, and prayed to be taken and considered a part hereof: the said mortgage being recorded in Liber A. F. No. 6, folio 127, one of the Land Records of Frederick County: the said Blintman, being made a party defendant to these proceedings in his capacity as mortgagor.

4.
That your Complainants believe that it would be to the interests and advantage of all concerned, and especially

41.

H.C.,
writing
copy
same
no cause
in
printer
other
and
are

4
equity,
Court