

## NO. 8458 Equity.

due and owing to the said named plaintiffs, as appears by their accounts filed.

That the said William H. Frey, being so indebted in his lifetime to the plaintiffs and diverse other persons, and being seized and possessed of real and personal property in Frederick County, Maryland, died on the 15th day of June, 1909, leaving a last Will and Testament.

That by the terms of said Will the said William H. Frey devised and bequeathed all of his estate, real and personal to his wife Fiske Ann Frey. That a Certified Copy of the deed of the real estate of which the Bill of Complaint, as a part thereof.

That the devisee Fiske Ann Frey named in said will died on or about December, 1st 1908, intestate, leaving no children or descendants, but left the following heirs at law:—

Henry J. Steel, a brother who is unmarried and is a resident of West Virginia. And the following niece and nephews, children of Alfred Steel, a deceased brother—viz—Alennis O. Steel, Lloyd G. Steel, Samuel W. Steel, W. Steel, all of whom are unmarried and are residents of the State of West Virginia. Elora Smith an adult daughter whose husband's name is William Smith, both of whom reside in the State of West Virginia; Lillie Keyser, an adult daughter whose husband's name is Murray Keyser both of whom are adults and are residents of Frederick County, Maryland. Calie Martz an adult daughter who is a resident of West Virginia and whose husband's name is Eugene Martz, who is a non-resident of the State of Maryland and whose residence is unknown.

That the said last Will and Testament of William H. Frey, deceased has been duly admitted to probate by the orphan court, of Frederick County, and that Fiske Ann Frey the Executrix therein named being dead, letters of C. T. A. have been duly granted to Robert Frey, a brother of William H. Frey, deceased, who has been possessed since of the personal estate left by the testator, at the time of his death, and who is holding the same to be applied to the payment and discharge of a part of the debts of the said William H. Frey, deceased.

That the plaintiffs are advised and charge that the amount of the personal property left by the said William H. Frey, dec'd, and in the hands of the Administrator are insufficient to pay all of the just debts of the said William H. Frey, dec'd, and they further allege and charge that they are creditors of William H. Frey, deceased and entitled to have their claims paid out of the real estate of which