

NO 8017. Equity.

to pay, as will appear by reference to an account duly proven, filed herewith as a part hereof marked "Exhibit No. 1" which, together with all other Exhibits herewith filed, it is prayed may be taken and considered as a part of this Petition.

3rd. That the Said Titghman Alexander departed this life in or about the month of December A.D. 1905, leaving a last Will and Testament in which he named John D. Aback as his executor as will appear by a Certified Copy of said will filed herewith marked "Exhibit No. 2".

4th. That by the provisions of said will, testator gave, devised and bequeathed unto his wife, Maria Alexander, all his property, real, personal and mixed during her life, and after her death, he directed, said property, to be distributed among his children and your Petitioner, Sarah Alexander, Thora and Thora Alike, each share to be paid to the said children except the share devised and bequeathed to his daughter, Ella Flook, wife of Martin Flook, and to his son, Peter Alexander, whose respective shares, he directed should be invested until their children became of age, and then the same, to be paid to the children of the said Ella Flook, wife of Martin and to his son, Peter Alexander, whose respective shares he directed should be invested until their children became of age, and then the same to be paid to the children of the said Ella Flook and Peter Alexander.

5th That the Said Titghman Alexander left surviving him a widow, Maria Alexander, who is still living, and the following children, to-wit:-

Alveta Poffenberger, a daughter; George Alexander W. Son; Titghman Alexander, a son all of whom reside in Frederick County, Maryland; the said Ella Flook, a daughter, who resides in Frederick County, Maryland, whose children are Rosa M. Flook, Harry G. Flook, and Weller Flook, all of whom are adults, and Odell Flook, Cestia Flook, Oscar Flook, and Edgar Flook, infants, residing in Frederick County; and the children of Peter Alexander, a second son Titghman Alexander who are as follows: Maurice Alexander and Anor Alexander, adult sons; Marnie Thompson, an adult daughter, and Clarence Alexander and Myrtle, Alexander, infants.

6th. That the personal estate of the Said Titghman Alexander is wholly insufficient for the payment of his debts, the just and final account of his Said Executor