

No. 8387, Equity

per value of \$20.00 per Share and a small amount of Furniture, &c., and the said Stock and the dividends received therefrom, together with the proceeds of Sale of said Furniture, &c. are now in the hands of said Gertrude G. DeGrange, Administratrix d. b. M. C. & A., or her agent, and it would save expense and be to the advantage of all parties in interest for said personal estate to be brought into your Honorable Court and accounted for therein and the proceeds distributed with the proceeds of Sale of said real estate.

And your Orator and Oratrix pray for the following reliefs:—

(1) That said real estate may be sold by a Trustee to be appointed by decree of your Honorable Court and the proceeds directed among the parties entitled, or if such division cannot be now made, then that such proceeds of Sale may be invested under the order of your Honorable Court.

(2) That your Honors will construe said will and determine whether Herman Fletcher DeGrange, son of said testator's son Herman will be entitled to share in the distribution under said testator's will.

(3) That the said Gertrude G. DeGrange, Administratrix de bonis non curat testamentis annexo, may be required to bring the personal estate of said Daniel W. F. DeGrange into her hands into your Honorable Court for distribution under the directions thereof.

(4) That the Plaintiffs may have such other and further reliefs to which they may be entitled and to your Honors shall seem just.

And they pray the following process:—

That a Subpoena may be issued for said Blanche Ford, Fletcher DeGrange, Prescott DeGrange and Gertrude G. DeGrange, individually and as Administratrix d. b. M. C. & A. of Daniel W. F. DeGrange, deceased, as aforesaid, commanding them to be and appear in your Honorable Court on some certain day to be named therein to answer the premises, &c., and that an order of publication may be granted in the usual form against said Herman Fletcher DeGrange, a non-resident infant, and also against said Gertrude G. DeGrange both individually and Administratrix as aforesaid, giving them notice of the object and substance of this Bill and warning them to be and appear in this Court on some certain day to be named therein and show cause if any they have why a decree should not be passed as prayed. And they will ever pray.

Heret & Heret
Solicitors for Plaintiffs.

Exhibit #1.

Will of Daniel W. F. DeGrange.

Filed Jan. 23^d 1909.

I, Daniel W. F. DeGrange of Frederick County, in the State of Maryland do make and publish this my last will and testament in manner and form following, that is to say,

After all my just debts and funeral expenses are being