

No. 8602 Equity.

Or on about November 1905. leaving a last will and testament, which was duly admitted to probate by the Orphans' Court for Frederick County, a certified copy of which is herewith filed, marked Exhibit A. as part hereof.

2.

That said Josephus Song, in said will as appears therefrom, appointed his wife, Sarah E. Song, Executrix of said will, and after giving to his wife a life estate in his property, to which was superadded the right and power of disposing of \$6000.00 of his estate by her will. He provided and directed that certain specific legacies, therein mentioned, should be paid. Said distribution to take place upon the death of his said wife.

3.

That his said wife by her will, which has been filed and probated in the Orphans' Court, exercised said power of disposition by bequeathing said \$6000.00 and died on or about August 11, 1910, and the said Mary E. Muschauer was duly appointed Administratrix ad. litem, under said will of Josephus Song, deceased as appears by her letters filed as Exhibit B. as part hereof.

4.

That said specific legacies are as follows: (1) To The Consistory of the St. John's Reformed Church, Woodstock, \$500.00; (2) To John R. Crum the son of Simon H. Crum, \$1000.00 (3) To Sarina Furrier, wife of Jacob S. Furrier \$500.00. (at her death said sum to go to her children). (4) To Ida H. Houck, \$100.00; (5) Clara M. Muschauer and Asa J. Muschauer, \$100.00; (6) Sarina Furrier, wife of Josiah Furrier \$100.00; Katherine Garver, wife of Scott Garver \$100.00 (7) Lillie S. Song, daughter, daughter of William Song \$100.00; (8) Ida Schofield and Emma Schofield, each \$100.00. (9) Clara Wachtler wife of Elmer C. Wachtler \$100.00. (10) To the 4 children of Reuben Song

5.

That all of said beneficiaries are made parties defendant to this bill, except Sarina Furrier, wife of Jacob Furrier, who is dead and whose children by the express terms of said will now become entitled to said legacies and are made parties hereto as defendants in her place and stead, and Emma Schofield who is dead.

6.

That said Josephus Song, as appears in said will directed that none of said legacies should be paid until after the death of his said wife, and made no dispositions whatever of the residue of his estate and prohibited the sale of his real estate until after the death of