

appointed by your Honorable Court to make such sale, and that your orator may have such other and further relief as the nature of the case may require. May it please your Honors to grant unto your orator an order of publication giving notice of the object and substance of this Bill to the defendants George W. Waters and Ida H. Waters, his wife, residing in the town of Weiser, State of Idaho; Sarah D. Waters, residing in the town of Boise, State of Idaho, Benoni D. Waters, residing in the town of Mabton, state of Washington; Robert T. Waters and Frederick L. Waters, whose whereabouts are unknown to your orator, all of whom are adults and non-residents of the State of Maryland, warning them to appear in this Court in person, or by solicitor, on or before a certain day to answer the premises and show cause, if any, they have, why a decree might not be passed. As is prayed and is in duty bound, your orator will ever pray, etc.

Urner & Urner

R. E. S. Smith

Filed June 6, 1913.

Solicitors for Complainants.

#### ORDER OF PUBLICATION.

The object of this Bill of Complaint filed in this case is to obtain a decree for the sale of the real estate mentioned in the said Bill, by a trustee or trustees to be appointed by said Court, and for a division of the proceeds of said sale among the parties thereto, in accordance with their several interests, to the end that the Plaintiff may enjoy his share thereof in severalty. The Bill states in substance, that the Plaintiff Gordon Strong, is a resident of the City of Chicago, and State of Illinois, and that the defendants, George W. Waters, and Ida H. Waters his wife, Sarah D. Waters, Benoni D. Waters, Robert T. Waters and Frederick L. Waters are all non-residents of the State of Maryland, That the Plaintiff and the said defendants (other than said Ida H. Waters) are the owners in fee simple in their own right as tenants in common, of the following described land and premises, situated in Frederick County, Maryland, Lot No. forty-nine (49) on Willy James' Plan of Sugar Leaf Mountain beginning for the same at a stone marked B, No. 49, and running thence North eighty-seven (87) perches, to stone No. 1, thence West sixty-eight (68) perches, to stone No. 2, thence South eighty-seven (87) perches to stone No. B 42, thence with a straight line to the beginning, containing thirty-four and three-fourths, ( $34\frac{3}{4}$ ) acres more or less. That the Plaintiff is the owner of an undivided nineteen-twenty-fourths ( $19/24$ ) and each of the said defendants (other than the said Ida H. Waters) is the owner of an undivided one-twenty-fourth ( $1/24$ ) of said land, that the said land cannot be divided without less or injury to the parties interested, and the Plaintiff prays that the said parcel of land may be sold for partition and the proceeds divided among the parties hereto, in accordance with their several interests, so that he may enjoy his share thereof in severalty, and that a trustee or trustees be appointed by said Court to make such sale; and that he may have all such other and further relief to which he may be entitled. It is thereupon this 26th day of March A. D. 1913, by the Circuit Court for Frederick County, Maryland, setting as a Court of equity, ordered and decreed that the plaintiff give notice to the said George W. Waters, and Ida E. Waters his wife, Sarah D. Waters, his wife Sarah D. Waters, Benoni D. Waters, Robert T. Waters, and Frederick L. Waters, non-residents of the State of Maryland, of the object and substance of said Bill of Complaint, by causing a copy of this order to be inserted in some newspaper published in Frederick County, once a week for four successive weeks prior to the 26th day of April A. D. 1913, warning them and each of them to be and