

NO. 9045 EQUITY.

Oliver C. McBride and Annie C. McBride his wife, Ames McBride and Zella McBride his wife; Callie M. Fleek and John C. Fleek, her husband,
 Plaintiffs.

No 9045 Equity. In the Circuit Court for Frederick County, sitting as a Court of Equity.

Vs.

Orpha Sheemaker, May Sheemaker and Mildred Sheemaker, infants, Defendants.

To the Honorable, the Judges of the Circuit Court for Frederick County, sitting as a Court of Equity--

The Bill of Complaint of Oliver C. McBride and Annie C. McBride, his wife; Ames McBride and Zella McBride, his wife, Callie M. Fleek and John C. Fleek, her husband, Plaintiffs, of Frederick County, State of Maryland, respectfully shows unto your Honor--

1. That Daniel McBride, late of Frederick County, but now deceased, was in his life time and at the time of his death, seized and possessed of a piece or parcel of land containing $27\frac{1}{2}$ acres of land, more or less, situated in Frederick County in the State of Maryland, which was conveyed unto him by deed executed by Thomas Hightman, Milton B. Slifer, and William P. Maulsby, Jr., Trustees, said deed bearing Date August 22nd, A. D. 1892, and duly recorded among the land records of Frederick County, as will appear by reference to a certified copy of said deed filed herewith, marked Exhibit A, which it is prayed may be taken and considered as a part of this Bill of Complaint.
 - (2). That the said Daniel McBride being seized as aforesaid, departed this life intestate in or about the month of February in the year 1913, and left surviving him no widow, but the following children and heirs at law viz--Oliver C. an adult son, whose wife's name is Annie C. McBride; Ames M. an adult son, whose wife's name is Zella McBride; Callie M. a daughter, who intermarried with John C. Fleek; and the children of Annie F. Sheemaker a deceased daughter of Daniel McBride, as follows--Orpha Sheemaker, an infant daughter, May Sheemaker and Mildred Sheemaker--all three of whom are infants under the age of twenty-one years.
 3. That the land mentioned in Exhibit A descended by inheritance unto the aforesaid children and grandchildren of the said Daniel McBride upon the death of him the said Daniel McBride and that said land is not susceptible of division among the parties thereto entitled without material loss less and injury and that it would be to the interest and advantage of all the parties especially to the infant Defendants to have said land mentioned in Exhibit A. sold and the proceeds therefrom divided among the parties thereto entitled according to their respective rights and interests.--
- TO THE END THEREFORE--(a) That the said land mentioned in Exhibit A may be sold under a decree of Your Honorable Court and the proceeds therefrom divided among the parties thereto, entitled according to their respective rights and interests
- (b) That your complainants may have such other relief as the nature and equity of their case may require.
- May it please Your Honors to grant a writ of subpoena in the usual form directed