

## NO. 9180 EQUITY.

Thomas T. Barker and Luther C. Ahalt

Vs.

Charles D. Woodcock, Mary E. Flora and Clifton Flora, her husband, Rosa L. Woodcock and William J. Woodcock, her husband, Allen Woodcock, adults, Charles P. Woodcock, and Carl S. Woodcock, infants, devisees and legatees under the last will of Sarah E. Woodcock; deceased.

No. 9180 Equity.

In the Circuit Court  
for Frederick County  
in Equity.

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To the Honorable the Judges of said Court--

Your orators who sue as well for themselves as for all other creditors of Sarah E. Woodcock, late of Frederick County Maryland, who will come in and contribute to the expenses of this suit, complaining says--

1. That the said Sarah E. Woodcock was in her lifetime indebted unto your orator Luther C. Ahalt, in the sum of One Hundred and Sixteen Dollars, on a certain promissory note made by her and Charles S. Woodcock, dated January 22 1914, and payable to your said Orator ninety days after date, and is now overdue as will appear by reference to said note filed herewith as part hereof, and marked Exhibit A, and also unto Your orator Thomas T. Barker in the sum of Twenty-eight dollars evidenced by a joint and several promissory note of said deceased, Charles S. Woodcock and Mary Woodcock, dated February 24, 1909, payable six months after date, and also on two magistrate judgments aggregating about \$225.00 said note is herewith filed as part of this Bill and marked Exhibit B.
  2. That said Sarah E. Woodcock, being in her lifetime so indebted unto Ypur orators and divers other persons, and being seized and possessed of certain real estate, as will appear by reference to a certified copy of the deed from MARY Woodcock to the said Sarah E. Woodcock, dated August 18 1909, which is herewith filed as part of this Bill and marked Exhibit C., on or about February 21 1914, departed this life leaving a last will and testament, duly executed to pass real estate in this State.
  3. That by the terms of said Will the said Sarah E. Woodcock, devised to her husband, the said Charles S. Woodcock, until he remarried, her real estate, which in the event of his remarriage was to be divided among MARY E. Flora, one half, Rosa L. Woodcock, one-fourth, and Charles S. Woodcock, one-fourth; all of which will appear among other bequests by reference to said will, a certified copy of which is herewith filed as part of this Bill and marked Exhibit D.
  4. That the aforesaid will of said Sarah E. Woodcock, has been duly admitted to probate by the Orphans Court for Frederick County, but no letters testamentary or of administration have been granted as it is charged by the parties entitled to administer that there is no personal estate.
  5. That your orators are advised and so charge and allege that the personal estate of the said Sarah E. Woodcock is insufficient for the payment of all her just debts and that your orators and her other creditors are entitled to have their claims paid out of the real estate of the said Sarah E. Woodcock.
- To the end therefore--
- (1) That the said real estate of the said Sarah E. Woodcock, or as much thereof as may be necessary for the purpose, may be sold for the payment of the claims of your orators and other creditors, not satisfied out of the personal estate.
  - (2) That your orators may have such other and further relief as the nature of their case may require--