

ORDER OF PUBLICATION.

The object of this suit is to procure a decree for the sale of certain real estate situated in Frederick County Maryland, owned by complainant Lewis D. Hardy, and Columbus Augustus Cramer, trustees, as tenants in common. The Bill States that complainant is the owner in fee simple of an undivided one half interest in a certain tract of land situated in Woodsboro District, Frederick County, Maryland, containing $8\frac{1}{2}$ acres of land, described in a deed from William H. Hinks and W. Irving Parsons, trustees, to complainant, recorded in liber J. L. J. No. 11, folio 202 one of the land records of Frederick County, also by reference to the Insolvency Proceedings, in the case of Theodore F. Cramer No. 4771 Insolvents, the said Theodore F. Cramer complainant's predecessor in title, acquired said undivided one-half interest in fee simple as heir at law to Cornelius Cramer, said Cornelius Cramer having acquired the same from Catherine Hedges by deed which is recorded in liber J. S. No. 18 folio 473, The Bill further states that the other or remaining one half undivided interest in said tract of land was acquired by Columbus Augustus Cramer as heir at law to the said Cornelius Cramer, the said Columbus Augustus Cramer having owned said real estate at the time of his death intestate which occurred on or about the 9th day of May 1913. That the said Columbus Augustus Cramer left as his next of kin and heir at law to whom his undivided one half interest in said land vested in fee simple the following persons--H. Clay Fulton, whose wife's name is Mary Fulton; Sallie Wagner; Charles Henry Fulton, whose wife's name is Harriet; Margaret Routzahn, widow; residents of Frederick County, Maryland; Laura Fultin, Widow; Mamie Lewis and Lewis, her husband; residents of Washington, D. C., and Alice Nicodemus and Baxton Nicodemus, her husband, residents of the State of Nebraska. The bill further states that the real estate is owned by complainant and the aforesaid heirs at law as tenants in common, and is not susceptible of division among the parties entitled without loss and damage.

It is thereupon this sixth day of October in the year A. D. 1913, ordered by the Circuit Court for Frederick County, in Equity, that the Plaintiff, by causing a copy of this order to be inserted in some newspaper published in Frederick County, once in each of four successive weeks, before the sixth day of November, 1913, give notice to the said absent defendants of the object and substance of this Bill, warning them to appear in this Court in person or by Solicitor, on or before the 22nd day of November next, to show cause if any they have why a decree ought not to be passed as prayed.

Harry W. Bowers, Clerk.

PRINTERS CERTIFICATE.

Office of the Examiner Publishing Company,

Publishers of the Weekly Examiner.

This is to certify that the annexed Order of Publication was published in the Weekly Examiner in Frederick County, once a week for 4 successive weeks prior to the 6th day of November, 1913.

Fabian Posey,

Mgr.

EQUITY SUBPOENA.

State of Maryland, Frederick County to wit--

The State of Maryland--

To Charles Henty Fulton and Harriet Fulton His wife; Margaret Routzahn, widow, Sallie Wagner, H. Clay Fulton and Mary Fulton, his wife, of Frederick County, greeting--

You are hereby commanded that all excuses set apart you personally appear before the Judges of the Circuit Court for Frederick County, sitting as a Court of Equity, to be held at the Court House in Frederick, in and for Frederick County, on the first Monday of July 1913, to answer the Bill and Complaint of Lewis D. Hardy, (For sale of Real Estate) against you and others in said Court exhibited, and so fourth.

hereof fail you not, as you will answer the contrary at your peril.