

The petition of Alice A.Snyder and Henry Snyder,her husband,Helen Woodruff,Marah W.Bolmer and John Edwin Bolmer,her husband,and of James H.Thompson,and Anna Thompson, his wife,respectfully represents unto your Honors!-

1.

That your petitioners are all residents of the State of Ohio with the exception of your Petitioner James H.Thompson,who is resident of Saint Louis,in the State of Missouri.

2.

That your Petitioners Alice Snyder,Helen Woodruff,and Marah W.Bolmer,are first cousins of Mary A.C.Hammer,deceased,as refered to in the above entitled cause.

3.

That your Petitioners Henry Snyder is the husband of said Alice A.Snyder,and the said JohnEdwin Bolmer is the husband of Marah W.Bolmer,and the said James H.Thompson is the husband of Anna Thompson,one of the defendants named in the above entitled cause and who is erroneously stated in said cause to be a widow.

4.

That your Petitioners Alice A.Snyder,Helen Woodruff and Marah W.Bolmer are the sisters of the said Defendant Anna Thompson,and are the daughters of Charlotte E.Woodruff,late of the State of Ohio deceased,she being one of the two sisters of the mother of said deceased Mary A.C.Hammer.

5.

That your Petitioners Alice A.Snyder,helen Woodruff and Marah W.Bolmer are among the nearest living relatives and next of kin of said mary A.C.Hammer,deceased.

Wherefor your Petitioners pray that your Honors will pass an Order of your Honorable Court that your Petitioners may be made parties Defendant to the Bill of Complain filed in the above entitled cause,to the end that they may appear in person or by their Solicitor in your Honorable Court and answer the Bill of Complaint filed therein.

And as in duty bound,etc,-

Jacob Rohrback
Solicitor for Petitioners.

On the above Petition it is Ordered by the Circuit Court for Frederick County, Maryland,sitting as a Court of Equity and by the authority thereof,on this 14th day of August,in the year nineteen hundred and fourteen,that Alice A.Snyder and Henry Snyder, her husband,Helen Woodruff,Marah W.Bolmer and John Edwin Bolmer,her husband,and James H.Thompson,and Anna Thompson,his wife,be and they are hereby made parties Defendant in the above entitled cause,with leave to answer the Bill of Complaint filed in said cause as if made original parties to said cause,and the Clerk of the Court is directed to enter the names of said Petitioners as parties Defendant on the Equity Docket of this Court. Filed August 14-1914.

Glenn H.Worthington

Charles F.Koontz,
vs.
Bertha Reynolds,et al.

No. 9 1 9 4 E Q U I T Y.
In the circuit Court for
Frederick County in Equity.

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To the Honorable,the Judges of said Court!

The Answer of Bertha M.Reynolds and John A.Reynolds,her husband,respectfully shows unto your Honors!-

1st. That they admit that the said Bertha M.Reynolds is a first cousin one remove to the said Mary A.C.Hammer,being a child of John Koontz,who is a first cousin of the said Mary A.C.Hammer.

2nd. That they admit all and singular the allegations of the Bill,with the exception, to be true as therein stated and consent to the sale of the real estate mentioned in the proceedings under decree of the Court,proceeds of said sale to be divided under the direction and control of the Court.And having answered all and singular the several allegations of the Bill of Complaint,they pray to be hence dismissed with their proper costs.And as in duty,etc.

Bertha M.Reynolds
John A.Reynolds.

Filed Nov-4-1914.