

Powell, his wife, and the said Isaac Ramsburg as if he be dead of the object and purpose his children or heirs at law if they be any living of the suit and the substance of the Bill and warning them and each of them to be and appear in your Honorable Court on some certain day to be named therein to answer its premises and abide by and perform such decree as may be passed therein.

4th. That decree may be passed by your Honorable Court for the sale of the real estate above mentioned and that the advancements received by the respective parties aforesaid be brought with hotch potch, and the proceeds be then divided among said heirs at law according to the rule of your Honorable Court and the law of the land.

5th. And for such other and further relief as the nature of the case may require.

And as in duty bound &c.,

John C. Motter.
Sol. for Pliffs.

Filed August 1st, 1889.

ORDER OF PUBLICATION.

Savilla E. Ramsburg and	"	No. 5556 EQUITY.
George W. Ramsburg by	"	In the Circuit Court
Savilla E. Ramsburg his	"	for Frederick County
next friend	"	sitting in
	"	Equity.
Vs.	"	
George W. Ramsburg, Charles	"	
W. Ramsburg et al.	"	

-----0-----

The object of this suit is to obtain a decree for the sale of the real estate of which Daniel Ramsburg died seized and possessed, and a division of the proceeds of said sale among the children and heirs at law of said Daniel Ramsburg, together with certain moneys advanced to certain of said heirs at law, which are to be brought into hotch potch.

1st. The amended bill alleges that in March 1889, the said Daniel Ramsburg died intestate, seized and possessed of several parcels of land lying and being in Frederick County, fully described in certified copies of deeds conveying the same to him filed with said Bill as Exhibits.

2nd. That the said Daniel Ramsburg left surviving a widow named Savilla E. Ramsburg and the following named children as his heirs at law to wit. Jane Wachter a daughter whose husbands name is Lewis Wachter, Sophia Stull a daughter, whose husbands name is Alexander Stull, Mahala Sells, a daughter whose husbands name is Edward Sells, Amanda Powell, a daughter whose husbands name is John Powell, Matilda Nickum, a daughter whose husbands name is James Nickum, John Ramsburg a son, Cornelius Ramsburg, a son, whose wives name is Sarah. George W. Ramsburg, a son, Charles M. Ramsburg, a son, Milton D. Ramsburg, a son, and Mary A. E. Ramsburg a daughter, and that he had likewise another son named Isaac Ramsburg who many years ago left this State of Maryland and above whereabouts are whether he is living or dead is unknown to the Plaintiff and who if dead whether he left any children or heirs at law and their names and residents if they be yet living an unknown to the plaintiffs, all of the above named children are adults over twenty years of age with the exception of George W. Charles M. Milton D. and Mary A. E. Ramsburg, who are infants under twenty one years of age.

3rd. That at the death of the said Daniel Ramsburg, the Real Estate of which he died seized and possessed descended to and vested in the said named children and heirs at law, as tenants in common whereas to the dower right of said widow, who is willing that the same be sold free of her dower therein, she to receive in lieu thereof such an amount of money as the same may be allowed her.

4th. That all of said parties reside in Frederick County, Maryland, with the exception of James Nickum, and Matilda Nickum, his wife, and John Ramsburg, who reside in the