

her as her next of kin and only heirs at law the said Francis J. Shriner, a brother, and Mary E. Norris, wife of Dr. Milton M. Norris, a sister.

(5) That the said Mary E. Norris is intermarried with the said Dr. Milton M. Norris and they are both of full age and reside in New Windsor, Carroll County, in the State of Maryland, and the said Francis J. Shriner is of full age and resides in Union Bridge, Carroll County, in the State of Maryland; and that the said Mary E. Norris has no child or children, or descendants living.

(6) That the said testator died seized and possessed of a farm and wood-lot which he devised and bequeathed in the manner and form following, that is to say:

"I give and devise unto my dear wife Rebecca Shriner, my farm, situated on Sam's Creek in both Frederick and Carroll Counties in the State of Maryland containing one hundred and ten acres of land more or less. Together with my Wood lot situated in Frederick County in said State adjoining the lands of Jeremiah Greenwood and others during her natural life; and after death of my said wife, I, give and devise all of the above said lands to my two daughters, viz: Florence R. Shriner and Mary E. Norris equally during their natural lives, and in case either of my said daughters should die leaving no child or children living, then the whole of said devised interests in said lands shall go into my estate to be disposed of as hereinafter directed; But should either, or both of my said daughters die leaving a child, or children, then such child or children, shall have its mothers interests in said lands absolutely."

(7) That the said Rebecca Shriner, wife of the said testator, is long since dead, and the said devised Florence R. Shriner, died intestate, unmarried and without issue, on October 10, 1914, and the said Mary E. Norris now survives as does the said Francis J. Shriner, a son of the said testator, and a brother of the said Florence R. Shriner and the said Mary E. Norris.

(8) That the said testator died seized and possessed of a certain other farm situated on the Western Maryland Railroad, in Carroll County, which he obtained by deed from Mordecai C. McKinstry and which he devised and bequeathed in and by said last will and testament in the manner and form following, that is to say:

"My farm situated on the W.M. Rail Road which was conveyed to me by Mordecai C. McKinstry, I, give to my two daughters viz: Florence R. Shriner and Mary E. Norris in equal shares on conditions hereinafter named, during their or either of their natural lives.

"But either of my said daughters die leaving a child or children living then said child or children shall have their or its mothers interests in said land when living. But should either of my said daughters, or both, die leaving no child or children living then I give and bequeath unto Dr. Norris, Mary E. Norris, my daughter's husband, a life estate in one half of said farm.

"The condition referred to in the bequest of the life Estate bequeathed to my daughter Mary E. Norris in last said farm is that if the said Mary E. Norris, shall within 60 days from the day of my decease shall deliver to my executors hereinafter named, the promissory note she now holds against me for three thousand three hundred dollars, to be by said Executors destroyed and of no effect.

"But should my said daughter Mary E. Norris refused to have said note destroyed, then the said bequest of the half interest in said farm to her my said daughter Mary E. Norris as also that to her said husband shall be void, and of no effect, then in that case I give and devise the said farm to my wife and my daughter Florence in equal shares, and the other conditions referred to above is I reserve the growing crops of grain, and also the crops matured if on hand at my decease to be disposed of as follows--out of which I give and bequeath to my daughter Florence R. Shriner the sum of one hundred dollars, the residue to be applied to the payment of debts and costs of administration, and then if any be left - I give and bequeath the same to my said wife..".

(9) That as is hereinbefore set forth the said surviving widow, Rebecca Shriner, is dead, and the said surviving daughter, Florence R. Shriner, died on October 10, 1914, intestate, unmarried and without issue, and that the said Mary E. Norris, the daughter of testator, and her said husband, Dr. Milton M. Norris, now survive together with the said Francis J. Shriner, a son of testator.