name is Minnie Stup, a son Jesse D. Stup wh sw wifes name is Melissa S. Stup! a daughter Fannie.

E. Windsor whose husbands name is Zachariah T. Wondsor, a daughter Mary E. Kidd whose husbands name is J. Brunner Kidd, and an unmarried daughter Ada L. Stup. and your Orator avers that the wife of the said Emanuael Stup departed this life prior to the decease of her husband.

4th--That Charles W.Stup and David T.Stup have heretofore been granted letters of Administration on the personal estate of the said Emanuel Stup by the Orphans' Court for Frederick County and are by reason thereof parties Defendant in this cause; and your Orator avers and charges that the personal estate left by the said Emanuel Stup is insufficient in amount to pay his debts and costs of Administration.

5th-- That the said Charles W.Stup and David T.Stup are the trustees under separate deeds of trust made to them as trustees for the benefit of Creditors by the said Fannie E.Windsor, a daughter of Emanuel Stup and by the said Zacharah T.Windsor the husband of the said Fannie E.Windsor, and that the said Charles W.Stup and David T.Stup as such trustees have duly filed their Bonds and entered upon the duties discharge of their trusts as such trustees, and are made parties Defendant herein as such trustees.

his wife, in the sum of \$4000.00 and to secure the payment of said sum heretofore to-wit on the 29th day of March A .D.1912 executed his deed of Mortgage to the said Asa H.Welsh on certain real estate described in said deed of Mortgage and sought to be sold by this proceedings, and your Orator averathat said sum of \$4000.00 is due and owing to the said Mortgagee Asa H.Welsh with interest thereon from the 29th day of March A.D.1916, The said Asa H.Welsh and Mary J.Welsh his wife, have agreed to the sale of the mortgaged real estate retaining his lien on the proceeds of sale of said real estate Your Orator Therefore prays.

1st--That the land mentioned in these proceedings of which the said Emanuel Stup died seized and possessed be sold under and by virtue of the degree of this Honorable Court by a Trustee or Taustees to be named in said decree, and that said sale by made under such terms and conditions as the Court may prescribe.

2nd--That the trustees after making such sale bring the proceeds thereof into this Honorable Court to be paid out under the direction of the Court.---

- (a) To the payment of all public dues and charges and the costs of this proceedings, including one reasonable counsel fee to the solicitor for filling this Bill of Complaint.
- (b) To the payment of the Mortgage indebtedness due Asa H. Welsh and the interest thereon and then to the other Creditors of the said Emanuel Stup who have come in and been made parties to this proceeding and contributing to the expenses thereof.
- (c) The surplus, if any there be, to the children and heirs at law of the said Emanuel Stup share an, share alike except that the shares of Fannie E. Windsor, a daughter be paid to her trustee Charles W. Stup and David T. Stup for the benefit of her cerditors.

And for general relief.

May it please your Honors to grant unto your Orator the writ-of-subpoens in the usual form commanding the said Charles W Stup and Annie E.Stup his wife, and David T.Stup and Hester C.Stup his wife, and John C.Stup and Minnie Stup his wife, and Jesse D.Stup and Malissa S.Stup his wife, and Fannie E.Windsor and Zachariah T.Windsor her husband, and Mary E.Kidd and J.Brunner Kidd her husband and Ada L.Stup and Charles W.Stup and David T.Stup trustees of Fannie E.Windsor and trustees of Zachariah T.Windsor and Charles W.Stup and David T.Stup Administrators of Emanuel Stup, deceased, to be and appear in this Honorable Court either in person or by solicitor on some day certain to be therein maned and show cause if any or either of them may have why a decree should not be passed as prayed for and to abide by and perform such decree as may be passed therein.

And as in duty eto will ever pasy eto.,

Solicitor for the Complainant.

Filed March 28th, 1916.