

No. 10498 Equity.

Cranmer C. Griffin.

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No. 10498 Equity.

In the Circuit Court for
Frederick County, Sitting as
a Court of Equity.

Vs.

Robert Graham et al.

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ORDER OF PUBLICATION.

The object of this Publication is to give notice to the non-resident heirs at law of James Graham, late of Frederick County, deceased, of the purpose and substance of the Bill of Complaint, filed in the above-entitled cause by Cranmer C. Griffin.

The Bill states, that on or about A. D. 1898, James Graham died, seized and possessed of certain pieces or parcels of land and premises, situated in Buckeystown Election District No. 1, Frederick County, Maryland, same having been conveyed unto said James Graham by two separate deeds as follows; - (a) By deed from Ignatius D. Richardson and wife, dated May 19, 1866, recorded in Liber J. W. L. C. No. 4 Fol. 88, and (b) By deed from Ignatius D. Richardson and wife, dated March 16, 1874, recorded in Liber T. G. No. 2 fol. 681, Land Records of Frederick County, said two deeds containing $3\frac{1}{2}$ acres of land, more or less.

That the said James Graham left surviving him as his heirs at law and next of kin the following; - A widow, Mary Graham, who died on or about the 31st day of May A. D. 1900 a daughter Mary G. Graham, who intermarried with Cranmer C. Griffin, and who died on or about _____ A. D. 1917, leaving as her heirs at law and next of kin her husband, Cranmer C. Griffin, and one infant daughter, Margaret Griffin; a son, Robert Graham, who has never married; a daughter, Margaret Graham, who died on or about _____ A. D. 1921, who never married and who did not leave any children surviving her; and a son, Daniel Graham, being now dead, who left as his heirs and next of kin a widow Mrs. Daniel Graham and the following children; - Carlos, Roger, Millicent and Adaline Graham, each of which latter, the bill states, has never married.

That the said Mrs. Daniel Graham, Carlos, Roger, Millicent and Adaline Graham are non-residents of the state of Maryland, and that all of the defendants are adults, except Margaret Griffin.

That the property and premises cannot be divided among the parties in interest without loss and injury and that it would be in the interest and to the benefit and advantage of all the parties to the cause that the premises be sold and after the payment of the costs and expenses that the remainder be divided among the parties to the cause according to their several rights and interests.

It is thereupon, this 22nd day of February, A. D. 1922, ordered by the Circuit Court for Frederick County, sitting as a Court of Equity, that the Complainant, 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 24th day of March, A. D. 1922, give notice to the said absent defendants of the object and substance of this Bill, warning them to be and appear in this Court in person or by solicitor, on or before the 10th day of April, next to show cause, if any they have, why a decree ought not to be passed as prayed. _____ day of _____, A. D. 1922.

Sherman P. Bowers,
Frank Higgins
Solicitors.

Eli G. Haugh
Clerk of the Circuit Court for Frederick, County.

(Filed February 22, 1922)