

S. who married _____ Hodnett, a son George, a son Jacob and a son Isaac and all of whom are dead and died intestate without leaving issue.

The Bill further alleged that the said lot and house is not susceptible or partition without loss and injury to the parties in interest and in order to make division of said interests it is necessary that the same be sold and the proceeds divided amongst the said parties; and as the buildings are depreciating in value and are in great need of repair, no arrangement made for payment of taxes now over due or any insurance taken out or any one in charge to manage the same.

The Bill then prays that the said real estate be sold and the proceeds of said sales be divided amongst the parties in interest a receiver be appointed to rent and collect the same, pay the over due taxes and make the necessary repairs and for general relief.

It also prays for sub poena against the resident defendants and for an order of publication against the non-residents.

That on September 6th, 1924, by leave of the said Court the above Bill was amended alleging that since filing the original the Complaints have been advised it is uncertain whether the said Jacob F. Sponseller who went to the State of Missouri many years ago, two sons of the said Abraham Sponseller deceased, are dead or died without issue but who are or any of them have not been heard from for many years and that there also was a daughter Marie Alverta Sponseller of the said Abraham Sponseller who is not named in the original Bill of Complaint, who left very young and has not been heard from since, but if living or dead, or if dead left issue the Complainants are unable to ascertain, but if the said Jacob F. Sponseller, Isaac Sponseller and Marie Alverta Sponseller, if living or if dead their issue, if living and each of them would be heirs at law of the said Abraham Sponseller deceased and to clear the title to said property prays an order of publication giving notice against the said non residents and their unknown heirs.

It is thereupon this 30th day of September A.D. 1924, ordered by the Circuit Court for Frederick County, sitting as a Court of Equity that the plaintiffs by causing a copy of this order to be inserted in some newspaper published in Frederick County once a week for four successive weeks prior to the 31st day of October 1924, give notice to the said Jacob F. Sponseller, if living or if dead to his unknown heirs and to Isaac Sponseller, if living or if dead to his unknown heirs and the said Marie Alverta Sponseller, if living or if dead to her unknown heirs all non residents of the State of Maryland of the object and substance of this Bill and warning them to appear in this Court in person or by solicitor on or before the 17th day of November 1924, to show cause, if any, they have why a decree ought to pass as prayed.

Vincent Sebold
Solicitor.

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

(Filed September 30, 1924)

Office of the Catoctin Clarion, Thurmont, Md. Nov, 27-1924.

This is to certify that the annexed advertisement Order of Publication #10345 Equity was published 4 consecutive weeks prior to Oct, 31, 1924 in The Catoctin Clarion a newspaper published in Frederick County, Md.

(Filed Dec, 5-1924)

J. Howard Cassell Per C.E.C.
Publisher.