

Q. Remains unpaid?

A. No, that's been paid. \$92.48 remains unpaid.

Q. Has your mother's funeral expenses ever been paid?

A. No, they haven't.

Q. The account of Hammaker Bros., has that been paid?

A. No, that is \$250.

Q. Do you have a copy of those accounts with you?

A. I do (Produced) (Account to W. Geyer Black from Hammaker Bros. for one granite monument, etc., erected complete, \$250. offered and filed in evidence as Plaintiff's Exhibit 3.) (Account for funeral expenses of Maggie E. Black from Wilhide & Creager, in amount of \$195, offered and filed in evidence as Plaintiff's Exhibit 4) (Mr. Holter) And the account of Mr. Black's funeral expenses he does not have but states there is a balance due of \$92.48.

Q. (The Court) These accounts that you mentioned that have not been paid, they are all due and owing, you know of your personal knowledge that they are due by the estate?

A. Yes.

(Mr. Holter)

Q. In connection with your mother's funeral expenses you say the members of the family have paid the undertaker, isn't that correct; but you have never been reimbursed from your father's estate for that payment?

A. No.

Q. Will you tell the Court something of the circumstances under which the marker erected to your parents was purchased, that is, the family gathering?

A. After the death of my father they all agreed that by their wishes we would purchase a marker or some kind of stone. So we agreed on it and I left it to my brother to get one. Knowing my father and mother wanted it, and being that he worked for Hammaker I left it up to him to get a stone, and when we got it we were all satisfied with what he did about the stone.

Q. Your brother Willis was present at that meeting?

A. He was present at the meeting too, yes, and he authorized to get a stone too, as well as the rest of us.

Q. There are no other debts that have come to your knowledge by your father than the ones produced here today?

A. No.

Q. (The Court) Have the other debts mentioned in your final administration account been paid except the ones you mentioned?

A. They have.

Q. (Mr. Holter) Was Mary Lawyer present at this family agreement?

A. No.

Filed November 5, 1937.

PRINTERS CERTIFICATE  
NOTICE TO CREDITORS

No. 13,406 Equity

The undersigned Trustee in the above cause, pursuant to an order of the Circuit Court for Frederick County passed on the 20th day of May 1937, here gives notice to all persons having claims against the estate of Maggie E. Black, deceased, to file their claims, properly authenticated, with the Clerk of the Circuit Court fro Frederick County on or before the 1st day of July, 1937.

AMOS A. HOLTER,  
Trustee.

Office of  
The Catoctin Clarion

Thurmont, Md., June 25, 1937.