

That the said Mathias Proctor, departed this life intestate, survived by the following named heirs at law and next of kin: a daughter, Dorothy Fields, whose husband's name is unknown Fields, whose address is Ijamsville, Maryland.

That the said Agnes Fony, departed this life intestate, survived by the following named heirs at law and next of kin: a daughter, Bernice P. Williams, whose husband's name is William George Williams, Compliments Inn, whose address is R.F.D.#1, Summiton, Maryland.

That the said Jacqueline Johnson, departed this life intestate, survived by the following named heirs at law and next of kin: Richard O. Johnson, widower, whose address is 4100 Grant Street, N. E. Washington, D.C.; a son, Richard O. Johnson, Jr., whose wife's name is Constance Johnson, whose address is 4100 Grant Street, N. E. Washington, D. C.; a daughter, Teresa Sumner, whose husband's name is Elmer Sumner, whose address is 4116 First Street, Annandale, Virginia; a son, Joseph S. Johnson, whose wife's name is Dolores Johnson, whose address is 4116 First Street, Annandale, Virginia; a son, George E. Johnson, whose wife's name is Christine Johnson, whose address is 1431 Howard Road, S. E. Washington, D. C.; a daughter, Nellie Hestage, whose husband's name is Elmer Hestage, whose address is 2700 - 13th Street, N. E. Washington, D. C.; a daughter, Josephine Jefferson, widow, whose address is 230 West 129th Street, Apt. 12A, New York 27, N.Y.; a (grand)(son) William Jefferson, Jr., whose wife's name is Elaine Jefferson, whose address is 4557 7th Street, S.E. Apt 201, Washington, D.C.; a daughter, Evelyn Wright, whose husband's name is Elmer Wright, whose address is 7100 Walnut Avenue, Pinesville, Maryland.

That Bernice P. Williams, one of your Petitioners, alleges and swears and verily believes that the said William Joseph Proctor did not "work off" and "locate" during his life any of the devised five (5) parcels out of the Heady Trust, and that she has been paying the State and County Taxes as evidenced by 1962 Tax Bill marked Exhibit "F".

That the said real estate is not susceptible of partition without material loss and injury to the parties entitled to interests therein as above stated, and that, in order to make division of said interests, it will be necessary that said real estate be sold, and the proceeds thereof divided amongst the parties according to their several interests, under the supervision and direction of your Honorable Court.