

THE JEFFERSONIAN TOWSON, MARYLAND.

Entered as second-class matter at the Postoffice at Baltimore, Maryland, Telephone-Towson 289.

Published every Saturday at Towson, Baltimore County, Maryland, by The Baltimore County Jeffersonian Publishing Company, Incorporated.

W. Gill Smith, President. Elmer R. Halle, Secretary. Wm. J. Peach, Vice-President. Martin J. Hara, Treasurer.

John M. Dennis, William J. Peach, Martin J. O'Hara, W. Gill Smith, Carville D. Benson, Elmer R. Halle, Logie Bonnett.

LOGIE BONNETT, Editor and Manager

SATURDAY, JULY 24, 1920.

For President JAMES M. COX. For Vice-President FRANKLIN D. ROOSEVELT. For United States Senate JOHN WALTER SMITH. For Congressman CARVILLE D. BENSON.

A wet plank frequently is rather slippery. "Home Rule"—it sounds well, but don't mean much.

The Republican platform recognizes the existence of oil-wells in Mexico.

The heart of the world may soon be broken if none of its soil isn't.

Do you remember the time when the telephone used to be a convenience?

Advertise your business. If it is not worth advertising, advertise it for sale.

The safest course is to believe everything that each of the parties say about the other.

If Harding is wet in the east and dry in the west, what would he be in Washington?

What has come of the blue prints and the contracts which is to build a new railroad station for Towson?

The "wets" are now waiting for the presidential contest to give out "the bottle hymn of the republic."

One thing the Third Party will be sure of in advance: that is, its place in the race. It will be third all the way.

Judging from the progress made by his pursuers, if Grover Cleveland Bergdoll lives long enough he may be captured.

What has become of the factory site commission? Has it gone where McGinty went—to the bottom of the sea?

The defeat of the "father" of the Volstead act by a minister would be easier to understand if the minister were a Baptist.

Bolshevism is the overthrowing of a good, substantial government for a bad, substantial government for a bad, substantial government for a bad, substantial government.

When you are invited out to dinner now you are not asked how many lumps of sugar in your coffee, but have to be contented with one.

A good many ladies will find the task of filling in a blank check given them by their husbands much easier than filling in the ballots at the fall election.

The opposition to the new charter, is mustering recruits right along, and from present indications the "gattling guns" will be turned on the charter good and strong.

A prominent county Republican was a guest at a banquet recently and is reported to have told a very funny story. Maybe he predicted the election of Albert A. Blakeney to Congress and everybody laughed.

Some prominent members of the Taxpayers' League have stated openly their intention of not supporting the new charter. This shows good common sense on their part.

Those who had a hand in the drafting of the new charter must have had some insight into the monarchy forms of government in Europe. It creates the office of "emperor" and provides for a "Reichstag" of 15 members.

If Albert A. Blakeney, ever did anything in Congress the one term he served there many years ago, it is being carefully concealed, which leads one to believe that it couldn't be worth mentioning.

Abraham Lincoln once said "With public sentiment nothing can fail; without it, nothing can succeed." Public sentiment against the new charter is being moulded rapidly. The best answer will be in November, when at the polls it will be defeated.

Some saloonkeepers are very much disgruntled because of the "dry atmosphere," but they must remember that they have absolutely no one to blame but themselves. No one can be held responsible for the new charter. Prohibition was not against liquor, but against the way the business was conducted. The law was openly violated in all sections.

Judging from the tone of its editorial of Wednesday last regarding the new charter, the Baltimore Sun would like to make Baltimore County the "goat." This is the first county in the State in which a charter commission has been elected by the voters. As drawn, common sense tells us it will be far more expensive than the present commission. It is the voters of this county going to allow the richest and most populated county in the State to be an experiment?

JUDGE BURKE ON THE CHARTER.

Citizens of Baltimore county, regardless of their political affiliations, who desire to place themselves in a position to pass intelligently upon the proposed new County Charter, should read carefully the series of articles upon the charter written by eminent Chief Judge N. Charles Burke, the first of which is published elsewhere in this issue.

In the first article of the series Judge Burke analyzes the provisions of the charter, and in subsequent articles he will endeavor to show why in his judgment, it would be in the public interest for the voters of the county to reject it at the polls on November 2.

In view of his life-long residence in the county, his intimate knowledge of its government and laws, and his trained judicial mind, Judge Burke's criticisms of the proposed charter are entitled to and, we believe, will receive the highest consideration by the voters of the county. His familiarity with his distinguished public career will for a moment question his good faith in taking a position against the charter, nor can anyone justly accuse him of partisanship. He has from the beginning insisted that the issue whether the voters should accept or reject the proposed charter is not a party question, but is one that should be impartially considered by more voters in all parties strictly in the merits. Such being his conception of the issue, the voters of the county can rest assured that his articles with satisfaction and profit.

NEW ADVERTISEMENTS.

FARM WANTED. A. W. TILGHMAN, 915 Canton Avenue, Baltimore. 7-24-2t.

WANTED. HORSE—Suitable for work on my country place. Will buy or trade milk. DR. FRANK D. SANGER, Ruxton, Md. 7-24-1t.

Waste For Sale.

WHOLESALE AND RETAIL. Apply to C. BAYLEY DIFFENDERFER, TOWSON, MD. Care of Mr. Hitchcock, Fairmount Avenue. 7-24-3t

COUNTRY BOARDING HOME

WITH REFINED AND INTELLIGENT MARRIED COUPLE. NO CHILDREN. FOR A DIFFICULT TEN-YEAR OLD PROBLEM BOY.

STATE REFERENCES. TERMS AND LOCATION. ADDRESS

HENRY WATSON CHILDREN'S AID SOCIETY, Calvert and Pratt Streets, Baltimore, Md. 7-24-3t

PUBLIC SALE OF VALUABLE UNIMPROVED PROPERTY.

SITUATE AT LANSDOWNE, 13TH ELECTION DISTRICT, BALTIMORE COUNTY, AND KNOWN AS LOT NO. 218, SECTION 7.

The undersigned will sell at Public Auction at the Court House door, Towson, Md.

On Wednesday, August 11, 1920, at 11 o'clock A. M.

All that valuable unimproved property in Lansdowne, Baltimore county, Md., known as Lot No. 218, Section 7.

TERMS OF SALE—Cash. WILLIAM F. COGHLAN, WILLIAM P. BOSLEY, HARRISON RIEBER, ROBERT C. CLARKE, JOHN T. GRACE, County Commissioners of Baltimore County. JOHN R. HAUT, Clerk. 7-24-3t.

W. Gill Smith, Attorney, Towson, Md. ORDER NISI.

ALICE ROYSTON, Widow, Et Al, vs. LULA B. ROYSTON, Et Al.

IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

ORDERED, By the Circuit Court for Baltimore County, this 21st day of July, 1920, that the sale made and reported by T. Tilden Kelbaugh and W. Gill Smith, Trustees, for the sale of the property described in the proceedings in the above entitled cause, be ratified and confirmed, unless cause to the contrary thereof be shown.

On or before the 16th day of August, 1920.

Provided a copy of this Order be inserted in some newspaper printed and published in Baltimore County, once in each of three successive weeks before the said 16th day of August, 1920. The report states the amount of sale to be \$12,100.00.

True Copy—Test: WILLIAM P. COLE, Clerk. WILLIAM P. COLE, Clerk. 7-24-4t.

NOTICE OF APPLICATION.

NOTICE OF APPLICATION OF THE BALTIMORE COUNTY WATER AND ELECTRIC COMPANY FOR A FRANCHISE TO LAY 12 FEET OF 6-INCH CAST IRON WATER MAIN SOUTHWESTERLY IN LEEDS AVENUE FROM THE END OF THE EXISTING MAIN TO THE INTERSECTION OF LEEDS AND KNECHT AVENUES, THENCE SOUTHEASTERLY IN KNECHT AVENUE 500 FEET.

To the Honorable, The County Commissioners of Baltimore County.

NOTICE IS HEREBY GIVEN, That the undersigned has filed his petition with the County Commissioners of Baltimore County, for the grant of a right of franchise to lay 12 feet of 6-inch cast-iron water main southwesterly in Leeds Avenue from the end of the existing main to the intersection of Leeds and Knecht Avenues, thence southeasterly in Knecht Avenue 500 feet, all as shown on the plat filed with said petition in the office of the County Commissioners of Baltimore County, and in the expiration of the time required by law, the said undersigned will make due application to the County Commissioners of Baltimore County for the granting of such privilege on the County Road above mentioned, under the provisions of Chapter 383, Acts of 1912.

THE BALTIMORE COUNTY WATER AND ELECTRIC COMPANY, By ALBERT H. WEHR, President.

THE COUNTY COMMISSIONERS OF BALTIMORE COUNTY WILL, On Tuesday, the 10th day of August, 1920, At 11:30 o'clock A. M., or as near thereto as it may be convenient for them so to do, take up for consideration the said application, and opportunity will then be given to all persons or corporations who may so desire to be heard in reference to said application.

By Order of the Board, JOHN R. HAUT, Chief Clerk. 7-24-3t.

NEW ADVERTISEMENTS.

William P. Cole, Jr., Attorney-at-Law, Towson, Md. ORDER OF PUBLICATION.

ANNIE L. MCINTYRE and JAMES R. MCINTYRE, her husband; ANDREW MCBRIDE and HARRIET E. MCBRIDE, his wife; MARY E. GILMORE (widow); WILLIAM T. MCBRIDE, unmarried; and WILLIAM M. WATSON and REBECCA STRICKLAND WATSON, his wife; Plaintiffs, vs. ELEANOR E. TODD, unmarried; HENRIETTA TODD, unmarried; MARY S. STRICKLAND, unmarried; SARAH T. STRICKLAND, unmarried; WM. T. VINSINGER, Administrator of MARGARET E. STRICKLAND, deceased; CLARENCE L. STRICKLAND and ANNA HILTON STRICKLAND, his wife; LIZZIE G. BONNIE, widow; LOUISA G. GATCHELL, widow; OLFPRED G. STRICKLAND, widower; HARRY STRICKLAND and STRICKLAND, his wife; AMELIA ANDERSON; ANALINE ANDERSON; JOSEPH ANDERSON; CORDELIA ANDERSON; PALMER ANDERSON; DAVID ANDERSON; and JAMES J. LINDSAY and WILLIAM P. COLE, JR., Administrators of the Estate of Harriet McBride, deceased; Defendants.

IN THE CIRCUIT COURT FOR BALTIMORE COUNTY, IN EQUITY.

The object of this suit is to have a Trustee or Trustees appointed for the sale of certain farm property, consisting of eighty-nine acres of land, more or less, situate in Harriet McBride County, State of Maryland.

This Bill states that Harriet McBride, late of Baltimore County, deceased, was in her lifetime and at the time of her death, seized and possessed of a certain farm, consisting of eighty-nine acres of land, situate in Harriet McBride County, State of Maryland, and described in the following deeds from Solomon Foster, et al to James McBride, dated September 12, 1845, and recorded among the Liber and Records of Baltimore City in Liber A. W. B. No. 357, folio 120, &c., and from James J. McBride and Ann McBride et al, by deed dated January 9, 1895, and recorded among the Land Records of Baltimore County in Liber L. M. B. No. 195, folio 648, &c., and by deed dated February 25, 1918, from James J. McBride, committed to Harriet McBride and recorded among the Land Records of Baltimore County in Liber W. P. C. No. 493, &c., certified copies of the aforesaid deeds being filed with the Bill of Complaint in these proceedings, and prayed to be taken as a part of this Bill.

That James McBride, who died in 1883, and left surviving him as his next of kin and heirs at law, the following named children, to-wit: Harriet McBride, and left surviving him as his next of kin and heirs at law, the following named children, to-wit: Harriet McBride, Elizabeth J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children, died about the year 1902 unmarried and without issue, but preceding his death by a deed of conveyance hereinafter referred to, conveyed to his four living sisters hereinbefore named, that neither of the said daughters of the said James and Hannah Strickland McBride, hereinbefore named, ever married, and all have departed, this life and died intestate, and in consequence to the death of their brother, James McBride, they having died in the following named order, to-wit: Harriet McBride, Eliza J. McBride, and Mary A. McBride, and as all of the estates of the said sister, Harriet McBride, one of the aforementioned children, predeceased his father, James McBride, and having died unmarried and without issue; that James H. McBride, one of the aforementioned children