12. By Eidenture bearing date the 23rd day of November, 1869, and made between the said Samuel A. Park of the one part, and your orator of the other part, the said Samuel A. Park conveyed to your orator the undivided  $\frac{1}{2}$  of the undivided 1-5th of the said lands.

13. By Indenture Learing date the 19th day of March, 1870, and made between the said Sarah Alice Park of the one part, and your orator of the other part, the said Sarah Alice Park conveyed to your orator the undivided 4 of the undivided 4-5th of the said lands.

14. The said late Elizabeth A. Elliott departed this life on or about the 6th day of March, 1867, inte tate, leaving the defendants, Samuel Thomas Elliott, Ann Geary Elliott, and Mary Blythe Elliott, who are all infants within the age of 24 year, and one William Elliott, since deceased, her only children and heirs-at-law her surviving.

(5. William Elliott, the husband of the said late Elizabeth A. Elliott, survived her, but has since died.

16. The said late William Effiott (son of the said late Elizabeth A. Elliott), departed this life in or about the month of July, 1868, intestate, without issue, and never having been married, heaving the defendants, Samuel Thomas Efficit, Ann Geary Efficit, and Mary Blythe Efficit, his only brother and sisters and heirs-at-law him surviving.

17. On the 1st day of May, 1871, there remained due on the said Mortgage to the said John Rose Holden the sum of \$100, which sum your orator there paid to the said John Rose Holden, who thereupon, by Indenture bearing date the day and year last aforesaid, assigned to your orator the said Mortgage.

18. The shares and interests of your orator and the said defendants in the said lands are as follows, that is to say: the same being divided into 60 parts, your orator is entitled to 33 of such parts: the said defendants, Sarah M. Geary and Eliza Geary each to 12 of such parts, and the said defendants, Sanuel Thomas Elliott, Ann Geary Elliott, and Mary Blythe Elliott, each to 1 of such parts.

19. The said defendants, Sarah M. Geary and Eliza Geary, have been in possession of 80 acres of the said lands, upon which the buildings are situate, ever since the death of the said late William Geary.

20. For several years past, the said defendants, Sarah M. Geary and Eliza Geary, have let the portion of the said lands of which they have been in possession as aforesaid to tenants, and have received for their own use the rents and profits thereof, and they are now in receipt of the rents and profits thereof.

21. The said lands are farming lands, and suitable for that purpose only, and a partition cannot be made thereof without serions loss to the infant defendants, and a sale will be more beneficial to all parties than a partition thereof.

Your orator therefore prays :

- 1. That the said lands may be sold under the direction of this Honorable Court, and the proceeds of such sale, after deducting the costs of this suit and the amount due on the said Mortgage to the said John Rose Holden may be divided amongst and paid to the parties entitled thereto according to their respective shares and interests in the said lands.
- And that your or, or may be paid the amount due on the said Mortgage.
- And for the purposes aforesaid that all further directions may be given and accounts taken.
- And that your orator may have such further and other relief in the premises as may to this Honorable Const seem meet.
- 5. And your orator will ever pray, &c.

W. R. MEREDITH.