

in Frederick, in and for Frederick County, on the FIRST Monday of July 1922, to answer the Bill and Complaint of William O. Kolb et al For sale of Real Estate of David D. Kolb, deceased and William O. Kolb against you and others in said Court exhibited, and so forth.

Hereof fail you not, as you will answer the contrary at your peril.

COURT

Witness the Honorable Hammond Urner, Chief Judge of said Court, the first day of May A.D. 1922. Issued the 20th day of June A.D. 1922.

Eli C. Haugh
Clerk.

To the Sheriff of Frederick County.

F.L. Stoner and W.M. Storm.
Solicitors.

The defendant's are required to file their answer's or other defense in the Clerks office within fifteen days after the return day mentioned above, but the personal attendance of the defendant's at Court on the return day is not required.

Summoned Omnes and copy of Subpoena left with Martha Kolb Widow & Denmead Kolb adult and also a copy left with Matha E. Kolb mother of said Infants, and a copy left with each infant.

(Filed June 23, 1922)

James A. Jones, Sheriff.

ANSWER OF MARTHA E. KOLB
AND DENMEAD KOLP.

IN THE CIRCUIT COURT FOR FREDERICK COUNTY.

IN EQUITY.

William O. Kolb, et al.

Vs.

Ma rtha E. Kolb, et al.

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No. 10555 Equity.

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TO THE HONORABLE, THE JUDGES OF SAID COURT;

The answer of Martha E. Kolb and Denmead Kolb, two of the Defendants, to the bill of complaint filed against them and others in the above cause, respectfully represents;

1. That they admit the allegations contained in the first paragraph of said bill of complaint.
2. That they admit the allegations in the second paragraph of said Bill of Complaint to be true as to the property deeded to William O. Kolb and David D. Kolb, as tenants in common, but deny the allegations as to the other property.
3. That they admit the allegations in the third paragraph of said bill of complaint, excepting the allegation in reference to the real estate described in "Exhibit No. 9", and further answering said paragraph these respondents deny that the complainants or either of them have any right, title, interest or estate, either in law or in equity, the said real estate described in said Exhibit No. 9.
4. That they deny the allegations in paragraph number 4, and these respondents aver and charge that the said real estate described in said paragraph number three as "NINTH" and in said exhibit No. 9, was the property of David O. Kolb individually.
5. That they admit the allegations in the fifth paragraph of said bill of complaint to be true.
6. And furthering answering said bill of complaint these respondents say that they are willing to consent to the passage of a decree for the sale of all the real estate conveyed to Willim O. Kolb and David D. Kolb, as tenants in common, but deny that the complainants, or either of them, have any interest in the real estate described in said "Exhibit No. 9", either in law or in equity, and pray