

IN THE CIRCUIT COURT FOR FREDERICK COUNTY, MARYLAND

MARY S. SCOTT

COMPLAINANT

VS.

EQUITY NO. 32,866

BERNARD S. WALTER, ET AL

RESPONDENTS

* * * * *

ORDER

Upon the foregoing Motion, it is, this 23rd day of March, 1983, by the Circuit Court for Frederick County, Maryland, sitting in Equity, pursuant to the provisions of Rule 402, Maryland Rules of Procedure,

ORDERED, that Complainant be permitted to notify the designated prospective party Respondents who reside out of Maryland of the taking of her deposition for the purpose of preserving her testimony, by registered or certified mail, such notice to comply with the applicable provisions of Rule 402, Maryland Rules of Procedure, and it is further,

ORDERED, that John H. Tisdale, Esquire, attorney for the Respondent be and he is hereby Ordered to represent such designated prospective parties, as well as the prospective party Respondent designated as potentially disabled in the foregoing Motion, at such deposition, unless such parties retain independent counsel of their own choice on or before the date designated for such deposition, all provided such notice and a copy of this Order are served on each such party on or before five (5) days before the date designated for such deposition.

W. W. W.

JUDGE

STOCK, BURGE
WELTY, P.A.
FREDERICK, MARYLAND

Filed March 23, 1983

TRUE COPY TEST

Charles G. Geller

CLERK