

brought before me and then and there in the presence of said infants appointed Henry J. Deaver of Frederick County, guardian to said infants and took the answer of said infants by their said guardian and under the oath of said guardian by me administered, to the bill of Complaint in said Commission mentioned, which said answer with said Commission is herewith returned closed under my hand and seal this 16th day of June 1856.

Wm B. Tabler, Commissioner. 

M. P. Crampton's Answer

The separate answer of Mary P. Crampton one of the defendants to the bill of Complaint of Charles E. Trail and Ariana Trail filed against this defendant and others being No 2671 in the Circuit Court for Frederick County sitting as a Court of Equity, this defendant for answer to said bill of Complaint says she admits the execution of said bond and deed of Mortgage by this defendant and her mother Violetta Hoskinson and that there still remains due thereon the sum of eighteen hundred dollars with interest from the 13th day of December 1855, this defendant admits all the other facts set forth in said bill of Complaint and is willing a decree shall pass therein prayed for the sale of said real estate or so much thereof as may be necessary to pay said mortgage claims June 16th 1856

Mary P. Crampton

1856 June 16. I hereby accept the within answer without oath to have the same effect as if sworn to.

G. Eichelberger, Sol^r for Compl^t.

Court order

for a Com^r to G. K. Shelton to take testimony

Charles E. Trail & Ariana Trail his wife vs Mary P. Crampton & others

No 2571 In the Circuit Court for Frederick County sitting in Equity. - Ordered by the Court this 17th day of June 1856 that a commission issue in the above case to George K. Shelton to take testimony therein.

Mo. Nelson

Answer Mutual Insurance Company

The answer of the Mutual Insurance Company of Frederick County to the Bill of Complaint of Charles E. Trail and Ariana Trail his wife filed in the Circuit Court for Frederick County as a Court of Equity against themselves and others. These defendants for answer to said bill or to so much and such parts thereof as may be necessary for these defendants to reply to, answer and say, that they admit to be true as charged in the said bill, that said John W. Crampton being indebted to your respondents in the sum of six hundred dollars to secure the same did unite with his wife Mary P. Crampton in a Mortgage of all her right title and estate in the lands devised to her by the last will of her mother Violetta Hoskinson and in the lands which descended to her as sole heir of her father John N. Hoskinson deceased and that Exhibit No 4 in said Complainants bill is a true copy of said mortgage Your respondents further state that the whole of said sum of six hundred dollars with interest thereon from the twentieth day of May eighteen hundred and fifty five is still due and unpaid your respondents further admit the other facts stated in said bill to be true, as stated to the best of their knowledge and belief and submit that such decree may be passed in the premises as to this Court may seem just and pray hence to be dismissed &c.

Wm J. Ross, Sol^r for def^{ts}.

Interrogatories

Charles E. Trail & Ariana Trail his wife vs Mary P. Crampton & others

No 2671. In the Circuit Court for Frederick County sitting as a Court of Equity. - Interrogatories to be propounded to witnesses to be examined on the part of the Complainants.

Commissioner to take testimony