

In the Circuit Court for Frederick County
 State of Maryland } No 57 Civil Court July Court 1854
 Certificate of Lunacy } 1854, May 24th, Jury Room & Inquisition
 Anne E. Luskett } of Lunacy Returned, and filed in Court
 which finding of the Jury the Court order
 and direct that Anne E. Luskett be conveyed by the Sheriff of
 Frederick County to the Maryland Hospital for the Insane
 at the expense of the County until she shall have recovered or
 been discharged by due counsel of law
 Read List B. G. Fitzhugh clk
 Sept 18th 1860

Answer
 Airey Ruth & others } No 2800 Equity In the Circuit Court
 Remsburg & others } for Frederick County sitting in Equity
 The answer of Sebastian Remsburg to the
 Bill of Complaint above exhibited. The Defendant admits the
 several matters & things charged in said Bill as therein alleged
 dis willing that an account should be taken & a decree as prayed
 Sebastian Remsburg

Answer
 The answer of Anne Luskett a Lunatic by Joseph W. L. Cartz
 her guardian appointed by the Circuit Court for Frederick County
 as a Court of Equity to the Bill of Complaint filed in the Circuit
 Court for Frederick County as a Court of Equity by request Airey Ruth
 and Fanny. This defendant admits the facts charged
 in Complainant's Bill to be true as therein stated and requests
 proof of the same and pray hence to be dismissed
 Anne Luskett by
 Joseph W. L. Cartz her guardian
 September 19th 1860

Answer
 Airey Ruth & Fanny } No 2800 Equity In the Circuit Court
 Remsburg Admin Luskett et al } for Frederick County sitting in Equity
 The joint & several answers of Legueza
 Luskett & Mary B. Luskett to the bill above exhibited. These
 Defendants assuming to themselves the advantages which may accrue
 from Complainant's Bill answer & say They admit the seizure
 of Anna Luskett of the real estate & her death as charged in the
 Bill, also the appointment of the Will & that she died leaving it
 as far as they know her last Will also the appointment of Rem-
 burg as administrator do also that the legacies of freedom
 to the negroes named to wit. Airey Ruth and Fanny were
 made in the will as set forth but these Defendants do not
 admit the legality of said legacies or that the legacies were
 legally of taking their freedom under such Legacy they deny
 that the personal property is not sufficient to pay all their
 debts and pray that the said administrator may be allowed
 to state an account of all debts coming into his hands and how