

No. 4545 Equity

Equity, to be held, at the Court House, in Frederick - Town, in, and for said County, on the 3^d Monday of February next, to answer the Bill, and Complaint of Samuel Angel against you, in said Court exhibited, and so forth.

Hereof, fail you not, as you will, answer the contrary, at your peril
Witness, the Hon. Richard J. Bowie, Chief Judge of the said Court, the 8th day of December, A. D. 1879,

Issued the 9th day of January, A. D. 1880
To the Sheriff of Frederick County.
Filed Jan 13 - 1880

Adolphus Fearhake, Jr. Clerk

Endorsed. - Summoned
Joseph S. B. Hartdock, Sheriff

Maryland, Sci;



The State of Maryland,
To Mary D. Angel & Theodore Hoffman and Louisa A. Hoffman, his wife, of Carroll County, Greeting You are hereby commanded that all excuses set apart, you

personally appear before the judges, of the Circuit Court for Frederick County, sitting as a Court of Equity, to be held, at the Court House, in Frederick Town, in, and for said County, on the 3^d Monday of February next, to answer the bill and complaint of Samuel Angel, against you, in said Court exhibited, and so forth.

Hereof, fail you not, as you will, answer the contrary, at your peril.
Witness, the Hon. Richard J. Bowie, Chief Judge of the said Court, the 8th day of December A. D. 1879.

Issued the 9th day of January A. D. 1880
To the Sheriff of Carroll County

Adolphus Fearhake, Jr. Clerk

Filed

Endorsed - Summoned
George N. Sprufer, Shff.

Frederick Jan. 16, 1880

My dear Sir

Mrs Valentine Kloub, died, a few months ago leaving a will in which she gave her property to her son Charles provided he lived, until he was twenty one years of age, and in the event that he did not then it is to go to four sisters, among which number your wife is named. Now, at the time of her death she was indebted, and in behalf of one of the creditors Mr. Angel, who had her notes for between five and six hundred dollars I filed a bill in Equity, to sell the real estate to pay the indebtedness she, not having but little personal property, and that being insufficient to pay the indebtedness. Her son is anxious too to have the property sold, and the proceeds properly invested under the orders of the Court. You, and your wife are made parties to the proceeding, and I enclose a paper for you both, to sign, in the presence of a witness who will sign his name too under the word "Witness" I do this so that some expense will be saved, otherwise, an order of publication would have to be inserted in a newspaper, and that would cost about \$25⁰⁰ which would come out of the estate. In the event that Charles would die before he is twenty one years of age, it would be that much more to your demise. You will please attend to it at once.

Subpoena

Answer
to m & Al
Jackson

Answer
Theodore
man & wife

Order to
Com. to app
Guardian