

No. 4675 Equity

To the Honorable the Judges of the Circuit Court for Frederick County, sitting in Equity:

Petition

The Petition of Ruth Johnson, Rebecca Morrey and Grafton Morrey, her husband, respectfully shew unto your Honors that they are the Complainants in the above cause, that at the time of the filing of the Bill in said Cause they were under the impression that the daughter of Alexander Pean was named Mary; that they have since learned that her name is Elizabeth; and your Petitioners pray your Honors that said Bill and summons, may be so amended that Elizabeth Pean may be substituted for Mary Pean in said Bill and summons.

And as in duty bound &c

Willow G. Warner  
Edw. S. Eichelberger  
Sols for Petis

And

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Court Order thereon

Ordered by the Court this 30th day of April A. D. 1881, that the foregoing petition be and the same is hereby granted and that the name of Elizabeth Pean be substituted for Mary Pean in the proceedings in this cause the same as if originally mentioned in said Cause.

Filed April 30, 1881

John A. Lynch  
Judge of the Cir - Court

No 4675 Equity

Adolphus Fearhake Jr. Eq. Clerk

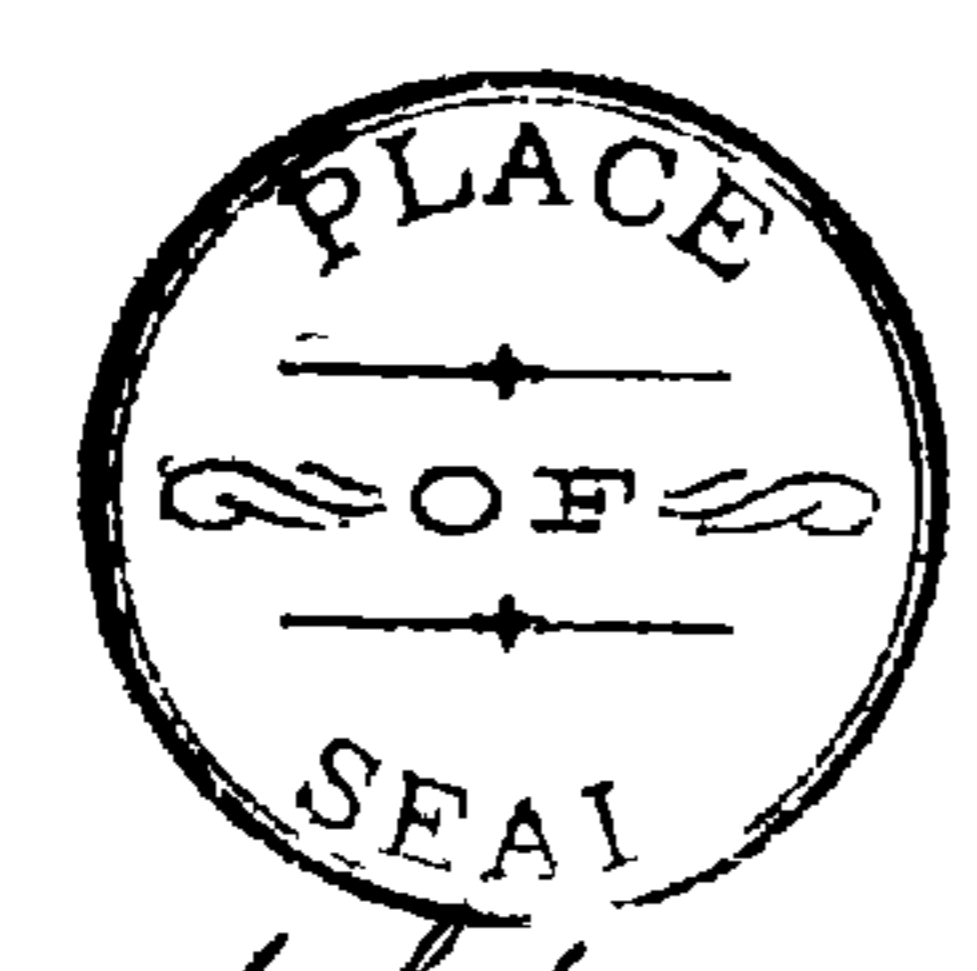
Order to issue Com. to appoint Guardian, and to take testimony

In above case please issue Commission to appoint Guardian to take answer of infant Resp'ts George & Mary Pean, and when returned issue Commission to standing Commissioners to take testimony after entering General Replication to infants answer.

Filed May 5, 1881

Warner & Eichelberger  
Sols for Comptts

State of Maryland, Sc.



The State of Maryland, To Alfred Ritter Esquire of Frederick County, Greeting. Whereas Ruth Johnson, Rebecca Morrey and Grafton Morrey, have lately exhibited their Bill of

Complaint before us in the Circuit Court for Frederick County, sitting as a Court of Equity, against Eliza Mann and her husband, Isaac Pean & Pean his wife, et al. And Whereas, We have by our writ, lately commanded the said defendants to appear before us in said Court as a Court of Equity, at a certain day now past, to answer the Bill of Complaint, but for as much as the said George Pean and Mary Pean are infants under age, and cannot answer the said Bill of Complaint nor defend this suit without having a Guardian assigned in that behalf. - Now we, therefore, that we have given unto you full power and authority, in pursuance of the special order in said Court, to assign and appoint a guardian for the aforesaid infants, and to take the answer of the said infants, by such guardian to the said Bill of Complaint, and therefore we command you that at such certain day and place, as you shall think fit, you assign and appoint a Guardian for the aforesaid infants, and to take the answer of the said infants, by such guardian, to the said Bill of Complaint, in such Guardian's Ojurnal Oath upon the Holy Evangelys, to be administered by you, the said answer being distinctly and plainly written; and when you shall have taken the said