

No 4895 Equity

in Frederick, in and for Frederick County, on the Second Monday of May 1883 to answer the bill and complaint of Alfred D Barr 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. John Ritchie, Chief Judge of the said Court, the 19th day of February A. D. 1883. Issued the Eighth day of May A. D. 1883

Subpoena

To the Sheriff of Washington County
to be served with
Adolphus Washburn Clerk.

Enclosed: Received May 9th 1883 and forthwith delivered the same to the Sheriff of Washington County

Geo. B. Oswald, Clerk.

Summoned - Charles D. Kieffer - Sheriff - Filed May 11, 1883

Alfred D Barr

vs

Martha J. Wood

No 4895 Equity

In the Circuit Court for Frederick County in Equity

September Term 1883

The Defendant having been duly summoned and having failed to appear (Hocet), It is thereupon this 27th day of September in the year Eighteen hundred and Eighty three by the Circuit Court for Frederick County sitting as a Court of Equity, adjudged ordered and decreed that the Complainant is entitled to relief in the premises, but because it did not certainly appear to what relief the Complainant is entitled it is further adjudged and ordered that leave be and it is hereby granted to the Complainant to notify one of the regular Examiners of this Court to take testimony in support of the allegations of the Bill

Interlocutory Decree

Filed Sept 27, 1883.

John Ritchie

John A. Lynch

John T. Vinson

Judges of the Circuit Court

Alfred D Barr

vs

Martha J. Wood

In the Circuit Court for Frederick County

Sitting as a Court of Equity

No 4895

Interrogatories to be propounded to witnesses produced on part of the Plaintiff

1st Are you acquainted with the parties of this suit & how long have you known them where do they reside.

2nd Is John A. Wood living or dead, if dead, state when he died & where?

3rd Do you know or can you state any other matter or thing which may be of benefit or advantage to the parties to this Cause or either of them or that may be material to the subject matter of your Examination or the matters in question between the parties? If you, state the same fully and at large in your answer.

Alex. Armstrong
Norman B. Scott Jr
Solicitors for Plaintiff

Exh
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