

No 5023 Equity

To the 5th Inst.

5th Ans. He left six children, as his heirs, at law, all of whom are infants under the age of twenty one years and all reside in Frederick County. Their names are as follows: - Cora Virginia, Ad 13, Howard N. Grace, R. David P. and Mary K. Martin.

To the 6th Inst.

6th Ans. He died seized and possessed of real estate situated in Frederick County. It consists of a farm of about 112 acres worth between \$35.00 and \$40.00 per acre. I am not acquainted with the mountain lot. I look at Exhibit No 1 and it described said real estate.

To the 7th Inst.

7th Ans. It can not be divided among the parties interested without loss and injury thereto. I think it would be to the interest and advantage of all the parties to have the land sold and the proceeds divided among them for the reason that they have no other place to live on and this one would have to be rented out and it would go down and depreciate by the time the infants would become of age.

To the 8th Inst.

8th Ans. I know of nothing further.

Whereupon there being no other witnesses to be examined, and no further time being required for the production of evidence, the said Examiner hereby certifies that the foregoing are the original depositions in this cause as the same were read over to the witnesses and signed by them respectively, and he herewith returns the same enclosed to the Court at which my hand, this 25th day of November 1884.

Coyton O. Keady

Costs of Aforegoing Testimony

C. O. Keady Examiner fee (1 1/2 day)	\$6.00
Geo W. Grove, Shiff fee	.80
W. C. Stansbury, wit, mlg & atten	2.85
J. S. Sheely " " "	2.95

Mary Ellen Martin Mother & next friend &c.

vs
Cora Virginia Martin & others

To the Honorable the Judges of said Court.

No. 5023 Equity.
In the Circuit Court for Frederick County, sitting in Equity

The petition of Mary Ellen Martin, Mother and next friend &c. Plaintiff in above Case respectfully shows that the infant defendants have been duly served with process, and have no legal guardian to answer for them, wherefore she prays your Honors to appoint some suitable person as guardian ad litem for said infants to appear, answer and defend the above suit.

Milton C. Warner
Sold for Off

Application and bonds under appointment of the Hon. J. Edgar Keenan guardian ad litem for infant defendants

para. He County all county, once Murry l. ut d. e. ties and sold widow) about become ed to 'nes in of those