

No 5023 Equity

The infant defendants in the above case having been duly served with process, upon application of the Plaintiff, it is ordered by the Court, this 18 day of November, A.D. 1884, that Alfred Ritter Esq be, and is hereby, appointed Guardian ad litem for said infants to answer and defend this suit for said infants.

John Lynch  
Judge of the Cir. Court.

Mary Ellen Martin Mother and next friend of Cora Martin et al } No 5123 Equity  
vs } In the Circuit Court for Frederick County, sitting in Equity  
Cora Virginia Martin et al }

To the Honorable, the Judges of the Circuit Court for Frederick County, sitting as a Court of Equity.

Answer of Alfred Ritter

Guard ad litem

The Answer of Cora Virginia, Adella Ponce Martin, Howard N. Martin, Grace C. Martin, David M. Martin and Murray H. Martin infants, under the age of twenty-one years, by Alfred Ritter their Guardian Ad litem to the Bill of Complaint of Mary Ellen Martin, Mother's next friend against them in the Circuit Court for Frederick County, sitting as a Court of Equity exhibited.

These defendants cannot admit any of the matters and things alleged in the Bill, and being infants of tender years, submit their rights to the protection of this Court.

Alfred Ritter  
Guardian ad litem

Frederick, Md. Nov. 11 1884

Authority of Mrs Mary Ellen Martin to use her name as next friend of infants

I hereby authorize Milton L. Minor as Solicitor, to use my name as next friend of my minor children in filing a bill for the Sale of the real estate of Geo. T. M. Martin dec'd, My late husband Mary Ellen Martin

Deere

The answer of the Frederick Town Savings Institution to the Bill of Complaint of Mary Ellen Martin, Mother and next friend of Cora Virginia Martin and others filed against the defendant and others in the Circuit Court for Frederick County sitting as a Court of Equity.

Answer of the Frederick Town Savings Institution

This respondent for answer to said Bill of Complaint, Answers and says, that it admits that George T. M. Martin on the nineteenth day of March 1884, gave his note to this respondent, for the sum of Twenty-four Hundred and fifty dollars, payable six months after date, which said note was secured by Mortgage upon the real estate in said Bill mentioned that when said note became due, the said George T. M. Martin on September 19<sup>th</sup> 1884, renewed said note for six months, by his note of that date payable to the said Frederick town Savings Institution six months after date for the sum of Twenty-four Hundred and fifty dollars and that Exhibit No 2 is a true copy of said Mortgage and this respondent admits all other charges and allegations