

No. 5004 Equity.

order, directing a copy of the Bill filed to be served on the said Thomas Smith, and Louisa Smith, his wife, and directing them to answer the same, on or before some certain day to be named therein.

And, as in duty bound, will ever praye  
John C. Matter, Sol for petitioners

The above petition having been read and considered, it is thereupon on this 14th day of April 1885, ordered and directed by the Circuit Court for Frederick County, sitting as a Court of Equity, that the complainants give notice to the said Thomas Smith, and Louisa Smith, his wife, of the object and substance of the Bill filed in the above cause by causing a copy of said Bill of Complaint and this Order to be served on them on or before the 11th day of May 1885, and it is further ordered that they answer said Bill of Complaint, within twenty days after said 11th day of May A.D. 1885, showing cause why a Decree should not be passed as prayed

John A. Lynch.  
Judge of the Civ. Court.

Adam W. Palmer, and wife

No. 5004 Equity.

In the Circuit Court for Frederick County

vs  
Annie Palmer Peter Gaver  
and Caroline Gaver, his wife

in Equity.

Answer of  
Louisa Smith

The Answer Thomas Smith and Louisa P. Smith, his wife, to the Bill of Complaint filed in the above cause. These Defendants consent to the passage of a Decree for the Sale of the Real Estate mentioned in the above proceedings, and recommend Adam Wesley Palmer to make the Sale.

Louisa Ellen Smith.

In the Circuit Court for Frederick County Maryland in Equity.  
Adam Wesley Palmer, and  
Rebecca Palmer Palmer his wife

No. 5004 Equity.

vs  
Annie Palmer and Louisa  
Smith, et al.

To the Honorable the Judge of the Circuit Court for Frederick County Maryland, sitting as a Court of Equity. Your respondent Louisa Smith, answering to the Bill of Complaint herein filed by Adam Wesley Palmer humbly sheweth.

Answer of  
Louisa Smith, 1st

That she is a daughter and an heir at law of Daniel Palmer late of Frederick County, Maryland, deceased. and Your respondent Louisa Smith, further answering says that as such daughter and heir at law she is entitled to the undivided one eighth part of all of the Lands and tenements of which the said decedent died seized, subject however to the dower interest of her mother and said co-respondent Annie Palmer. Your Respondent Louisa Smith therefore prays: 1st That a Decree may be passed for