

No. 5189 Equity

County, sitting as a Court of Equity, to be held at the Court House in Frederick, in and for Frederick County, on the First Monday of May 1886, to answer the Bill and Complaint of Bernard Colliflower, Joseph St. Germand et al, against you in said Court exhibited, and so forth.

And if fail you not, as you will answer the contrary at your peril

At Witness the Honorable John Ritchie, Chief Judge of said Court, the 1st day of March A.D. 1886
Open'd the 28th day of April A.D. 1886.
W. Denny Parsons, Clerk.

To the Sheriff of Frederick County

Endorsed - Dorsed on J. Marshall Miller Secretary, Frederick Town Savings Institution, Hugh B. Roddy now et - Joseph St. Johnson now et residue summoned - Luther D. Huff

No Equity

Bernard Colliflower, and others - Plaintiffs }
John St. Roddy, Abraham F. Roddy }
and others Defendants } sitting as a Court of Equity, May Term 1886

To the Honorable the Judges of said Court: - The joint and several answers of John St. Roddy, Abraham F. Roddy, Hugh B. Roddy, Addie M. Mulby, Mary Roddy, Margaret Roddy, Martha Sherr, William J. Roddy, Nicholas Baker, Simon B. Roddy, John Jones, Hannah Johnson, administrator, and John St. Johnson, administrator of the Goods and Chattels of George St. Johnson, late of said County deceased, Frederick White, part of the defendants to the Bill of Complaint of Bernard Colliflower, Joseph St. Germand, and Tail and Fisher, against said defendants and others in Chancery exhibited

1. These defendants do and each of them doth, admit the several allegations in the Bill of Complaint to be true as therein stated -
2. They, the said defendants, admit that it will be to the interest and advantage of all the Mortgagees and also of the Mortgagee, the said John St. Roddy, that the real and personal estate described in the several Mortgages filed as Exhibits to the Bill of Complaint be sold under a deed of the Honorable Court, free, clear, and discharged of all liens, and that the proceeds arising from such sale be distributed among the several Mortgagees according to their respective rights and priorities under the said several mortgages.
3. And these defendants do assent and agree that said Mortgagee property, both real and personal be sold, as aforesaid under such deed, and that the proceeds of such sale be distributed under the direction of this Court to the several Mortgagees according to their several and respective rights and priorities; they, the said defendants, reserving against the funds arising from such sale, all rights that they respectively have against the property, real and personal, embraced in said Mortgages

Answers of John St. Roddy and others defts.

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