

No. 5496 Equity.

Genl. Repl.

No. 5496 Equity.

Poyer et al

@
Ambrose et al

Mr. Clerk. Please file general replication, bill
the answers filed in the above cause
June 21, 1889

Filed June 21, 1889.

H. H. Ronger
Sol. for Pltffs.

Petition

Poyer et al

@
Ambrose & others

No. 5496 Equity

In the Circuit Court for Frederick County
sitting in Equity.

The Petitioners of Laton H. Poyer and the other Plaintiffs in the above cause respectfully represents unto your Honors that certain of the defendants have duly answered the Bill filed in the cause and that the general replication has been filed to said answers and that a decree for confess has been taken against the other defendants, who had been summoned but failed to appear and answer. Your Petitioners prays your Honors to pass an order referring papers in the cause to the standing Examiners of this Court to take testimony and support the allegations of the Bill and to return the same to this Honorable Court for its final determination.

In duty bound to
H. H. Ronger
Sol. for Pltffs

Court order

The above Petition having been read and considered, it is thereupon this 21st day of June 1889, ordered and adjudged by the Circuit Court for Frederick County sitting as a Court in Equity, that the papers in the cause be referred to the standing Examiners to take such testimony as the Plaintiff may offer in support of the allegations of the Bill and to return the same to this Court, said testimony to be taken by either one of said Examiners

Joe M. Sherry

Filed June 21, 1889.

Examiners Return

Laton H. Poyer and wife et al

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Matilda Ambrose widow and others

No. 5496 Equity

In the Circuit Court for Frederick County sitting as a Court of Equity.

In pursuance of the aforesaid order of the Court and notice given me by the Solicitor for the Plaintiff, in the above entitled cause, I Clayton O'Keely one of the standing Examiners of said Court duly appointed qualified and sworn, having met at my office in Frederick City and assigned the 12 day of July A. D. 1889, at the place aforesaid as the time and place for taking the testimony in this cause and having given due notice thereof to the parties concerned did at the appointed time and place proceed to take the following testimony to-wit: The Plaintiffs filed with the Examiners, Evidence Exhibit No. 1, which is herewith returned