

No. 6051. Equity.

states and charges,

And this respondent further answering says that it admits that the said Richard P. Hagan was in his lifetime indebted to this respondent in the sum of six hundred dollars which said indebtedness was secured by a mortgage on the real estate mentioned and described in these proceedings but that various payments had been made on said mortgage under the rules of said Association, which said amounts so paid can only be definitely ascertained upon the making out of the audit in this case, the amount so paid as aforesaid being technically known as dues on six shares of the stock of said Association held by said Richard P. Hagan and which when paid were to be received in settlement of said mortgage under its terms as will appear by reference to a Certified Copy of said mortgage filed with the said Bill of Complaint and marked Exhibit No 4. And that the residue of said mortgage debt is still due, owing and unpaid,

Third, that this respondent is willing and agrees that said real estate shall be sold under and by virtue of a decree to be passed by your Honorable Court in this case, provided that its mortgage debt with all interest thereon be paid out of the proceeds of the sale of said land according to its priority and that the same remain a lien on said proceeds until paid.

In testimony whereof witness the seal of said Corporation and the signature of John C. Haratt President thereof.

John C. Haratt President of Mutual Building Association



Filed July 19th 1893.

Answer.

Answer of Charles M. E. Hagan & wife -

May Hagan et al. by their next friend Henry J. D. Hagan } No. 6051 Equity

May Hagan, et. al } In the Circuit Court for Frederick County, in Equity.

The Answer of Charles M. E. Hagan and Elizabeth Hagan his wife of Frederick County, Maryland to the Bill of Complaint of May Hagan and others by Henry J. D. Hagan their next friend against these defendants and others filed in the Circuit Court for Frederick County as a Court of Equity.

These respondents for answer to the allegations contained in said Bill and in the various paragraphs thereof answer and say:

That they admit the matters and things therein alleged to be true as therein stated and charges and they agree that a decree may be passed by your Honorable Court for the sale of the real estate mentioned and described in said proceedings in accordance with the prayer of said Bill of Complaint.

Filed July 20th 1893,

Charles M. E. Hagan Elizabeth Hagan

Replication

Petition to Sustain

Interim