

No. 7107 Equity.

Answers of Defendants

These defendants answering say:

That they admit all the allegations contained in the aforesaid Bill and consent to the passage of a decree as prayed.

Charles C. Waters
Solicitor,

December 8th 1899.

Anna Key Grege
Luther Grege

Answers of Defendants.

Ida Heddle and Joseph A. Heddle
her husband,

Engie Rouzer and Daniel B.
Rouzer her husband et al,

No. 7107 Equity,
In the Circuit Court for Frederick
County, sitting as a Court of Equity,

To the Honorable the Judges of said Court:-

The joint and several, answers of Walter Scott and, Emma Scott, his wife; Joseph A. Heddle, assignee &c. of Charles H. Herman trustee of defendants in this cause, the the Bill of Ida Heddle and Joseph A. Heddle, her husband in this cause filed,

These Defendants, and each of them, answering, say:-

That they admit the allegations contained in the aforesaid Bill and consent to a decree for the sale of the Real Estate as prayed,

Chas. C. Waters
Solicitor for Defendants.

Filed Dec. 13. 1899.

Joseph A. Heddle
Walter Scott
Emma L. Scott.

Answer of D. R. Rouzer

Ida Heddle and Joseph A. Heddle,
her husband,

Engie Rouzer and Daniel B. Rouzer
her husband, and others

No. 7107 Equity,
In the Circuit Court for Frederick
County, in Equity,

The Answer of Daniel B. Rouzer to the Bill of Complaint of Ida Heddle her husband, filed against him and others in the above entitled case,

This Respondent, for answer, says, that he admits the allegations of said Bill to be true, in connection with the facts hereinafter set forth, and he consents to the passage of a decree as therein prayed. And this Respondent further shows that the defendant, Harry Martin, mentioned in said Bill as one of the heirs at law of the intestate, Mary S. Herman, assigned and transferred to this Respondent all his right, title, interest and claim, in and to the real estate described in said Bill, of which the said Mary S. Herman, died seized, by an assignment in writing dated Oct. 2nd. 1889 as collateral security for a loan of sixty five Dollars with interest, which said loan and the interest thereon remain unpaid, and the said original assignment is herewith filed as of this Answer marked "Exhibit H. M." and so this respondent avers that he holds the title to the undivided interest of the said Harry Martin in the aforesaid real estate by virtue of said assignment.

Filed December 15. 1900

D. R. Rouzer.