

No. 7604 Equity.

Defendants deny that the Plaintiff has no means wherewith to pay and discharge said taxes and keep said real estate in good condition and repair, because these defendants allege and charge that the Plaintiff has at all times since the death of the testator Louis Maurice, had the rentals and profits arising from said real estate and that the said real estate at this time yields and that the said real estate at this time yields her a gross monthly rental of fifteen dollars, out of which the Plaintiff has abundant means with which to pay said taxes now due and in arrears and to keep said Real Estate in good condition and repair.

That they deny the allegations as contained in the 6th Paragraph of Plaintiff's Bill of Complaint.

And having fully answered Plaintiff's Bill of Complaint the Defendants pray that they may be hence discharged with their Tax and Costs in this behalf wrongfully sustained.

And as in duty bound, etc.
 Jacob Koback,
 Solicitor for Defendants.

Petition of Harriet Carley et al.
 for appointment of Receiver and
 Courts order thereon. Filed June 22-1902

Mary K. Maxwell, et al. } No. 7604 Equity
 vs. } In the Circuit Court
 Harriet Carley et al. } for Frederick County,
 sitting as a Court
 of Equity.

To the Honorable, the Judge of said Court:-
 The Petition of Harriet Carley, Charles Birby, Mary Chapline, Mabel Dietrich and Saphie Dietrich, respectfully presents unto your Honor:-

I.
 That the fifth paragraph of the Plaintiff's Bill of Complaint as filed in this Court reads as follows, namely:-
 "That the dwelling house upon said premises is a Cobby structure and your complainant