

No 6418 Equity.

3rd, 4th, and 5th paragraphs of said Bill.

3. That in answer to the 6th paragraph of the said bill the respondent avers that the said George H. Jones was the true and lawful owner of the said real estate, and that in such and as so seized and possessed he departed this life on the 3rd day of March, 1904 in Frederick County, Maryland intestate leaving him surviving a widow who is this respondent, and one female infant child, seven years old, whose name is Florence Sarah Ellen Jones, as his only child at law, to whom the said real estate descended and in whom the same is now vested, subject to the known interest of this respondent.

4. That she denies the allegations contained in the 7th paragraph of the said bill.

5. That she neither admits nor denies the allegations in the 8th paragraph of the said bill, and leaves the plaintiffs to their proof.

And your respondent prays to be hence dismissed with her costs.

And as in duty bound, etc,
 Joseph W. Gann
 Atty for Georgianna Jones,

General Replication
 Filed May 17-1904

Chas Gray et al.
 vs.
 Albert Key and George H Jones et al.

No. 6418 In Equity, In the Circuit Court for Frederick County in Equity.

To Samuel S. Haffner Esq., Clerk.

Please enter general replication to the answer of Georgianna Jones the answer of and Eli G. Haugh Guardian ad Litem of Florence Sarah Ellen Jones, infant in the above cause

Arthur Willard
 D Princeton Truckee
 Atty for Plaintiffs.

Testimony " Returned by A. S. Brown, Examiner.

Chas Gray and Sarah H. Gray et al.
 vs.
 Albert Key and George H Jones his wife et al

No 6418, Equity. In the Circuit Court for Frederick County, In Equity.