

No 7670 Equity.

his wife to Glenn Carlin. Alton Carlin, Blanche Knott & William B. Knott her husband to the Bill of Complaint against them in this Court exhibited these Respondents jointly and severally answering say:-

1. That they admit the death of John Carlin as stated in 1st paragraph of the Bill. but they charge that the same occurred in the year 1892 and not in the year 1902 as charged in the Bill.

That they further admit that said John Carlin left a last will and that Exhibit No. 1. filed with the Bill is true copy thereof. while as to the allegations in said 1st. Paragraph of the Bill. Defendants say that Exhibit 1. will show what are the provisions thereof. And defendants further admit that Exhibit 2. filed with the Bill is a true copy of the deed for the two houses in one mentioned in Exhibit No. 1.

2. That Defendants admit that Plaintiff Elizabeth P. Hann^{rs} is the Custody and Control of the house mentioned in said Exhibit No. 1 as being at the time of said Will in the possession of Jonathan W. Staley, but as to all other allegations of the 2nd paragraph of said Bill defendants neither admit nor deny the same, because they are not informed thereof, but leave Plaintiff to prove them.

3. Defendants answering the 4th paragraph of said Bill say. that they admit that the persons named in said paragraph are the children of James S. Carlin by his first wife, and are all such children, but as to the other allegations of said paragraph the Defendants say that the Exhibit No. 1 speaks for itself.

5. The Defendants answering the 5th paragraph but leave the same to be proved by Plaintiff.

6. The Defendants further answering the 6th Paragraph of the Bill say that Plaintiff have not stated any such case as entitles them such relief in this Court.

7. And further answering Defendants say and charge. That Plaintiff Elizabeth P. Hann has since the death of said John Carlin and since the admission of his will to probate in some mode unknown to Defendants aliened, charged or transferred the income arising from the real estate mentioned in Exhibit No. 1. described in ^{Exhibit} No. 2. and that in consequence thereof the said

il. -

text

dearly,

book

said

left

1903

for

sist

D.
liv