

No. 5011 Equity.

Testimony. Filed Feb'y 14-1885.

Petition for the appointment of
a guardian ad litem

Lingau Boteler and William
L. Gross partners trading as
Boteler & Gross

No 5011 Equity

In the Circuit Court
for Frederick County,
in Equity.

vs.
Catherine Carr William Carr,
Charles Carr and William L
Gross, Administrator of Norval
Carr, deceased.

To the honorable the Judge of the Circuit Court for
Frederick County, as a Court of Equity.

The Plaintiffs pray the Court by order
to appoint a guardian ad litem to answer and
defend this Suit for Charles Carr, the infant
defendant who has been duly summoned

The Plaintiffs further pray for an order
that the Bill be taken pro Confesso as against
Catherine Carr, and William L Gross admin-
istrator, &c. of Norval Carr deceased, adult
defendants who have been duly summoned and
who have failed to appear as required by the
rules of this Court, and as we duly bound
&c.

L. V. P. Levy
Solicitor for Plaintiffs,

Lingau Boteler and William
L. Gross, partners trading as
Boteler & Gross,

No. 5011 Equity
In the Circuit Court
for Frederick County
as a Court of Equity

vs.
Catherine Carr William Carr
Charles Carr and William L.
Gross administrator of Norval
Carr, deceased.

September Term 1884.

The foregoing petition having been read and consid-
ered. It is thereupon this 30th day of October
A. D. 1884, by the Circuit Court for Frederick County
as a Court of Equity and by the authority thereof
that Alfred Ritter be and is hereby appointed
Guardian ad litem to answer and defend this
Suit for Charles Carr, the infant defendant who
has been duly summoned.

It is further ordered that the
Bill be taken pro Confesso as against Catherine Carr
and William L. Gross administrator or Norval Carr