

No. 7947. Equity.

To the Honorable the Judges of Said Court. -
 The joint and several executors of James A. Cary and
 Lella Cary, his wife, Mary Ann Dunn and John
 M. Dunn, her husband, Lillie Lakin Charles C.
 Lakin, her husband John Thomas Cary and
 Mary C. Cary, his wife, William F. Cary and
 Marnie Cary, his wife, Birdie Long and Ralph
 C. Long, her husband, Lula M. Cary (unmarried)
 Bessie Cary (widow of Michael Cary, Jr. deceased) to
 the Bill of Complaint, in the above entitled cause in
 your Honorable Court exhibited against them

These defendants answering, sayeth -
 That they and each of them by their Solicitor, J. F. Pappas
 deny the allegations in the first paragraph of said
 Bill, in so far as the same alleges that the deed
 "Exhibit M. C." was to Michael Cary and wife, and
 further answering sheweth, These Defendants, sayeth that
 said deed was made to Michael Cary and Sarah
 C. Cary and to the children of them" as will appear
 by reference to said "Exhibit M. C."; these defendants
 admit the truth of the other allegations in said
 paragraph.

2. These defendants admit the truth of
 the allegations contained in paragraphs 2, 3, 5, 6, 7, 8,
 and 9, in said Bill.

3. These defendants admit that the said Glenn N. Worthington
 Esq. one of the Complainants received a deed from C. J. K.
 Young Sheriff of Frederick County for the interest of the
 said Michael Cary in said piece or parcel of land
 as set out in the 11th paragraph of said Bill, and
 they deny that said interest was greater than one
 ninth of the piece of land in this suit.

4. These defendants deny the allegations in the 10th para-
 graph of said Bill alleging that there is an
 uncertainty in the premises or sheweth the grantor
 took under the deed marked "Exhibit M. C." but
 on the contrary, These defendants affirm that the
 said Michael Cary and Sarah Cary (his wife) took
 by settlement as tenants in common with the children
 living at the death of the deed, and whose names
 are mentioned in paragraph "6" of said Bill of
 Complaint and that at the time the said
 deed was executed and delivered the said
 Michael Cary had no greater interest in the said
 piece or parcel of land than one ninth part
 thereof, and at the time the said property was
 sold he had no greater interest therein, and that
 all that the Sheriff sold, and all that the said