

No. 5362 Equity.

to the petitions of James R. Nevilbiss and Ida E. Nevilbiss filed in the above case.

This respondent says for Answer:

- 1st. She admits that Preston S. Nevilbiss died intestate as alleged and the respondent was appointed administratrix of his personal estate by the orphan's court of Frederick County, and she has finally settled said personal estate.
2. She admits that said Preston S. Nevilbiss was at the time of his death indebted to James R. Nevilbiss by two notes, one for three thousand dollars dated the 1st day of April A. D. 1887, payable twelve months after date with interest from date, and the other for six hundred dollars dated the 1st day of April A. D. 1887, payable twelve months after date with interest from date, and that both of said notes are still due the said James R. Nevilbiss with interest from the 1st day of April A. D. 1890, as charged in the said petition of James R. Nevilbiss.
3. She admits that said Preston S. Nevilbiss was at the time of his death indebted to the Petitioner Ida E. Nevilbiss by the two promissory notes described in the petition, one for one thousand dollars, dated November 3^d 1885, payable twelve months after date with interest from date and the other for eighteen hundred dollars dated the 6th day of April A. D. 1886, payable twelve months after date with interest from date, and which said notes are still due and unpaid with interest from Nov. 3-1887, and April 6, 1890, respectively as alleged in the said petition of Ida E. Nevilbiss.
4. She admits that the personal estate of said Preston S. Nevilbiss, which has been fully settled was not sufficient to pay the said claims of said James R. Nevilbiss and Ida E. Nevilbiss or either of them and she admits the said James R. Nevilbiss and Ida E. Nevilbiss are entitled to have their said claims paid out by the proceeds of sale of the real estate of said Preston S. Nevilbiss deceased described in the proceedings in the above case and this respondent consents thereto.

Mollie L. Nevilbiss,