

No. 8038, Equity.

No personal property out of which said claim for burial expenses can be paid, and that the real estate of which said decedent died seized and possessed should be sold under a decree of said Court, and the proceeds thereof applied, first to the payment of the claim of said petitioner, James A. Good, and second to the claims of any other executor of said decedent, who may come in and contribute to the costs of the proceedings, and for such other and further relief as the nature of his case may require.

It is therefore this 14th day of August A. D. 1906 ordered and decreed by the Circuit Court for Frederick County, as a Court of Equity, and by the authority thereof, that plaintiffs give notice to Martin V. Kerschman, George W. Kerschman, Sheridan Stollinger, Rufusford Stollinger, Newton Stollinger and Melvina Stollinger, his wife the adult non-resident defendants, and Alice Stollinger, the infant non-resident defendant, parties named in these proceedings, of the substance and object of the in this case warning them, and each of them to be, and appear in this Court in person or by attorney, on or before the 24th day of September 1906, to answer said bill and proceedings show cause, if any they have, why a decree should not pass as prayed, and to stand to, abide by and perform such order or decree as may be passed in the premises, by publishing a copy of this order once a week for four successive weeks prior to the 13th day of September A. D. 1906, in some newspaper published in said Frederick County, Maryland.

Samuel T. Haffner

Justice of the Circuit Court for Frederick County.

Thad. M. Brien,
Erroy L. Lockhart,
Solicitors

Answer of Alice Martin,
et al.

Filed Oct. 4th, 1906.

The joint and several answer of Alice Martin and Adam B. Martin, her husband; Jackson Wolf and Blanche Wolf, his wife; Melancton Wolf and Alice Wolfe his wife; Margareh Beard and Clayton Beard, her husband; Alice Kell and William Kell