

No. 8038 Equity.

The defendants above named having been notified and warned to appear by order of Publication as above set forth and having failed to appear and file an answer to said bill of Complaint, it is thereupon this 4th day of October A.D. 1906, by the Circuit Court for Frederick County, Maryland, sitting as a Court of equity, and by the authority thereof, adjudged, ordered and decreed that said bill, be, and the same is hereby taken pro-confesso against said defendants, and it is further adjudged and decreed, that plaintiffs are entitled to relief in the premises, — but because it does not certainly appear to what relief the plaintiffs are entitled, it is therefore ordered, and decreed that leave be granted to the plaintiffs to take testimony before one of the standing examiners of this Court to support the allegations of the Bill.

John L. Motter.

General Replication
Filed Oct. 4, 1906.

To the Honorable, the Judge of Said Court:—
The plaintiffs join issue on the the matters, and things alleged in the answer of Andrew J. Stollenger and Sarah A. Stollenger his wife, Ida E. Stollenger and Benjamin Stollenger her husband, John W. Stollenger and Sarah Stollenger, his wife, Lucinda Koelt, and Charles Koelt, her husband, Alice Martin, and Adam Martin, her husband, Sarah Stollenger Jackson Wolf and Blanche Wolfe his wife, Melancton Wolf, and Alice Wolf, his wife, Margaret Beard, and Margaret Beard her husband, Alice Hull, and William Hull, her husband, so far as the same may be taken to deny or avoid the allegations, of the bill.

Thos. M. Reiser,
Solr. for Plffs.

Testimony
Filed with the Examiners, Oct. 14, 1906

To the Honorable: the Judge of Said Court.—
In pursuance of an order of the Court and notice given me, by the Solicitors of the Plaintiffs and Defendants respectively in the above entitled Cause, I Albert S. Brown, one of the Standing examiners of your Honorable Court duly appointed qualified and sworn