

NO. 8485. Equity

Court of Equity and by the authority thereof, ordered saying that the Plaintiffs by causing a copy of this order to be inserted in some newspaper published in said Frederick County, once a week for four successive weeks prior to the 25th day of December, 1909, give notice to the said Matilda McBride, Amanda Lockman and Albert Lockman, her husband, Josephine McFarland and James McFarland, her husband, Martin Grimes and wife, Frederick Grimes, now residents defendants of the object and substance of this Bill, and warn them to be and appear in this Court on or before the 10th day of January A.D. 1910 to answer the said bill and abide by and perform such decree as may be passed in the premises.

Samuel J. Haffner

Clerk of the Circuit for Frederick County Md.

Thos. Shank
attorney.

Answers of Daniel
McBride to Bill of
Complaint.

Filed March 8th 1910

To the Honorable, the Judges of said Court:-

The respondent, Daniel McBride, answering the bill of Complaint of being liable and others against him and others and filed in the ^{above} Cause says:

1. That he denies any and all indebtedness by the intestate William McBride in his life time to the plaintiff Laura V. McBride, but avers that, if there was ever any such indebtedness by the said William McBride to the said Laura V. McBride, it had been fully satisfied and discharged by payment to the said Laura V. McBride prior to the filing of the Plaintiffs bill in this Cause.

2. That this defendant avers that in the Plaintiff Laura V. McBride had any Cause of action or suit against the defendants for or concerning any debt due her by the said intestate which ~~the~~ defendant does in no sort admit, such Cause of action or suit, did accrue or arise above twelve years before the filing of said Bill, or before coming or suing out ~~process~~ against these defendants (prayer the benefit of the Statute of limitations, as fully as if the same had been specially and formally pleaded).

3. And further answering said Bill this defendant says the plaintiff Laura V. McBride, was indebted to the said intestate in his life time, in a sum more than sufficient to pay the debts of said intestate, if she would pay said indebtedness which said sum is still due and owing by the said