

NO. 8485, Equity.

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 Laura V. McBride.

4. And further answering said bill these defendants neither admit nor deny the indebtedness of the intestate to H. C. Fete & Son as alleged in said bill but leave the Plaintiffs to their proof.

5. And further answering the 2nd and 4th paragraphs of said bill these defendants neither admit nor deny the matters and things therein alleged but leave the Plaintiffs to their proof.

These defendants pray leave to be dismissed with their reasonable costs, in this behalf sustained, and as in duty bound etc.

Arthur D. Willard,

Solicitor for the defendants named in the foregoing answer.

Petition and Courts Order
Appointing Guardian ad Litem

Filed March 11-1910.

To the Honorable the Judges of said Court the Plaintiffs in this Cause by Reno S. Karp, their Solicitor respectfully show unto your Honors,

1st. That the defendant Samuel Griner has been duly summoned to appear but being an infant, he cannot answer and defend this suit for himself.

Therefore your petitioner prays your Honors to appoint some suitable person guardian ad Litem to appear and answer for said defendants.

And as in duty bound will ever pray.

Reno S. Karp, Sol.

Ordered this 11th day of March, 1910 by the Circuit Court of Frederick County, sitting as a Court of Equity and by the authority thereof upon the foregoing petition that Eli G. Kough be and he is hereby appointed guardian ad Litem to appear and answer for the defendants in the above entitled Cause

John C. Motter,

General Replication

Filed March 11-1910

The Plaintiff joins issue on the matters and things alleged in the answers of the defendants, so far as the same may be taken to deny or avoid the allegations of the Bill.

Reno S. Karp,
Solicitor for Plaintiff.