

No 8845. Equity.

and further answering said fifth paragraph, they say they are advised, and do charge that the said Daniel B. Crouse at the time of the execution of said deed by Mrs F. Flook was not of sound and disposing mind and was not capable of executing a valid deed or Contract.

6. That these respondents, being residents of the State of Missouri, are not fully advised as to the amount of the personal estate of said Daniel B. Crouse, deceased, but they are willing and do consent that a decree shall be passed by your Honorable Court for the sale of the real estate of which said Daniel B. Crouse died seized and possessed and mentioned in Exhibit A. filed in this case, and after the payment of costs and expenses of sale, etc, and the payment of the mortgage indebtedness due to your Respondent Marshall H. Myers, that the balance, as far as may be necessary, shall be applied to the payment of the just debts of the said Daniel B. Crouse, deceased, and the balance then paid to your Respondent Marshall H. Myers says that in addition to the amount of said mortgage indebtedness now due and owing, as mentioned in the fourth paragraph and the Answer thereto, the said Daniel B. Crouse was further indebted to your Respondent Marshall H. Myers for the sum of \$1500 loaned him, and also moneys paid for him at different times in payment of the taxes upon said real estate as will appear by the promissory note for said \$1500 loaned and the tax bills filed herewith, duly probated as part of this answer and marked Exhibit No. 2.

All of which is most respectfully Submitted,

Wm. & Wm.

solv. for Respondent,

Marshall H. & Ellen Myers,

Answer of Mrs F. Flook.

Filed June 13-1912

The answer of Mrs F. Flook to the Bill of Complaint in the above entitled Cause.

1st. This respondent, answering the 1st, 2nd, 3rd and 4th paragraphs of the Bill of Complaint, admits that the said Daniel B. Crouse and Elizabeth Crouse, his wife