

Plaintiff, Lillian R. Talbott-Humphrey became twenty-one years of age, and he believes that if the net proceeds of sale as reported in said Bill of complaint are safely and properly invested that the net income derived therefrom will be more than the net income from the rental of said property after paying necessary charges for taxes, insurance and repairs thereon. And having fully answered he prays to be dismissed, &c.

Milton G. Urner,
Executor of last will and testament of Amanda S. Hedges, dec'd.

ANSWER OF HAMMOND URNER.

To the Honorable, the Judges of said Court--

The answer of Hammond Urner to the Bill of Complaint in the above case, filed against him and others, respectfully shows--

1. That by the will of Amanda S. Hedges, late of Frederick County deceased, a copy of which is filed in the above case as "exhibit No. 1" Milton G. Urner was appointed Executor of said will, and it is therein provided that in case he should die before the final execution of the provisions and trusts of said will that then this respondent should be the executor of the same, with all powers, duties and responsibilities thereinbefore reposed in the executor first named.
2. That the first named executor is still living and has fully executed said will, subject to the contingency that Lillian R. Talbott, now Lillian R. Talbott-Humphrey, should die without leaving any child, children or issue living at her death, and she has now one child living, and that this respondent should ever have any power or duties to perform under said will is a remote possibility and he now has no interest in the subject matter of this suit.
3. That he has no personal knowledge of the allegations of said Bill and neither admits nor denies the same and suggests that the plaintiff be required to prove the allegations of said Bill. And having fully answered he prays to be dismissed, &c.

Hammond Urner.

GENERAL REPLICATION.

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

Urner & Urner.

Solicitors for Plff.

PETITION OF PLAINTIFF AND COURT'S ORDER TO TAKE TESTIMONY.

To the Honorable the Judges of said Court--

The plaintiff in the above case respectfully submits that the above case is now at issue and she respectfully prays that leave may be granted by Your Honorable Court to take testimony before one of the regular examiners of the court to support the allegations of her Bill.

And she will ever pray, &c.

Urner & Urner,

Solicitors.

Upon the foregoing petition, it is ordered by the Circuit Court this 29th day of August, A. D. 1913, that leave of the Court is hereby granted to the Plaintiff in the above cause to take testimony before one of the Standing examiners of this Court to support the allegations of her Bill.

Edward C. Peter.