

no, 10222, Equity

SUBPOENA

State Of Maryland, Frderick , County, to-wit;-

The State of Maryland,

To Maurice E, Cramer, A, Non-compos-Mentis,

(Springfield State Hospital, Carroll County,)

of Carroll County, Greeting;-

You Are Hereby Commanded, That all excuses set apart, you personally appear, before the Judges of the Circuit Court, for Frederick County, Sitting as a Court of Equity, to be held at the Court House in Frederick in and for Frederick County, on the First Monday of October 1920, to answer the Bill and Complaint of Clarence S, Cramer, For sale of Real Estate, of Maurice E, Cramer, non-compos mentis,

Against you and others, in said Court House Exhibited, and so forth,

Hereof fail you not as you will answer at therContrary at your Peril,

witness The Honorable Hammond Urner, Chief Judge of said Court, the sixth day of September A.D. 1920,

Issued the 27th day of September A.D.1920,

Eli G, Haugh, Clerk,

to the sheriff of Carroll County,

Glayton O, Keady

Solicitor,

The Defendant is -- required to file his answer or other defense in the the Clerks Office within fifteen days after the return day mentioned above, but the personal attendance at Court on the return day is not required,

SHERIFFS RETURN

OCTOBER 1-1920,

Summoned by reading and delivery Copy process to Maurice E, Cramer and left copy with Dr, J,C, Clark Superintendent, of the springfield Stat Hospital where said Maurice E, Cramer is confined,

William Bloom, Sheriff,

Answer of Mrs Gertrude V, Cramer,

Clarence S, Cramer.

Vs,

Maurice E, Cramer,

Gertrude v, Cramer,

(No, 10222 Equity,
) in the Circuit Court for Frederick County,
(In Equity,
)

To the Honorable the judges of said Court,

The answer of Gertrude V, Cramer, one of the Defendants, in the above entitled entitled Cause, respectfully says;

1st That she admits the matters and things stated in the Bill of Complaint to be true,

2nd; That she admits that the real estate therein described is not Suscep tible of Division between the parties owning the same, without injury and loss, and it would be to the interest and advantage of all parties in interest for said real estate to be sold, and the proceeds divided among them according to their respective interests,

3rd That she is willing for a decree to be passed for the sale of the real estate, as prayed in Said Bill of Complaint,

Gertrude V, Cramer,

Urner and Urner solicitors for Mrs Gertrude V, Cramer,

Answer of Jennie Sohley Miller

Clarence S, Cramer

Vs,

Maurice E, Cramer a non
Hompos Mentis, and Others

O No, 10222 Equity,
O In the Circuit Court for Frederick
O County, sitting as a Court of Equity,
O

The answer of Jennie Sohley Miller, Mortgagee, to the Bill of Complaint against her others in this cause filed,

1. The Defendant, Admit that she is the holder of the Mortgage for the sum \$9800,00 as shown by the certified copy of the Mortgage filed in this case on