

No, 10207, Equity,

Answer of Guardian ad Litem,

William H, Harbaugh,	(No, 10207, Equity,
Eula Brown and Elbridge)	In the Circuit Court for
O, Brown, her husband,)	Frederick County, In Equity,
Vs,	(
Harry O, Harbaugh, et al.,)	
	(

The Joint and several Answers of Harry O, Harbaugh, Charles M, Harbaugh, Ruth May Harbaugh and Carrie Helen Harbaugh, infant defendants, by John H, Marts, Guardian ad Litem, duly appointed by Order of this court to the Bill of Complaint, of William H, Harbaugh, and others against them and others in this Court, exhibited,

These Defendants being infants cannot defend and of the matters and things alleged and submit their rights thereunder to the protection of this Court,

John H. Marts,
Guardian Ad Litem

Petition and Decree pro- Confesso,

William H, Harbaugh Eula Brown and	(No, 10207, Equity,
and Elbridge O, Brown, her husband,)	In the Circuit Court, for Frederic
her husband,)	County, In Equity,
Vs,	(
Harry O, Harbaugh, et al.,)	
	(

To The Honorable The Judges of said Court,
The Petition of William H. Harbaugh, Eula Brown and Elbridge O, Brown, her husband, plaintiffs in the above entitled cause, respectfully shows unto your Honors, that the Smithsburg Bank of Washington County, a Corporation, defendant in the above entitled cause, has been duly summoned to appear to the Bill of complaint and has failed to appear thereto according to the exigency of the writ;

Wherefore your petitioners pray your Honorable Court to pass an order and decree pro-confesso against said defendants and also an order referring the papers in said cause to one of the standing Examiners of your Honorable Court, to take testimony to support of the allegations of the Bill; and for such other and further relief as the nature of their case may require,

And as in duty bound, etc.,

Arthur D. Willard,
Solicitor for Petitioners,

The foregoing petition having by the Court been read and considered, and it appearing that the defendant, The Smithsburg Bank of Emmitsburg, Maryland, a body Corporate; having been duly summoned to appear to the Bill of Complaint and having failed to appear thereto or to answer according to the Exigency of the writ;

It is thereupon this 30th day of September, in the Year 1920, by the Circuit Court for Frederick County, sitting as a Court of Equity, and by the authority thereof, adjudged, Ordered and decreed, that the Plaintiffs, are entitled to relief, in the premises and that the Bill of Complaint be, and the same is, hereby taken pro-confesso, against said defendant, but because it doth not certainly appear to what relief the Plaintiff is entitled, It is further adjudged and Ordered that one of the examiners of this Court to take testimony to support the allegations of the Bill,

Glenn H. Worthington,