

No, 10207, Equity,

Answer of Guardian ad Litem,

William H, Harbaugh, et al.,	o	No, 1027 Equity,
	o	In the Circuit Court for
Vs,	o	Frederick County, In Equity,
	o	
Harry O, Harbaugh, et al.,	o	
.....o	o	.....

The Joint and several answers of Harry O, Harbaugh, Charles M, Harbaugh, Ruth May Harbaugh Infant defendants, by John H. Martz, Guardian ad Litem, duly appointed by Order of this Court, to the Creditor's Petition, of William H, Harbaugh, and Eula H, Brown, and Courts order filed in this cause, on March 22nd 1921,

These Defendants being infants, cannot defend any of the Matters and things in said creditors, petition alleged, and submit their rights, thereunder to the protection of this Court,

John H, Martz,  
Guardian ad Litem,

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Petition to have papers in this cause referred to the Auditor to State an Account and Court's Order thereon,

William H, Harbaugh, et al.,	"	No, 10207 Equity,
	"	In the Circuit Court For Frederick County,
Vs,	"	In Equity,
Harry O, Harbaugh, et al.,	"	

TO THE HONORABLE THE JUDGES OF SAID COURT,;

The Petition of William H, Harbaugh and Eula H, Brown, petitioning creditors, for themselves. as well as all other creditors of Margaret R, Harbaugh, who may file their claims in this cause, respectfully represents unto your Honors;-

1. That they filed a Creditor's Petition in the above entitled cause, on March 22nd, 1921, for the purpose, of obtaining payment of their claims against the estate of Margaret R, Harbaugh, out of the funds remaining in the hands of the Trustees, after the payment of the preferred Claims, on the property of the said Margaret R, Harbaugh,

2- That an order Nisi was passed on said petition, of William H, Harbaugh, and Eula H, Brown, to be paid by said trustee, out of the surplus proceeds of sale of the real estate of Margaret R, Harbaugh, deceased, after being duly proven to the satisfaction of your Honorable Court, and after the payment of all proper cost and expenses, of these proceedings, unless, cause to the Contrary be shown on or before April 20th, 1921, by the parties entitled to said real estate under the will of said Margaret R, Harbaugh, deceased, after the being duly proven to the satisfaction of your Honorable Court, and after the payment of all proper costs, and expenses, of these proceedings, unless cause to the contrary be shown on or before April 20th, 1921, by the parties, entitled to said real estate, under the will of the said Margaret R, Harbaugh, deceased, provided a Copy of the said petition and of the Court's Order passed thereon be served on said parties on or before the 10th day of April, 1921,

3- That the Sheriff's return in said cause, shows that the said petition and Court's Order were duly served in accordance with law, on the said parties on or before the 10th, day of April in the year 1921, and no cause has been shown by any of said parties why the proceeds of sale Should not be applied to the payment of the claim of your petitioners and other creditors, of the said Margaret R, Harbaugh, deceased, who have duly filed their claims, in said cause,

4- That Harry C, Harbaugh, Charles M, Harbaugh, Ruth May Harbaugh, and Carrie Helen Harbaugh, are infant defendants, who together with said William H, Harbaugh, and Eula H. Brown, are entitled, to said real estate, under the will the said Margaret R, Harbaugh, and that a guardian ad Litem, was appointed, by your Honorable Court, for said Infants, who has answered said Petition, on behalf of said Infant Defendants,

5- That Testimony was taken on behalf of the Claims of William H. Harbaugh and Eula H, Brown and duly returned in this case on August 31st. 1921,

WHEREFORE, Your Petitioners pray your Honorable Court, to pass an order referring the papers in the above entitled cause to the Auditor, authorizing and directing him to state an account, allowing the claims, of the said William H, Harbaugh, and Eula H, Brown and any other claims duly proven and filed in this cause, to be paid out of the surplus proceeds of the sale of the real