

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 July 1931, to answer the Bill and Complaint of D. Chester Kemp et al For Construction of Will of Anna S. Kemp, Deceased, and Sale of Real Estate &c. against you and others in said Court exhibited, and so forth.

Hereof fail you not, as you will answer the contrary at your peril.



Witness the Honorable Hammond Urner, Chief Judge of said Court, the Fourth day of May A. D. 1931.
 Issued the 12th day of June A. D. 1931.

Eli G. Haugh
 Clerk.

To the Sheriff of Frederick County.

Benjamin B. Rosenstock
 Solicitor.

The defendant is required to file his answer or other defense in the Clerk's office within fifteen days after the return day mentioned above, but the personal attendance of the defendant at Court on the return day is not required.

Summoned Harry C. Kemp, Infant and Copy of Subpoena left with him and a Copy of Subpoena left with Marcella Kemp, Mother of said Infant.

Charles W. Crum
 Sheriff.

(Filed June 13, 1931)

ANSWER AND DEMURRER OF AMY R. GALE, ET AL.

D. Chester Kemp and Sophie Kemp, his wife,	:	No. 12250 Equity,
	:	In the Circuit Court for
v.	:	Frederick County
	:	
D. Chester Kemp, Executor, etc., et al.	:	In Equity.

----- 0 -----

The joint and several answer of Amy R. Gale and Edward P. Gale, her husband, Harry M. Kemp and Marcella Kemp, his wife, and David M. Kemp, to the Bill of Complaint filed against them in this cause:

Answering the first paragraph of the said Bill of Complaint, your respondents say:

That they and the other defendants are residents of Frederick County, State of Maryland, excepting Harry C. Kemp, who, while under the age of Twenty-one years is supporting himself by his own labor and is now living in the City of Troy, State of New York.

Answering the second, third, fourth, fifth and sixth paragraphs of said Bill of Complaint, your respondents believe that the statements of fact contained therein are true.

Answering the seventh paragraph of said Bill of Complaint, your respondents deny that any question has arisen or can arise as to the true and proper construction of the last Will and testament of the said Anna S. Kemp; and your respondents deny that there is any repugnancy in the paragraph of said will containing the devise to the said D. Chester Kemp and fully set out in the fifth paragraph of the Bill, but on the contrary your respondents say that the said paragraph is plain and ambiguous and free from repugnancy, that the devise of one-third of the estate of the testatrix and the devise of the home farm to D. Chester Kemp are one and inseparable by the plain terms used in the will and your respondents further say that the question presented by the Bill in the said seventh paragraph is merely a moot question as no where in the said paragraph or in the Bill does the said D. Chester Kemp say or declare that he will or will not accept of the devise of the said farm at the valuation stated in the said will.

Answering the eighth paragraph of said bill, your respondents say that they believe a propoerted appraisements of the said farm has been made by appraisers appointed by the Orphans Court of Frederick County, and your respondents say that they know of no warrant in law for