

These Respondents John Van Horn and Bertha Van Horn jointly and severally answering say, That they admit the several matters and things in the Bill of Complaint alleged and consent to the passage of a Decree as prayed.

And as in duty &c.

Witness: Wm. T. Maulsby her
Bertha X Van Horn
mark
Witness: Wm. T. Maulsby his
John X F. Van Horn
mark
Filed July 7, 1902.

ANSWER OF GEORGE D. GEISINGER

Zenia J. Getzendanner " No. 7516 Equity
Vs. " In the Circuit Court
Bertha Van Horn et al. " for Frederick County
..... in Equity.

To the Honorable the Judges of the Circuit Court for Frederick County, in Equity.

The Answer of George D. Geisinger to the Bill of Complaint against him admits.

This Defendant answering says that he admits to be true allegations of the Bill of Complaint to the passage of a Decree as prayed.

Test: Wm. T. Maulsby his
George X D. Geisinger
mark
Filed July 7, 1902.

TESTIMONY

Zenia J. Getzendanner now Davis " No. 7516 Equity
& George R. Davis her husband " In the Circuit Court
Vs. " for Frederick County
Bertha Van Horn, et al. " in Equity
.....

The Plaintiffs take issue on the matters alleged in the answer of the Defendants so far as the same may be taken to delay or avoid the allegations of this Bill.

Wm. T. Maulsby
Atty. for Plff.

To the Honorable the Judges of the Circuit Court for Frederick County, in Equity.

The Petition of the Plff. in this cause respectfully shows:

That this case has all the answers filed, that the same are consenting to the Decree prayed except that of the Guardian ad Litem of Katie R. Gesinger a Lunatic.

Wherefore your Petitioners pray that this case be referred to C. O. Keedy, one of the Examiners of your Honorable Court to take testimony.

And as in duly bound, etc.

Wm. T. Maulsby
Atty. for Petitioners.

Ordered this 8th day of July A.D. 1902 that this case be referred to the Examiner named as asked in the foregoing petition.

Jas. McSherry

Zenia J. Getzendanner " No. 7511 Equity
vs. " In the Circuit Court for Frederick
Bertha Van Horn, and others " County, sitting as a Court of Equity
.....

In pursuance of the annexed order of the Court and notice given me by the solicitor for the Plaintiff in the above entitled cause, I, Clayton O. Keedy, one of the regular Examiners of said Court, duly appointed, qualified and sworn, having assigned the 14th day of July, 1902, at my office in Frederick City as the time and place for taking the testimony in this cause, and having given due notice thereof to the parties concerned, did at the appointed time and place proceed to take the following testimony, to wit:-