

TO THE GEN. INT. by Examiner Motter:

A. Nothing further.

(Signature waived)

ADJOURNMENT

(Hearing resumed on March 8, 1955, at 10:30 a. m.

in law office of Robert E. Clapp, Jr.

Present: James McSherry, Esq.
Robert E. Clapp, Esq.,
Solicitors for Complainants;

H. Kieffer DeLauter, Esq.,
Solicitor for Defendant.

STIPULATIONS

It is stipulated by and between counsel for the respective parties that RAY BAUGHER, Dickerson, Maryland, would, if present and sworn, testify as follows:

Two or three years before the death of Everett Moxley he and I were talking, in my home, and I asked him about buying the property mentioned in these proceedings, as I had asked him several times, and he replied "it is not for sale," and it could not be sold, and he had to have a place to live. Then I told him he could stay there as long as he lived, and if I decided to move there before he died I would build myself a house to live in, and he could stay where he was.

It is further stipulated that if Earl T. Shreve, Dickerson, Maryland, were present and sworn, he would testify as follows:

I sold fire insurance to Everett Moxley for a long period of years on his residence, and collected the premiums. My recollection is that the policies were issued in his name, without any endorsement showing any interest in anyone else.