

separated for about a year. Of course they had been separated before the time of their divorce, but in 1926 they went back together and lived as man and wife after that time. I do not know why but they never got married again and were divorced at the time that the property was <sup>purchased</sup> ~~perched~~ and con-  
~~veyed~~ <sup>ced</sup> to them and also were divorced at the time they died.

Q. Is the real estate which we are now discussing susceptible to division among the parties ?

A. No it is not. The only way I know that it could be divided is to sell and divide the money.

Q. If an attempt was made to divide the real estate in its present condition would it occasion a material loss and injury to the parties interested?

Yes it would.

Q. Are all of the heirs of James F. Wantz and Dora E. Wantz of age?

A. Yes they are.

Q. Does that include the nephew Roy Wantz?

A. Yes he is between 25 and 30 himself and the rest of us are past the 50 mark.

Q. Is it your request for the court to decree that the property held by your father and mother as tenants in common at the time of their death be sold?

A. Yes it is.

Q. Where is the property located?

A. About 2 miles North of Rocky Ridge.

Q. What size place is it?

A. It has about 4 acres or a little more.

Q. Any buildings on the property?

A. Yes sir.

Q. Tell us what buildings are on the property?

A. There is a house?

Q. How many rooms?

A. 7 room house.

Q. What kind of a house is it?