

a non-resident of the State of Maryland and a son of Amanda Barkdoll, a deceased sister, and one of her heirs if living has not been heard of for four or five years, and it is not known if he be living or dead at the present time.

All of the heirs of my deceased sister, Mary E. Stottlemyer, are adults over twenty-one years of age except Lucy V. Wolf, Myrtle M. Wolf, Theodore Wolf, Walter W. Wolf, Robert L. Wolf and J. Stanley Toms, Jr and Virginia Toms, his wife, who are infants under twenty-one years of age.

In my judgment the real estate owned by my deceased sister, Mary E. Stottlemyer, cannot be divided without loss and injury to the parties in interest, and it is to their advantage and interest that the property be sold. My reason for saying this is because there are a large number of heirs, and it cannot be divided among them. I think that if the property is sold and the proceeds divided among the persons entitled in accordance with their interest, it would be to the advantage of all parties concerned, including those under twenty-one years of age.

I have been informed that there is a judgment against Olive A. Recher and John L. Recher in favor of The Thurmont Bank dated December 18, 1934 for \$613.00 with interest from December 3, 1934 and costs of suit, being No. 197 Trials, December Term 1934 and recorded in Transcript Docket No. 25, folio 55, one of the records in the office of the Clerk of the Circuit Court for Frederick County, Maryland. (Copy of judgment marked "Petitioners' Exhibit No. 1" offered in evidence)

To the General Interrogatory - Nothing further.


(H. Lee Wolf)