

penalties of perjury, that the statements contained in said Answer to Complaint are true to the best of her knowledge, information and belief.

And as in duty bound, etc.

NIKIRK, NIKIRK AND NIKIRK

By Edwin F. Nikirk II  
Edwin F. Nikirk II  
Attorney for Defendant, Nancy Lee Topper  
110 North Court Street  
P.O. Box 551  
Frederick, Maryland  
662-1781

Nancy Lee Topper  
NANCY LEE TOPPER  
Defendant

CERTIFICATE OF SERVICE

I hereby certify that on this 8th day of October, 1984 a copy of the foregoing Answer to Complaint for Sale in Lieu of Partition of Real Property was mailed to:

1. David L. Johnson, Esquire  
196 Pennsylvania Avenue  
Westminster, Maryland 21157  
Attorney for Plaintiff
2. Taneytown Bank & Trust Company  
Mr. Carroll Myers, President  
222 East Baltimore Street  
Taneytown, Maryland 21787  
Defendant
3. Frederick County Department of Social Services  
Mr. Stephen Mood, Director  
118 N. Market Street  
Frederick, Maryland 21701  
Defendant

NIKIRK, NIKIRK AND NIKIRK

By Edwin F. Nikirk II  
Edwin F. Nikirk II

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