

Q. And when was the fence put on there to the best of your recollection?

A. To the best of my knowledge, 1962.

Q. Did you observe anything that would lead you to believe that the Clows are claiming the property to be their own to the exclusion of all others?

A. Yes.

Q. How did they use the property?

A. By hunting, maintaining it and clearing fallen trees.

Q. How many acres would you estimate the claimed property to be?

A. Approximately 15 acres.

Q. To the best of your knowledge, in the past 20 years has anyone made a claim to the property in question?

A. Not to my knowledge.

Q. Have you seen Mr. and Mrs. Clow on the property?

A. Yes.

Q. To your knowledge, has anyone used or crossed the property?

A. Not to my knowledge.

BY MR. BURDETTE: I have no further questions.

BY MR. STILLRICH: And I have none.

WHEREUPON, there being no other witnesses to be examined and no further time being required for the taking of testimony in this cause, I, the aforesaid Examiner, in pursuance of Maryland Rule 2-542 (g) hereby certify that the foregoing are the original depositions in said cause as the same were taken down in stenographic notes by Examiner's Clerk, Kelly D. Hartman-Thompson, reduced to typewritten form, and read by the witnesses and I herewith return the same enclosed to your Honorable Court this 12th day of April, 1988.