

of the Complainant, being duly sworn and examined to interrogatories filed with the Commissioner by the Complainant and herewith returned, deposes and says, - To the first Interrogatory, That he does not know the complainants, nor does he know Joshua Staley, Sarah Doubt, Perry B. W. Cleary or Mary J. E. W. Cleary - knows all the rest of the parties to this suit and has known them for many years. -

To the 2<sup>d</sup> Interrogatory, That he was acquainted with John Stein - said John Stein was deponents father - he is dead - he died on the 3<sup>d</sup> September 1861 - he died intestate - his personal property was not sufficient to pay all his debts - He left the following children and heirs at law, namely Philip Stein, Henry Stein, Michael Stein and John Stein - Elizabeth, his daughter died before the decease of said John Stein leaving one child John Baker as her only heir at law and who was a minor at the institution of this suit - Charlotte, married to William Knill and Melinda married to Christian Falk, who are the same parties misnamed in this Bill as Christiana and William Falk - they all reside in this County and are all above the age of twenty one years, except John Baker, who is a minor. -

To the 3<sup>d</sup> Interrogatory, That he has frequently seen his father's handwriting and has frequently seen him write - the signature attached to Exhibit No. 1 is in the proper handwriting of John Stein decd. -

To the 4<sup>th</sup> Interrogatory, That he knows the real estate that belonged to John Stein deceased - it is the same as described in the Bill of Complaint in this case. -

Whereupon there being no other witnesses present to be examined, and the Complainant desiring further time for the production of his evidences, the said Commission was adjourned to the 15<sup>th</sup> day of July 1862. -

At which time there was produced Joseph G. Miller, a witness of lawful age, on the part of the complainants, who being duly sworn and examined to interrogatories filed with the Commissioner by the Complainant and herewith returned, deposes and says. -

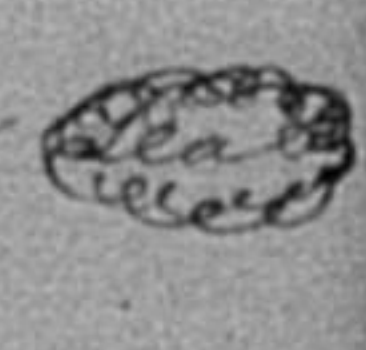
To the first Interrogatory, That he knows all the parties to this suit and has known them for some time. -

To the 2<sup>d</sup> Interrogatory, That he was acquainted with John Stein deceased - he is dead he died during the fall of 1861, did not leave sufficient personal property to pay his debts - was administrator on the estate of said Stein - knows the names of all the children and heirs at law of said Stein - they are the same as given by Philip Stein in his testimony. -

To the 3<sup>d</sup> Interrogatory, Waived as to this witness. -

To the 4<sup>th</sup> Interrogatory, That he knows the real estate of John Stein deceased - it is the same as described in the proceedings in this cause. -

To the 5<sup>th</sup> Interrogatory, being a special interrogatory filed by the Complainant - That he is acquainted with the handwriting of George Beckenbaugh - has frequently seen him write the signature - "George Beckenbaugh" signed and attached to Exhibit No. 1 - is in the proper handwriting of George Beckenbaugh. -

There being no other witnesses to be examined, and the complainants having filed as evidence Exhibits Nos. 1, 2, 3, 4, 5, 6 & 7 which are herewith returned, and the Complainants desiring no further time for the production of their evidences, the Commissioner finally closed the said Commission and herewith returns the same under his hand and seal this 15<sup>th</sup> day of July 1862. W. B. Nelson Comr. 

Costs of Commission - Commissioner fee \$8. Witnesses attendance \$1<sup>00</sup> W. B. Nelson Comr. 