

the parties no interest without loss and injury; that it consists of two farms and a lot in Middle town Frederick County Md., one containing one hundred and fifty or sixty acres, and the other about one hundred and three acres of land, and that if divided the parcels would be too small for advantageous cultivation or sale. To the 7th Int. That it would be to the advantage of all parties concerned, adults and infants that the said real estate should be sold and the proceeds thereof distributed among the parties interested according to their respective interests. To the 8th Int. That he knows nothing further. To Daniel Kerr, a witness of lawful age, produced on the part of the complainants, being duly sworn and examined to interrogatories filed with the Commissioner by the Complainant and herewith returned, deposes and says. To the 1st Int. That he knows all of the parties to this suit, and has known them all for some years. To the 2nd Int. That he was acquainted with Frederick Main formerly a resident of Frederick County, Maryland; that he is dead; That he died in the County aforesaid some time in the year eighteen hundred and sixty two (1862) To the 3rd Int. That said Frederick Main was married at the time of his death and that he left a widow named Elizabeth, who resides in Frederick County, Maryland. To the 4th Int. That said Frederick Main left the following children, namely, Susan M. Main, Sarah Main, Mary C. married to Henry Blair, Joshua M. Main, Amanda C. married to Charles Koogle, Susan R. Main, Auretta C. ^{nee Emma Main} who died in the year eighteen hundred and sixty three, aged about eight years, all adults except Auretta C. Main, who is an infant under twenty one years of age, and that they all reside in Frederick County Maryland. To the 5th Int. Interrogatory, that the said Frederick Main died seized and possessed of real estate situated in Frederick County, Maryland, that the lands described in Exhibits Nos. 1, 2, 3, 4, 5, 6, 7, & 8 are the same of which the said Frederick Main died seized and possessed, with the exception of the land described in Exhibit N. B. T. and sold to George Williams; and that said real estate is worth upwards of Twenty thousand Dollars. To the 6th Int. That said real estate is not susceptible of a division among the parties no interest without loss and injury; that it consists of a farm containing one hundred and sixty acres of land or thereabouts, another containing about one hundred and three acres, and a lot of ground in Middletown, in Frederick County, aforesaid, that said lands, if divided would be too much cut up and the parcels would be too small for advantageous sale or cultivation. To the 7th Int. That it would be to the advantage of all the parties interested, adults and infant, that the said real estate should be sold and the proceeds thereof distributed amongst the parties entitled according to their respective interests. To the 8th Int. That he knows nothing further. There being no other witnesses present to be examined the said Commissioner was further adjourned to the Nineteenth day of July 1866; at which time, and at the place aforesaid, there being no witnesses present to be examined and the Complainants requiring no further time for the production of their evidence, the Commissioner closed the said Commission and herewith returns the same under his Hand and Seal, on the Nineteenth day of July, in the year Eighteen hundred and sixty six.

Wm B Nelson Commr

Endorsed The execution of the within Commission will appear by certain schedules thereto annexed

Wm B Nelson Commr

Maryland, Frederick County, etc
 J. J. McLean Register of Wills for Frederick County, do hereby certify and attest, that on the 2nd day of June 1866 Letters of Administration were granted by the Orphans Court, of Frederick County to Elizabeth Main on the Estate of Frederick Main late of Frederick County deceased, the said Elizabeth Main having given bond with Daniel Main and Antonio Zettle sureties in the sum of Five Thousand Dollars current money for the due performance of her said Administration.

Exhibit 108

In testimony