

And this respondent further answering states that although she has never refused to agree on a division of said real estate as hereinbefore stated and although she is ready and willing and has been so at all times to unite with the said parties interested in an agreement to divide the said real estate & premises of the same should on examination and actual trial to divide the same appear to be capable of a advantageous division amongst the said parties interested and on failure to divide the same then to agree on a sale thereof, and although the said Complainant has never even proposed to this respondent that she should agree to a division of the whole of said real estate amongst the parties entitled yet this respondent states that she denies that the said lands and premises are susceptible of partition amongst the parties interested as alleged in said Bill of Complaint.

And this respondent further answering states that said real estate consists of three distinct and separate parcels and that the Complainant has never proposed to this respondent nor has it ever been proposed by or between any of the parties named in said Bill of Complaint to agree upon a division of all said real estate but she states that all that has ever been at any time proposed or said by the Complainant or the said Dwyer to this respondent has been in regard to a division of the Home Farm which consists of about one hundred and twenty five acres and she charges that the real object of the Complainant both before and by the filing of said Bill and of the said Dwyer whose name she charges has been used as a respondent with her own consent for the purpose of facilitating the attainment of said object has been and is to obtain for themselves jointly the valuable and desirable part of said Home Farm comprising the buildings and best part of the land hereafter mentioned of said Home Farm said off in one part to them jointly and then leaving this respondent without a home and with a part of the land which she will not be able to use by any to procure for her a comfortable support and she further states in this connection that she & her said sisters have since the death of their said father lived together in the Dwelling House on said farm & since the purchase of said farm from their said father have used all said real estate & premises for their joint & equal support & comfort and advantage and that they are all single women and that to secure to them all equal benefits from their said property they must continue to live & use the same or the same must be sold and the proceeds equally distributed amongst them and that she is willing either to continue to live as they have lived or to sell said lands without the costs and expenses of proceedings in a Court of Equity for that purpose and this respondent prays to be henceforth admitted with her