

No. 1631 Equity

Complainants an Order of Publication against the said Charles H. Marriott and his wife Marriott, whose Christian name is unknown, and the said James R. Marriott and his wife Marriott whose Christian name is unknown warning them and each of them to be, and appear in this Honorable Court, on some certain day to be there named to answer this bill and show cause if any they have why a decree should not pass as prayed, and to abide by and perform such decrees as may be passed therein

And as in duty bound will ever serve

John C. Motter, C. & J. Levy
Solicitors for Complainants

Filed Sept 22nd 1880.

The Honorable Judges of Frederick County Court
Sitting as a Court of Chancery.

We the undersigned Commissioners, appointed in the annexed commission do hereby certify, and return, to your Honorable Court, that after having taken the oath, as required by the said Commission, and the notice having previously been given to all the parties interested, according to law, of our intention to proceed to execute the said Commission accordingly, and in compliance with said notice we met on said premises, having appointed H. G. O'Neale Surveyor of, as surveyor, and after having passed over, reviewed and examined the Land, as referred to in the said Commission, we were of the opinion, and did so adjudge and determine that the said Land, could be divided, without loss, or injury to the parties concerned, we would, also state, that owing to the indefinite certainty of general outlines, of said Lands, we conceived it due to ourselves, as well, also, as to the parties interested, to cause the entire outlines thereof to be surveyed - which, together with their experiment, and the final divisional lines, were surveyed and carefully located, in our presence - in doing of which we made partition & allotment of said Lands fairly, and equally in value between said parties regard being had, in so doing, both to quality, and quantity, all of which, in manner and form, and by the Order, meter, and bounds, as by the said surveyor annexed Plat & certificate is herewith fully set forth, which plat & certificate, we request, may be taken, as part of this our return to Court. - We have laid off that part of said Land, called "Hammond's Request", into four different divisions, or parcels, designating the same, Eastern & Western, divisions, or the Lots No. 1 & Lot No. 2. We have, also, divided that part of said Estate, called part of "Addison's Choice", (the Barker Farm) into two parcels, the same, also, designated on the plat, by the Eastern, and Western, and the second part of Lot No. 1, and the second part of Lot No. 2; In our allotment, and partition of the same we have, awarded and assigned to Alpheus H. Marriott and Adelia Marriott, wife of said Alpheus, and senior heir of the said Charles Hammond, late of said County, dec'd, the Eastern division, or Lot No. 1 as shown on said plat. - Beginning for the first part of Lot No. 1 of that part of "Hammond's Request" as aforesaid, at a stone planted, and standing at the end of the 30th line of the whole tract, called "Hammond's Request" at Letter F, and running thence by and with the outlines thereof agreeable to the calls, courses, meters & bounds of said whole tract, to the end of 36 1/4 paces on the 60th of said whole tract as seen on the said annexed Plat, to wit (1) N 66° E 60 paces to a stone, (2) N 40° E 64 paces to a stone, (3) S 17° E 171 paces to a stone (4) N 52° E 19 1/4 paces to a stone (5) S 81° E 1 paces to a stone, N 52° E 1 1/2 paces to a stone (6) S 81° E 22 paces to a stone (7) N 24° W 11 1/2 paces to a stone (8) E. 6 1/2 paces to a stone (9) S 66 1/4° E 109 paces to a stone (10) N 3° W 43 paces to a stone (11) N 76° E 12 1/2 paces to a stone (12) S 8 W 28 paces to a stone (13) S 66° E 30 paces to a stone (14) S 114° E 54 paces to a stone (15) S 36° N 53 1/2 paces to a stone (16) S 51° E 50 paces to a stone, (17) S 45 1/4 W 68 paces to a stone, (18) S 7° E 40 paces to a stone (19) S 51 W 41 paces to a

Exhibit A