

into more than two parts so as to give a just and proper proportion of wood and water to each part

To the 4th Intg: That it would be to the interest and advantage of all the parties to have said real estate divided.

At the same time and place James O. Foulds, a witness of like lawful age, produced on the part of the Complainants, being by me sworn and examined to same interrogatories depose and says,

To the 1st Intg: That he is thirty five years of age - Occupation farmer - resides near the mouth of Monroevy in Montgomery County Md. on the farm adjoining that of Mary C. Shrover deceased.

To the 2nd Intg: That he is acquainted with them, Two of them are under twenty one year of age, to wit: Ann O. and Arthur B. Shrover.

To the 3rd Intg: That he is acquainted with the real estate. It will admit of partition and can be divided into two very good farms, but not more. It contains about six hundred and fifty acres, and lies so that it could be divided into two farms and no more, with a sufficient quantity of wood and water to each farm.

To the 4th Intg: That it would be to the advantage and interest of all the parties interested to have said real estate divided

There being no other witnesses to be examined & the parties desiring no further time for the production of their evidences, the Commissioner closed the said Commission, and herewith returns the same, closed under his hand and seal this twentieth day of November, in the year Eighteen hundred and sixty five

Thomas Anderson *(Seal)*
Commissioner

Endorsed as follows:

The Execution of this Commission appears by the within Schedules

Thos Anderson
Comm^r

Costs of Commission		
Thos Anderson Com ^r	To 1 day	\$ 2.00
John L. Jones Witness	" 1 day & Minor expenses	1.50
James O. Foulds Witness	" 1 day & Minor expenses	1.50
		<u>\$ 7.00</u>

Filed Nov 19. 1865

Daniel F. Shrover and others } On the Circuit Court for
vs } Montgomery County
Ann O. Shrover and Arthur B. Shrover } Sitting as a Court of Equity

The defendants consent that the Court may pass a decree as prayed in the above case

Feb 8, 1866.

Filed Feb 8, 1866.

John F. Cannon
Solicitor for Guards, &c.

Decree

Daniel F. Shrover and others

vs
Ann O. Shrover, Arthur B. Shrover

} On the Circuit Court of Montgomery County, in Equity
Feb. Term, 1866.

This cause standing ready for hearing and being submitted, it is thereupon this eighth day of February 1866 by Samuel H. Berry, Judge of the Circuit Court for Montgomery County sitting as a Court of Equity, and by the authority thereof, adjudged, ordered and decreed, that there be a partition of the tracts or parcels of land in the proceedings mentioned amongst