

N^o 5102 Equity

son of a deceased daughter, and he resides in Frederick County, Md.

To the 5th Int.

5th Ans. I knew Mrs Callie Delander, she is dead, she died some eight or nine years ago and left surviving her a son named Edgar Stanley Delander.

To the 6th Int

6th Ans. I do not know of her leaving a Will The witness here looks at Exhibit Marked No. 1, and says that that paper writing fully describes the Original tract of Land, owned by Harriet Willard

To the 7th Int.

7th Ans. I know that Harriet Willard sold a portion of the Original tract of land as described in Exhibit No. 1 - the witness here looks at Exhibit Marked No. 2 and says that that paper describes the land which she sold to Silghman A. Willard her son.

To the 8th Int.

8th Ans. She did. She owned at her death, about 101 1/2 acres of land - it is worth about Seventy-five (\$75.00) Dollars per acre which would make the total amount \$7612.00

To the 9th Int

9th Ans. It cannot be divided in kind between the parties interested, without loss or injury to them. It would be best, at this time, to sell it, on account of there being an infant, as they would have to keep it so many years before he would become of age; and the improvements would be very apt to get out of repair and depreciate, and if rented out there would be so small an amount to divide among so many, that none would get much, and it would not justify them in holding it any longer.

To the Genl Int

Do you know, or can you state, any other matter or thing, which may be of benefit or advantage to the parties to this cause, or either of them; or that may be material to the subject of this Your examination on the matters in question between the parties? if you state the same fully and at large, in your answer.

Ans to Genl Int. - I know of nothing further.

Silghman A. Hersperger -

Whereupon there being no other witnesses to be examined and no further time being required for the production of evidence the said Examiner hereby certifies that the foregoing are the Original depositions in this cause, as the same were read over to the Witnesses and seized by them respectively, and he herewith returns the same enclosed to the Court -

Witness my hand this 28th day of July A.D. 1885

Wm Wilcox

Examiner

Costs of Aforegoing Testimony	
Wm Wilcox Examiner's fee	\$8.00
Joseph Hightman witness, att. Amberg	2.05
Silghman A. Hersperger " "	75-
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	\$10.80