

No 5190 Equity.

Luther Wannafeltz, a Witness of Lawful age produced, on the part of the Plaintiff having duly affirmed, and being examined to Interrogatories deposes and says as follows:—

1<sup>st</sup> Interrogatory State your name, age, and residence?

Ans. My name Luther Wannafeltz, age 35 Years, and I reside near Wolfville, Frederick County.

2<sup>d</sup> Int Do you know the parties to this cause and if you know how long have you known them, and where do they reside?

Ans I know the parties, and have known them for some years. They all live near Wolfville in Frederick County, Md.

3<sup>d</sup> Int Did you know Pointon Stottlemeyer in his life-time, if you, is he living, or dead, if dead when, and where, did he die?

Ans I knew him. He is dead; He died about the 5<sup>th</sup> day of April, 1886 at his home in Frederick County.

4 Int. Did the said Pointon Stottlemeyer die testate or intestate; if testate look Exhibit No. 4 now shown you, and say whether it is a copy of his last Will and Testament?

Ans He died Testate - I look at Exhibit No 4, and that is a certified copy, of his Will.

5<sup>th</sup> Int Did the said Pointon Stottlemeyer die seized, and possessed of any Real Estate; if you where is it, and look at Exhibits Nos. 1, 2 & 3 and state whether they correctly describe it, and what is its Value?

Ans He did, It is in Frederick County - I look at Exhibits Nos. 1, 2 & 3 and they do correctly describe the same. I think it is altogether worth about \$450,000.

6<sup>th</sup> Int. Did the said Pointon Stottlemeyer leave a widow surviving him; if you state her name, and is she yet alive?

Ans He left a widow named Margaret J. Stottlemeyer, called in the Will "M Jane" who is yet living.

7 Int. Did the said Pointon Stottlemeyer leave any children namely, Harry L; Lemuel L, and Laura J. Stottlemeyer surviving him. If you are they yet living and state their ages, and residence?

Ans He left three children as named. They are yet living, and are all under twenty one years of age, and all reside in Frederick County.

8 Int Is the real estate described in Exhibits 1, 2 & 3 capable of division among the parties entitled thereto without loss and injury thereto, and would it be to the interest, and advantage, of all, of them to have the same sold, and the proceeds, divided, among them?

Ans It is not capable, of division among the parties without great loss and injury. It certainly would be to the interest, and advantage, of all the parties to have it sold, and the proceeds, divided because the property would soon depreciate.

To the Gen Inter. by the Exam  
Ans I don't think I do.

Luther Wannafeltz -

Lawson P. Harshman, a Witness of lawful age produced, on the part of the Plaintiff having duly affirmed, and being examined to Interrogatories deposes and says as follows:—

1<sup>st</sup> Interrogatory - State your name, age, and residence?

Testimony

Testimony