

No 5190 Equity

Ans My name is Lawson P Harshman; my age 46 years; I reside in Catacton District, Frederick Co

2^d Int. Do you know the parties to this suit; if yea how long have you known them and where do they reside?

Ans I know them and have known them for some years They all reside in Frederick County, near St. Albansville.

3^d Int Did you know Pointon Stottlemyer in his life-time? If yea is he living or dead; if dead when and where did he die?

Ans. I knew him. He is dead; He died at his home in Frederick County about the 5th of April 1886

4th Int. Did the said Pointon Stottlemyer die Testate, or intestate? If Testate look at Exhibit No 4 now shown you and say whether it is a copy of his last Will, and Testament?

Ans. He left a Will I look at Exhibit No. 4 and that is a certified copy of his last Will.

5th Int. Did the said Pointon Stottlemyer die seized and possessed of any Real Estate; if yea, where is it. Look at Exhibits Nos 1, 2 & 3 and state whether they correctly describe it, and state its Value?

Ans. He did. It is in Catacton District, in Frederick County. I look at Exhibits Nos. 1, 2 and 3 and they do correctly describe the same. I think it is worth about \$4500⁰⁰.

6th Int. Did the said Pointon Stottlemyer leave a widow surviving him; If yea state her name, and is she yet alive?

Ans He left a Widow named Margaret Jane Stottlemyer who is yet living -

7th Int. Did the said Pointon Stottlemyer leave any children named Henry L Lemuel C, and Clara J Stottlemyer surviving him If yea, are they yet living and state their age, and residence?

Ans He left such children - They are yet living and are all under twenty-one years of age, and are all residents of Frederick County -

8th Int. Is the said Real Estate described in Exhibits Nos. 1, 2 & 3, capable of division among the parties entitled thereto, without great loss and damage 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 them, I think it would be best to sell it, and divide the proceeds among them.

So, the Gen Inter by the Examr.

That is about all I know about it.

Lawson P. Harshman.

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 case as the same were read over to the witnesses and signed by them respectively, and he herewith returns the same enclosed to the Court.

Witness my hand this 19th day of May A. D 1886

Clayton O. Keedy
Examiner.

Testimony