

No. 5123 Equity

and it is further ordered that the papers be, and they are hereby referred to the Standing Examiners (to be executed by, one) to take testimony in support of the allegations of the Bill, as against said Defendants, and the Infants who have answered through their Guardian.

John J. Lynch
Judge of the Cir - Court

Interrogatories to Complainant's Witness -

- 1st State your name, age, and residence.
 - 2nd Do you know the parties to this Cause, if yea, how long have you known them?
 - 3rd Did you know Jane Kohlhaas in her lifetime, if yea, is she living or dead, if dead, when and where did she die, and, did she die testate or intestate?
 - 4th Did she die seized and possessed of any real estate, if yea, where is it situated, how many acres of land and look at Exhibit No 1, now shown you and say whether it describes it
 - 5th What is the Value of said Real Estate.
 - 6th Did the said Jane Kohlhaas leave surviving her any children or grandchildren, or heirs at law, if yea name them, also name the husbands and wives of those married -
 - 7th State whether or not all the said children and Grand-children are adults and if not, who are not and where they reside -
 - 8th State whether or not said real estate is susceptible of division among said heirs at law without great loss and damage, and whether it would not be to the interest and advantage of all said parties and especially the Infants to have the same sold as prayed for in the Bill of Complaint.
- Give your Reasons

J. C. Martin
Sol for Complt.

Frederick Kohlhaas, and Sarah B Kohlhaas, his wife (vs) Justus Martin, and Others	}	No. 5123 Equity In the Circuit Court for Frederick County, sitting as a Court of Equity.
--	---	---

In pursuance of the annexed order of the Court and notice given me by the Solicitor for the Plaintiff in the above entitled Cause, I, Clayton O. Kedy, One of the Regular Examiners of said Court duly appointed qualified and sworn having met and fixed the 20th day of February A. D. 1886, at my law Office in Frederick City Maryland, as the time and place for taking Testimony in this Cause and having given due notice thereof to the parties concerned, did, at the appointed time and place proceed to take the following evidence to-wit:

The Plaintiffs filed with the Examiner as Evidence Exhibits Nos 1 & 2 and the Defendants filed "Exhibit X" which are herewith returned by the said Examiner.

Frederick Kohlhaas, a Witness, of lawful age produced, on the part of the Plaintiffs being duly sworn and examined to Interrogatories filed with the Examiner and herewith returned, deposes and says: -

Honore
 boundly
 ore to
 to take
 bound to
 Plt.
 ce upon
 Frederick
 that the
 rat.
 ick
 ail
 ears, by
 blaint of
 uit Court
 ge, alleged
 ights to
 nt
 ty
 mmed
 the defend.
 his wife
 d, answer
 answered
 January ad.
 ut of Equity
 ill of Complaint
 Kohlhaas and
 th Pro Confes.