

No. 5580 Equity

1. A son Jeremiah M. Etyler, whose wife's name is Jeanie E.
2. A son, Anderson M. Etyler (present witness) whose wife's name is Ida M.
3. A daughter Harriet V. Etyler who is unmarried.
4. A daughter Ida B. Deilbis, the wife of David M. Deilbis.
5. A daughter Alice May Etyler who is an unmarried infant.

All of the above children and their husbands and wives reside in Frederick County and all are adults except Alice May.

5<sup>th</sup> Int. Did said George M. Etyler die seized and possessed of any real estate? If yes, describe the same, give its quantity and value and where situated?

Ans. He did. It is situated in Frederick County and consists of two farms, one of which has a Mill on it and contains about 91 or 92 acres; the other farm contains about 116 acres. He also left two wood lots one in Liberty District containing between 11 and 12 acres and the other in Wordsborough District of between 4 & 5 acres. The farms are in Shenandoah Dist. and the whole real estate is worth about \$8000.

6<sup>th</sup> Int. Look at the papers now shown you marked Exhibits 1, 2, 3, 4, 5, 6 & 7 and state whether or not the real estate therein described is that of which the said George M. Etyler died seized and possessed?

Ans. I look at them. Exhibits 1, 2, 3 & 4 describe the real estate of which he died seized and possessed except that conveyed away in his lifetime and described in Exhibits No. 5, 6 & 7.

7<sup>th</sup> Int. Will said real estate admit of partition among said children without loss and injury thereto? and would it be to the interest and advantage of all said children, infant as well as adults, for said real estate to be sold and the proceeds divided among them? state your reasons fully for your answer?

Ans. It will not admit of such partition without loss and injury and it would be to the advantage of all to have it sold. The way it is situated I don't think it can be divided. I have heard the answer of the preceding witness to this interrogatory and adopt that as my own.

To the Gen. Int. by the Exam.

Ans. I do not  
(signed) Anderson M. Etyler

Whereupon there being no other witnesses to be examined and no further being required for the production of evidence, the said Examiner hereby certifies that the foregoing and the Original depositions in this cause as the same were read over to the witnesses and signed by them respectively; and I herewith return the same to the Court.

Witness my hand this 28<sup>th</sup> day of August A.D. 1889.

Clayton O. Keedy  
Examiner

Costs of the foregoing testimony  
C. O. Keedy, Exam. fee (2 days) \$8.00  
Certified to

Clayton O. Keedy  
Examr

to being  
with his  
interests  
to 1, 2, 3  
therein  
legally  
real  
estate  
7  
said  
or not  
to ad  
needs  
?  
low  
and  
became  
not be  
value  
good  
line the  
and  
'sperty  
money

Just  
and says

'District.  
? If so,  
did did

Probid  
living?

agent C.

ca or  
residences