

No. 6087 Equity.

Ans: I did not sign any paper at all except the Mortgage,  
5 x but, Have you at any time since you became of age, disaffirmed or  
Execution of said Mortgage on a count of your infancy.

Ans: I did not I never knew until this morning that I was not of  
Age when I signed it, I always thought I was of age when I was 18  
years old, consequently never disputed it.

To the Hon. Just. by the Examr.

Ans, I do not

Grace G. Etchison

Edward C. Adams a witness of lawful age produced on the part  
of the Plaintiff being duly sworn and examined viva voce deposes and  
says as follows: - My name is Edward C. Adams, my age is 37 years.  
I know the parties to this suit, I look at Exhibit No. 1 now shown me  
and know the property therein described, By virtue of that will said  
property came into the possession of Mary E. Etchison wife of Thomas H.  
Etchison. The said Mary E. Etchison died in the year 1882 intestate leaving  
the following Children: -

Helen Apple, wife of Arthur M. Apple

Annie M. Cobb, wife of Eam L. Cobb

Byron F. Etchison husband of Mary E. Etchison

Virgie H. Adams wife of the present witness

Thomas H. Etchison who died since his mother leaving a widow Alice  
V. Etchison an adult and the three following Children who are all  
infants viz: Howard M. Elizabeth and Margaret, the said widow  
and infants reside in Washington D.C.

Grace G. Etchison an unmarried adult, the said Thomas H. Etchison  
is (husband of said Mary Elizabeth Etchison) died in January 1893.

The value of said house and lot mentioned in said will is about  
\$600, in my opinion,

The said real Estate cannot be divided without loss and injury because  
it is town property and is too small to be so divided.

To the Hon. Just. by the Examr.

Ans,

I do not,

Edward C. Adams

Note: - It is hereby agreed between Counsel that the papers and  
proceedings in No. 4516 Equity be used at the hearing of this  
Case as fully as if Certified Copies thereof had been made and  
filed with the Examiner

H. Doney Etchison

for Df

Hammond Urner

for Dfs

whereupon their being no other witnesses to be examined and  
no further time being required for the production of testimony,  
the said Examiner hereby certifies that the foregoing are the  
original depositions in this Case as the same were read over to  
witnesses and signed by them respectively and I herewith return  
the same enclosed to the Court.