

No. 7256 Equity

Testimony re.

It would be to the best interest and advantage of all concerned that it be sold and the proceeds of the sale divided.

To the General Interrogatory propounded by the Examiner,

Nothing more

Daniel Bowles.

Melvin A. E. Reir, a witness of lawful age, produced on the part of the complainant being first duly sworn, deposes and says as follows: -

1st State your name, age & residence & do you know the parties to this cause?

Ans. Melvin A. E. Reir. I am 47 years old. I know all the parties to this cause:

2nd. Were you acquainted with George Witmer in his life & if yes is he living or dead and if dead when did he die and did he die intestate or testate & if intestate, who are his heirs at law?

Ans. I knew George Witmer in his lifetime. He is dead, he died 8 or 10 years ago. he left no will that I know of - He left surviving him a widow, who has since died, and the following children. -

David Witmer an adult son, whose wife's name is Lydia Witmer, Wilhelmine

Schroyer, an adult daughter who is a widow, Margaret Lorne, an adult

daughter whose husband's name is John C. Lorne, all of whom reside in

Fredrick County, Maryland. Martha V. Bruner, an adult daughter, whose

husband's name is Daniel Bruner. Mary Kailor, an adult daughter,

whose husband's name is Thomas Kailor, all of whom reside in Washington County

Maryland. Martin V. Witmer an adult son who died about the month of April A.D. 1900.

Leaving surviving him a widow, the complainant, Roseanna Witmer, and the fol-

lowing children, an adult daughter Loretta, now the wife of Daniel A. Bowles,

William Witmer, all of whom reside in Fredrick County, Maryland. Mary Roach

an adult daughter, whose husband's name is Albert Roach, who are now

residents of this State and reside in the State of Indiana, Jennie Delauter

an adult daughter whose husband's name is Charles Delauter, who are

also non-residents of this state and live in the state of Indiana.

3^d. Did George Witmer die possessed of any real estate in this County, & if yes please describe same.

Ans. Exhibits A' and B' to the Bill filed in this cause, so far as I know describes correctly, the land he owned, it is situated in Catoctin District of this County, land is worth possibly \$100. - It is not capable of division among all these parties without loss and injury and it would be to the best interest and advantage of all the parties to this cause to have the same sold and the proceeds of the sale divided among them according to their respective interests therein.

To the General Interrogatory propounded by the Examiner

Nothing more

Melvin A. E. Reir

Whereupon there 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 true and original deposition in this cause as the same were read over to the witnesses and signed by them respectively and I herewith return the same enclosed to your honorable Court.

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