

No. 7285 Equity.

Testimony to.

He was married to my mother who is dead having died Nov. 17th 1900.

6th Did your father the said John Jacob Notnagel Sr. leave any children and heirs at law and if you give their names ages and residences?

Ans. He left the following named children as his heirs at law, a daughter Annie F. Keast whose husbands name is John C. Keast residing in Frederick City, Maryland a son Frederick C. Notnagel whose wife's name is Minnie both residing in Camden New Jersey, a daughter Louisa Keamp whose husbands name is Clayton H. Keamp residing at Jefferson this County myself Peter S. Notnagel residing in this city all the above named heirs and their respective husbands and wives are adults above the age of 21 years, a son John Jacob Notnagel Jr. who lived in Frederick City Maryland and who died the 1st day of January 1897, and left surviving him one infant child John Jacob Notnagel aged about 7 years living with his mother in Frederick City Maryland. said John Jacob Notnagel Jr. also left surviving him a widow Laura Notnagel mother of the infant son above mentioned said widow being an adult.

Do you know the property of which your father died seized and possessed and if you describe it as to quantity, quality, and give its value, I do, it is situated at the extreme end of W. Patrick Street this city, on the north side of the Hoguetoorn pike, it consists of a lot of about 36 feet front improved with a comfortable brick house and a Pottery kiln and other outbuildings and is worth about 700.00

8th. Is said property susceptible of division without serious loss and injury and would it be for the best interests of all the parties hereto to have the same sold and the proceeds divided among the parties in interest?

Ans. The said property could not be divided without loss and injury and it would be to the best interests of all the parties concerned to have the property sold and the proceeds divided amongst the parties according to their respective interests

P. S. Notnagel

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 cause 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 21st day of December 1900.

Arthur D. Willard
Examiner.

Costs of the foregoing testimony, A. D. Willard 1 day \$4.00
Certified to
Arthur D. Willard,
Examiner.

Filed December 22, 1900.

Peter Samuel Notnagel
Anna F. Keast et al

No. 7285 Equity,
In the Circuit Court for Frederick County
sitting as a Court of Equity.

question
said
let it
correct copy
living
age.
and
value,
36 feet
and also
it is worth
my and
and
read you
to have
the Plaintiff
to
land
ing or
least
shown
aid prop
and if
copy of
is your

General Replicants