

No. 7541 Equity.

Testimony of

Frederick County Maryland.

7th In George Stinkes will he refers to "My daughter Charlotte" State whether or not you know her and if yes is she living or dead

Ans. I didn't know her, I never saw her, but I know of her, she is dead she's been dead a good while, I don't know how long but for more than thirty years.

8th Who are the two children named in said will as "Francis & Thomas"?

Ans. They are Charlotte's children. Charlotte married John S. Roddy now deceased & left these two children. Francis Staley married William L. Davis both of whom reside in this county. Thomas Staley was married but I don't know his wife's name both he and his wife are dead. They lived up near Martinsburg, West Virginia and left surviving them the following children. Essie an adult daughter whose husband's name is David Haine both whom are adults and reside in McCleoport, Pennsylvania. Lottie Staley an adult daughter, James Staley John Staley, William Staley and Charles Staley infants under 21 years of age all of whom reside in Martinsburg, West Virginia.

9th State whether or not the Real Estate you have described can be divided between Catherine Stinkes and the defendants in this cause without loss and injury to them or will it be for the best interest and advantage of all the parties in interest especially the infant defendants to have the same sold and the proceeds divided according to their respective interests therein?

Ans. It would not be possible to divide the land among all the parties in interest according to their several interests therein & it would be much better for all concerned to have the same sold and the proceeds divided amongst them this would be best for all and especially the infant defendants.

10th

What in your opinion is the value of this real-estate?

Ans. I should say about \$1200.00


Genl Int. Is the General Interrogatory propounded by the Examiner.

Ans. I do not.

Charles H. Smith.

Whereupon there being no other witnesses to examine and no further time being required for the production of testimony the said Examiner hereby certifies that the foregoing are the true and 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 your Honorable Court.

Witness my hand and seal this 19th day of November A.D. 1902.

Albert S. Brown. 
Examiner

Filed Nov. 19, 1902.

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