

No. 7574 Equity

The said Amelia Shipley was a sister of William H. Shipley, they left two children, whose names are Morris and Edna Shipley, both of whom are adults, the said Edna is now a non-resident of the State of Maryland, and my information is she is now married to a man named John and they live in Pittsburg Pennsylvania. Morris Shipley lives in Allegany County in this State and is unmarried as far as I know, and the following named children of Charles Phelus a deceased brother of William H. Phelus, the said Charles having died 14 or 15 years ago. George E. Phelus an adult son unmarried, he resides near Liberty in this County. Mary E. now the wife of Terro Brown both of whom are adults and reside in Montgomery County Maryland. Charles E. Phelus whose wife's name is Florence E. Phelus both of whom are adults, and they reside in Howard County of this State. Vernon L. Phelus an adult son unmarried, who resides in this County near Jopkins. Margaret Sarah L. Bell, my husband's name is Charles Bell. Entends a Phelus, a daughter now about 16 or 17 years of age, she resides near our market this County. William Phelus, a son now about 15 years of age he lives in New Market this County.

1st Q.

Did William H. Phelus at the time of his death own any real estate in this County?

Answer

Yes, he did - he owned a house and lot in New Market in this County, and I suppose that Exhibit No. 1 filed in this Cause correctly describes it.

2nd Q.

Is said real estate susceptible of division amongst the parties entitled thereto without loss and injury?

Answer

It could not be divided without great loss and injury.

3rd Q.

Would it be for the best interest and advantage to all the parties in interest to have the same sold and the proceeds divided under the Decree of the Court?

Answer

I think it would be to the best interest and to the advantage of everybody concerned to have the house and lot and the proceeds of such sale divided amongst the parties in interest and entitled thereto under a decree of the Court.

Genl Int

To the General Interrogatory propounded by the Examiner

Answer

Nothing more -
Sarah L. Bell

Signature by the Examiner
as directed by the Witness who
has not known how to write
(Sub) A. J. Brown
Examiner
(1 day)

Adjourned until May 30, 1903 at 10⁰⁰ o'clock A.M. and

1st Q.
Ans.
2nd Q.
Ans.
3rd Q.
Ans.