

No. 7833 Equity.

Case. He died on May 25, 1904, intestate leaving a widow, the preceding witness and the two minor children mentioned by her in said testimony which I have heard. I know the property of which he died seized and found and Exhibit "N. A. J." correctly described the said Real Estate, which is worth about \$2500=

I am the Administrator of his personal estate and the same is not sufficient to pay his debts by a large sum. His personal estate is only about \$450= and consists entirely of money, the household effects being the property of his wife.

He owed me at the time of his death Exhibit "G. M. J." of \$1500= and interest on the same from its date and about \$600=, to various other parties. He also owed the Mortgage of \$1850.= filed in this case to the Savings Institution. Since his death however, his widow has paid \$800= out of her own money to save interest on said Mortgage indebtedness with the understanding that she was to receive it back in the settlement of the estate.

To the Gen. Int. by the Examiner

Ans

I do not, G. Maudy Tenant.

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 case and the same were read over to the witnesses and signed by them respectively and I herewith return the same enclosed to the Court.

Witness my hand this 17th day of November 1904.

Gayton O'Neely,

Examiner.

Costs of the foregoing Testimony:-

G. O. Neely Examiner (1 day) \$4.00

Certified to:-

Gayton O'Neely  
Examiner