

NO. 7723, Equity

- (2) A daughter Mary S. who is the wife of William M. Morrison, both of whom are adults.
 (3) a daughter, M. Catherine, who is the wife of Frank H. Lebert, both of whom are adults and
 (4) a son, Jacob O. Martin, who is unmarried and under 21 years of age. All said parties live in Frederick County, Maryland.

There are three judgments against said real estate. Certified Copies of which are filed with the Case named Exhibits C, D, & E. Said judgments have assigned to Martin L. Longeger.

The said real estate is not susceptible of division among the parties in interest without loss and injury thereto, especially considering the liens that are on it, and it would be to the interest and advantage of all the parties to have the same sold and the proceeds divided.

To the Gen. Sct by the Examiner
 I don't know of any thing further.
 Sarah L. Martin.

and

John T. Collofflower a witness of lawful age produced on the part of the Plaintiffs being first duly sworn and examined Viva Voce deposes and says as follows: -

My name is John T. Collofflower, my age is 63 years; I reside in Graceham Frederick County. I know all the parties to this Suit. I knew Samuel J. Martin in his lifetime. He is dead; he died at his home in Frederick County on January 19, 1904 and left no will.

At the time of his death he was seized and possessed of a farm at Graceham in said County, containing about 120 acres and a Mountain lot of 30 acres near Thurmont in said County. I would think the place is worth about \$7000 = and the wood lot about \$10 = per acre. I look at Exhibits A & B now shown me and they describe said farm and wood lot. Mr. Martin's full name was Samuel Joshua Martin, but he generally went by the name of John Martin and the deeds are made to him as John Martin.

The said Samuel J. Martin at the time of his death left a widow, Sarah O. Martin (the previous witness) and four children as his only heirs at law, viz: -

- (1) A son Frank H. Martin whose wife's name