

No. 7991 Equity

of division equally between us without loss, and injury  
and my brother and I cannot agree about either dividing  
it or selling it.

acc. To the Gen. Sct., by the Examiner  
Nothing that I know of.  
Charles H. Nise.

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  
aforegoing are the original depositions in this cause as  
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 14th day of  
April 1906.

Clayton O. Needy,  
Examiner

Costs of the foregoing Testimony.

C. O. Needy Examiner 1 day \$ 4 00  
Frank L. Fisher, Dist. Judge & Attor " 2 35  
Frank L. Wood " " " " 2 35

Certified to Clayton O. Needy Examiner

Dece

Filed May 24/1906

Charles H. Nise as  
Margaret S. Nise his  
wife.

William S. Nise et al.

No. 7991 Equity.  
In the Circuit Court for Franklin  
County, sitting as a Court  
of Equity.  
May Term, 1906

The above cause standing ready for a hearing, and  
being submitted, the Bill, Answer, Exhibits nos. 1 & 2 and  
all other proceedings were by the Court read and considered.

It is thereupon, this 24th day of May in the  
year nineteen hundred and six, by the Circuit Court  
for Franklin County, as a Court of Equity, and by  
the authority of said Court, adjudged, ordered,  
and decreed, that the land and premises mentioned  
in these proceedings be sold, and that Geo. S. Harper

552  
is  
this  
Fred-  
home  
no  
has  
re  
his  
ere  
uty,  
he  
w,  
ate  
said  
It  
ated  
uch  
said  
ended  
ng  
and  
I  
mong-  
-  
Wood's  
age  
being  
saye  
ge  
form  
the  
Mortga-  
orm, had  
my  
been  
able