

No. 8388 Equity.

Russell E. Lighter, a witness of lawful age, produced on the part of the Plaintiffs, being duly sworn, deposes and says as follows:-

Q. State your name, age and residence?

A. Russell E. Lighter, 33 years, Middletown, Maryland.

Q. Do you know all the parties to this cause?

A. I know all the parties to this cause except the wives of John Tracy and Christopher Davis. I know they are married but I do not have personal acquaintance with their wives.

Q. Did you know George H. Tracy in his lifetime, and now if you state whether he is living or dead, and if dead, when did he die?

A. I knew him; he is dead; he died sometime in June of this year, the exact date of which I do not know.

Q. Did you hear the testimony of Eugene A. Alexander in this cause, as to who constituted the heirs at law of George H. Tracy, and if you state within to your personal knowledge, the persons named by him as the heirs at law of George H. Tracy are his heirs at law?

A. I did; the parties named by him are the heirs at law of George H. Tracy to the best of my knowledge.

Q. State whether or not George H. Tracy was, in his lifetime possessed of any real estate, and if you describe the same the same, giving its value?

A. He owned a one-half interest in a home and lot at Middletown, situated in Saunders Addition to Middletown. I look at "Exhibit A", now shown me, and it is a deed from Ann Sophia Tracy to George H. Tracy, and Howard H. Tracy for this property, and correctly describes the property. This property is valued at about \$800 =

Q. State whether or not this property is susceptible of division among the parties thereto entitled?

A. It is not.

To the General Interrogatory.

A. I now nothing further.

(1 day) 75
(8 miles) 80
155.

Whereupon there being no other witnesses to be examined and no further time being required for the production of testimony the said Examiner hereby certifies that the foregoing are the original depositions in this cause as the same were read over to the witnesses and whose signatures were waived by the parties