

No. 8343 Equity.

ans.

I do not.

Harry B. Keener

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 cause, 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 29th day of September in the year 1908.

Edw. O. Keedy, Examiner.

Receipts of the foregoing Testimony.

Ed. O. Keedy Exam (1 day)	\$10.00
John T. Woodard Wit. mileage & attend	2.35
Manoma E. Allison " " "	.75
Harry B. Keener " " "	2.35
W. Edw. Myron Sheriff	80

Certified to

Edw. O. Keedy, Examiner.

Exhibit No. 4

Filed with the Court Sept. 29-1908.

Frank L. Woodard atty at Law, Frederick, Md.

Baltimore Md Oct 2-1908.

Dear Sir:

We, the undersigned, the widow and some of the children of Thos. M. V. Woodard deceased, who are some of the devisees under the Will of the said deceased, write you to say that we and the others of the devisees under said Will have agreed to sell to John T. Woodard, one of said devisees, the farm mentioned in said will as the Thompson Property, at and for the price of Two Thousand dollars.

We believe the above to be a fair price for the said farm, while to hold it under the provisions of the said Will would be a trouble and a disadvantage to all concerned. All the devisees mentioned in said will are now twenty-one years of age, except that since the death

er
h
ed
am
trich
his
be
Mr.
had
ave
er, who
daughter
of
my
March
mistaken
have
the
found
in
to
in
First
says
is
the
these
I
witness
some
of
ing with
near
ing
belong
for
Comally.