

No. 8369, Equity.

of \$12,557⁷⁹ with interest at $\frac{7}{8}\%$ since Oct 29th 1908.
 Exhibit B. is a Certified Copy of his mortgage
 Schuler J. Long as Trustee also had a
 mortgage on said real estate for the sum of
 \$1,700. with interest @ $\frac{5}{8}\%$ from Aug. 1908. Exhibit D.
 is a Certified Copy of his Mortgage.

I am acquainted with the two parcels of
 land described in Exhibit C. Filed with the Bill
 aggregating 83 acres, 3 rods and 12 perches
 They were bought to the farm as it originally was
 It will be to the benefit and advantage of all
 the parties concerned to have said 83 A. 3. P.
 and 12 perches sold for the reason that the
 proceeds will enable the liens to be paid off
 on the whole farm and still leave the farm
 of a desirable size, and the farm is too large
 as it is now to be farm to advantage. Considering
 the liens on which interest have to be paid.

The County road cuts these 83 acres off from
 the balance of the farm entirely. There are no
 buildings on the 83 acres. These 83 acres could
 not be divided among the parties in interest without
 lose thereto. Vivian A. Lamar. The infant mentioned
 will be 21 years old in October next.

To the said Int by the Examiner,
 and Nothing further.
 Charles J. Lamar.

Charles J. Lamar, a witness of lawful age pro-
 duced on the part of the Plaintiffs being first duly
 sworn, and being examined *Viva Voce* before and
 says as follows:

My name is Charles J. Lamar, my age
 is 66 years, I am the husband of the preceding
 witness, whose testimony I have heard, and also
 live on the farm mentioned in this case. I
 know all the parties, they being my wife and
 children, and her sister, namely Mr. Johnson
 and aged lady about 80 years of age and
 Mr. Potts and Mr. Long the mortgagors.

The name, age and residence are as
 given by the preceding witness, whose testimony I heard
 I know the 83 and a fraction and described
 in Exhibit C. and it would be advantageous
 to all the parties concerned to have the same
 sold for the reason that it would enable the
 liens now resting on the whole farm to be paid
 off in full and besides the land lays separate from