

NO 8521 Equity.

better to see it and divide the proceeds.

To the General Interrogatory?

a. Nothing further.

(Signature waived.)
(1 day).

Whereupon there being no other witnesses to examine and no further time being required for the taking of testimony, the said Examiner hereby certifies that the foregoing are the true and original depositions of the witnesses in this cause as the same were read over to the said witnesses, and that the same were taken down as given by the said witnesses in stenographic notes by Claude S. Heaher, the Examiner's scribe, and subsequently transcribed in typewriting and the said Examiner Henrich, encloses the same under his hand and seal to your honorable court.

Witness my hand and seal this 3rd day of February A.D. 1910.

Albert S. Brown (Seal)
Examiner.

Costs of the foregoing testimony

Albert S. Brown, Examiner, one day	\$ 4.00
Claude S. Heaher, Examiner's Clerk, " "	3.50
E. Charles Penn, Witness, " " five miles	1.25
Charles Wertheimer " " "	.75
Total,	\$ 8.50

certified to

A. S. Brown
Examiner

Decree.

Filed Feb 14th 1910.

D. Charles Flook et al.

In the Circuit Court for Frederick County, sitting as a Court of Equity.

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January Term 1910

J. Ridgely Flook, infant

The above cause standing ready for a hearing and being submitted, the Bill, Answer, Exhibits evidence and all other proceedings were by the court read and considered.

It is therefore, this 14th day of February in the year nineteen hundred and ten by the Circuit Court for Frederick 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.