

No 9014 Equity.

depositions that is to say,

Present

Francis L. Stoner Esq.,
of Solicitors for Complainants,
and the Witnesses.

Aaron T. Anders, a witness of lawful age produced on the part of the Plaintiffs having first been duly sworn deposed and says,

My name is Aaron T. Anders & live in Frederick Maryland. I personally know all the parties to this Cause excepting Harry Englar, the plaintiff, and his wife, although I remember that Mr. Jesse Englar had a son by that name.

Josiah Englar had three other children besides the Plaintiff namely,

John L. Englar, whose wife's name Emma, and Mamie Englar a daughter who married to E. Joseph Englar. All of these persons are adults and residents of New Market, Carroll Co. Md.

Leatrice Englar an adult, daughter Mabel became affixed and who has been in the Spenceville Hospital at Springfield for about the past 17 years. There are all the children of Josiah Englar, who died intestate several years ago.

John Englar the other Brother of Nathan A. Englar, died about 20 years or more ago, and left surviving him the following children -

Margaret Englar, who is an adult and is unmarried and who resides in Baltimore, Md. Bennie Englar, an adult son whose wife's name is Myrtle Englar, they are both adults and residents of Union Bridge, Md.

A sister of Nathan Englar whose name was Lydia and died before the said Nathan A. Englar. I believe intestate she never married, and had no children and her heirs at law and next of kin are the children of her brothers Josiah and John L. Englar as I have described above.

I know Leana Englar the wife of Nathan A. Englar who died the past winter. I think in January, 1918, at Union Bridge Maryland.

I know the real estate described in the Bill of Complaint, nos. 2 and 4, filed in this case. Exhibit no. 2, describes the main farm and Exhibits 4 divides several small tracts aggregating about 8- to 9, acres, that he bought from Reuben Saylor Marling the aggregate acreage, about 164, acres of land. I think this property is worth about \$55- to 60- per acre.

This farm is not susceptible of division amongst the parties entitled to the interests therein without loss and injury to their interests, and it would be advantageous to all the parties interested to have the same sold under a decree of the Court, as it consists one farm with one set of farm buildings.

To Gen. Sub
and no. per P. Anders
Aaron T. Anders