

To the Gen.Int,by the Examiner.

Ans.

Nothing furtherthat I know of.

C.C.Stottelmyer.

Emory Frey a witness of lawful age produced on the part of the Plaintiff being duly sworn and Examined viva voce deposes and says as follows-

My name is Emory Frey my age is 45 years I reside in Catootin District in Frederick County,I know all of the parties to this suit.I knew Georgianna Marken and James H.Marken her husband,They are both dead,She died in the year 1913.and he died in January of this year,They both died without wills from what the family tell me they left very little personal property,not over \$45 or \$50.and no one has administered on it,They left the real estate described in Exhibit Nos.2 & 3 and that was their only real estate.They left seven children,whose names ages,condition in life and residence are correctly given in the testimony of the proceeding witness Mr.Stottelmyer whose evidence I have heard .

To the Gen,Int.by the Examiner

Ans.

Nothing further.

Emory Frey

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 as the same were read over to the witnesses and signed by them respectfully, and I herewith return the same enclosed to the Court.

Witness my hand the 8th day of March in the year 1916.

Clayton O.Keedy.
Examiner

Costs of the foregoing testimony

C.O.Keedy Examiner (1 day)-----	\$4.00
C.C.Stottelmyer Witness,milage & Attend.-----	\$2.55
Emory Frey " " " "-----	\$2.25
	<u>\$8.80</u>

Certified to:-

Clayton O.Keedy.
Examiner.

Filed March 8'1916.

Christopher C.Stottelmyer

No. 9416 EQUITY.

VS.

In the Circuit Court for Frederick County,sitting as a Court of Equity.March TERM,1916.

Cora Idella barkdoll et al.

The above cause standing ready for a hearing,and being sibmitted,the Bill,Answer,Exhibits and testimony and all other proceedings were by the Court read and considered.

It thereupon,this 21st day of March in the year Nineteen hundred and Sixteen 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,and that Christopher C. Stottelmyer of Frederick County,be,and he is hereby appointed Trustee to make the said sales,and that the course and manner of his proceedings shall be as follows! he shall first file in the Clerk's office of this Court,a BOND to the State of Maryland,executed by him with a surety,or sueties,to be approved by the Court,or the Clerk thereof,in the penalty thereof of six hundred Dollars,conditioned for the faithful performance of the trust reposed in him by this decree,or which may be reposed in him by any future order,or decree in the premises.He shall then proceed to make sale of the Real Estate,having at first given at least three weeks previous notice,inserted in some newspaper printed in Frederick County,and such other notice as he may think proper of the time,place,manner and terms of sale;which terms shall be as follows!All of the purchase money to be paid in cash on the day of sale,or on the ratification thereof by the Court,and as soon as may be convenient after any such sale or sales,the said Trustee shall return to this Court a full and particular account of the same,with an affidavit of the truth thereof,and of the fairness of such sale or sales annexed,and on the ratification of such sale or sales,by the Court,and on payment of the whole purchase money,and not before,the said Trustee,by a good and sufficient deed to be executed and acknowledged agreeably to law,shall convey to the purchaser or purchasers of the said property,and to his,her or their heirs,the property to him,her or them sold,free,clear,and discharged of all claim of the parties to this