

(a) Maurice R. Strine, (b) Desse D. Anderson, (c) Roy N. Strine, (d) Carl E. Strine, (e) Estelle N. Duchon, (f) Dora E. Reifsnider, (g) Charles R. Strine, and (h) Gladys C. Anderson, all adults.

The land and premises in question is composed of about eight acres of land and is improved by a two story weatherboard dwelling house and out-buildings. The premises cannot be divided equally among the parties at interest without loss and injury and partition cannot be made without the aid of the Court. One of the heirs will not consent and one of them cannot be found.

No Cross Examination.  
General Interrogatory.  
Nothing further.

Maurice R. Strine

Charles J. F. Miller, a witness of lawful age produced on the part of the Complainants being first duly sworn, deposes and says as follows:

My name is Charles J. F. Miller, I reside at Woodsboro, Maryland.

I knew Isaac E. Strine during his lifetime and his wife, Susan E. Strine, during her lifetime and I know that Isaac E. Strine died on or about the 10th day of November, 1919, and that Susan E. Strine died in February, 1915, leaving the following named children as their heirs-at-law and next-of-kin:-

(a) Maurice R. Strine, (b) Desse D. Anderson, (c) Roy N. Strine, (d) Carl E. Strine, (e) Estelle N. Duchon, (f) Dora E. Reifsnider, (g) Charles R. Strine, and (h) Gladys C. Anderson, all adults.

I know that Isaac E. Strine and wife lived on about seven acres of land in Woodsboro District, The property is somewhat in disrepair. I know that the premises cannot be equally divided between the children without loss and injury and I think it would be to the interest of all the parties that the place be disposed of.

No Cross Examination.  
General Interrogatory.  
Nothing Further.

C. J. F. Miller.

John W. Snook a witness of lawful age produced on the part of the Complainants, being first duly sworn, deposes and says as follows:

My name is John W. Snook. I reside at Frederick, Maryland.

I knew Isaac E. Strine during his lifetime and his wife, Susan E. Strine during her lifetime and I know that both of them are dead. They left surviving them as heirs-at-law and next-of-kin the following children.

(a) Maurice R. Strine, (b) Desse D. Anderson, (c) Roy N. Strine, (d) Carl E. Strine, (e) Estelle N. Duchon, (f) Dora E. Reifsnider, (g) Charles R. Strine, and (h) Gladys C. Anderson, all adults.

I know that the Strines lived on a small tract of land containing about seven acres improved by a weatherboard house in Woodsboro, Election District and that the premises now need attention and repairs. I have been at the premises several times lately and I know its condition. I feel that the premises cannot be equally divided between all of the parties in interest without loss and injury and that it will be necessary for the court to appoint a trustee to sell the same and divide and proceeds among the parties interested. I am not related to the parties in any way and have no interest in any of them.

No Cross Examination.  
General Interrogatory.  
Nothing Further.

John W. Snook