## 18EA 22 PAGE 619

the parties in interest?

- A Absolutely. That is the only way I could see it could be done.
  - Q I have no further questions.
    - MR. STEWART BROWN: I would like to offer into the record Exhibit A, which is a certified copy of the deed, and Exhibit B, which is a certified copy of the will of William Joseph Proctor.

MR. BENNETT: No questions.

CROSS EXAM. BY MR. EDWIN C. BROWN, SR.:

- Q "et me ask you, Mr. Proctor: do you know of any of the heirs who are willing to buy this land and pay off the other heirs?
  - A I never heard of anyone.
  - Q And it is your opinion this land cannot be divided in kind?
- A I don't see how it could be, that is, each parcel, you know, to stake out.
- Q No, we are just talking about the entire fifty acres in question, whether or not it can be divided in any way and be susceptible to these various heirs.
  - A I wouldn't think so.

MRS. MAGGIE PROCTOR, one of the defendants, being first duly sworn, deposes and says:

By Mr. Stewart Brown:

- Q Will you tell us your name, your age and your residence, please?
- A My name is Maggie Proctor; I am 89 years old, and Barnesville is my residence.