

above described equal to an undivided one seventy-second part, as tenants in common, subject however to the right of courtesy of their father John Mason, husband of Bertha Mason. And your petitioner further shows that the said Maggie Loughed departed this life in the month of March, Nineteen hundred and two, leaving her surviving two children Harry Loughed, aged nine years, and Florence Loughed, aged, sixteen years, each of which said children by the death of the said Maggie Loughed became invested of an estate in the premises above described equal to an undivided one eighteenth part, as tenants in common, subject, however, to the right of courtesy of James Loughed surviving husband of said Maggie. And your petitioner further shows that the said Elsie Weeks, Lillie Weeks, Warren Weeks, Annie Weeks and Alice Weeks; and the said Lelia Mason and Carl Mason; and the said Harry Loughed and Florence Loughed are respectively under the age of twenty-one years and have respectively no statutory guardian.

Therefore, your petitioner prays that this Honorable Court may order and direct a division of such real estate to be made between the said owners in such shares and proportions as they may be entitled to by law; and if it shall appear to the Court by satisfactory proof that the said tract of land cannot be partitioned among said owners and proprietors without great prejudice to their interests, your petitioner prays that the said tract of land may be ordered to be sold at public auction to the highest bidder, according to the provisions of the statute in such cases made and provided. And your petitioner will ever pray.

Jonathan Weeks.
by Charles A. Baake,
Attorney.

Atlantic County, ss.

Jonathan Weeks, being duly sworn on his oath says, that he is the petitioner named in the foregoing petition, and he further deposes that he has heard the above petition read and knows the contents thereof, and that the facts therein stated are true to the best of his knowledge and belief.

Sworn to and subscribed before me, this Twenty-ninth day of March, A.D. Nineteen hundred and five.

Charles A. Baake
Attorney in Chancery, New Jersey.

Jonathan Weeks.

Atlantic County Orphans' Court.

In the matter of the partition of lands of Hannah Weeks, on petition of Jonathan Weeks.

Application having been made to this Court by the above named Jonathan Weeks by his petition, stating that the petitioner is a tenant in common with others of all the following described tracts and parcels of land, to-wit: No. 1. All that certain parcel or lot of land situate in the Township of Mullers, in the County of Atlantic and State of New Jersey, being the most westerly portion of a tract which said William Weeks purchased of Ulrich Johnson and adjoins the lands of Jesse Richards and others, and

is bounded as follows; to-wit: Beginning at a small pine tree marked "A" standing at the Southwesterly end of the division line between lands of said William Weeks and that of his two brothers James and Josiah Weeks and in the closing line of the original survey eleven chains and fourteen links from the beginning corner thereof and runs from thence (1) Along said division line North seventy-six degrees and thirty-nine minutes East nineteen chains and ninety links to a small white oak marked for a corner; thence (2) North five degrees West twenty-two chains and fifty links to Jesse Richards line; thence (3) Along the same North forty-four degrees fifteen minutes West twenty-two chains and thirty-five links to the pine stump beginning corner of survey by the south side of Negro Creek; thence (4) Along the line of the original survey to the place of beginning containing twenty-eight acres and thirty-five one hundredths of an acre, more or less.

No. 2. Beginning at a point being the fifth corner of a tract of land devised by said William Weeks to Isaac Weeks, which said tract was subsequently divided between the heirs of said Isaac Weeks, and runs thence (1) North forty-one and one quarter degrees West ten chains and ten links; thence (2) South four and three quarters degrees West eleven chains and eighty-five links to a point; thence (3) South eighty degrees East seven chains and forty-seven links to a point in the fourth course of said tract devised by William to Isaac Weeks; thence (4) In said fourth course North two degrees and thirty-six minutes East five chains and sixty-two links to the place of beginning containing six and seventy-three one hundredths acres.

No. 3. Beginning at a point in the first course of the property devised as aforesaid by William Weeks to the said Isaac Weeks three chains and thirty-two links Northwardly of the place of beginning as described in said devise; and runs thence in said first course North seventy-seven degrees East one chain and sixty-eight links; thence (2) North four and three quarters degrees East twenty-nine chains and fifty links; thence (3) North forty-one and one quarter degrees West two chains and ninety-six links; thence (4) South three and three quarters degrees West thirty-two chains to the point of beginning containing five and three quarters acres; and that Elsie Weeks, Lillie Weeks, Warren Weeks, Annie Weeks, Alice Weeks, Lelia Mason, Carl Mason, Harry Loughed and Florence Loughed are respectively under the age of twenty-one years and have respectively no statutory guardian; and praying this Court for a partition of said lands among the owners and proprietors thereof; and it appearing that notice has been given of said application as required by law, and that the facts set forth in said petition are true, and no cause being shown or appearing to the contrary.

It is on this twenty-first day of June, A.D. nineteen hundred and five, ordered that a division of the real estate in said petition described be made between the owners thereof in the shares and proportions