

August Term 1842 -

twelve free honest and lawful men of his bailiwick who on the oaths aforesaid respectfully do say that on the day and year they went to and upon the lands and tenements of which Dair in the said mentioned deed seized and then and there did, the same lands and tenements could not be parted and d among the widow and all the children in the said writ men without prejudice to or spoiling the whole thereof - and the inquest aforesaid on their oaths aforesaid have valued & appraised the same at the sum of one thousand dollars lawful money United States, at and for which sum of one thousand dollars aforesaid the inquest aforesaid upon their oaths aforesaid do appraise the same - In Testimony whereof as well the said as the inquest have to this inquisition interchangeably set their seals dated the and year above written. -

Dec^r 10th 1842
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and now to wit on Motion of Thomas Sutton rule on the heirs representatives to appear at the next term of the orphans court except or refuse the real Estate at the appraisement - 26th James Boule issued -

April 6th 1843 Served notices personally on John Silris & David Silris - at Daniel Bull's house left notice at Daniel Silris house with Catharine - Jacob Stutzer left notice at his house with Johnathon Co apprentice - left notice with Thomas McKelvey - left notice at Isaac Courson house with his wife - April 11th 1843 - Served notice - Downing personally - May 6th 1843 On motion of Thomas Sutton for Daniel Silris one of the heirs - rule on the other heirs and legal representatives of said intestate to shew cause why the real Estate not be sold - 6th May 1843 rule Granted - 9th June 1843 Issue

May 20th 1843 Served the within citation on all the Heirs of Da and now to wit 7th February 1844 Bond filed - and now to wit 7th February 1844 On motion of Thomas Sutton for on the administrator to sell the real Estate of said intestate the same been refused by the heirs and no cause shown why the same should be sold - the court do order and decree as follows - "viz" That the administrator expose the said land to sale by public vendue or outcry on the Monday the first day of April next with leave to adjourn to time till the first Monday of May following - That notice of the place of sale be given according to law - 7th February 1844 order do

The administrator reports that in pursuance of the foregoing sale he did on Monday the first day of April A.D. 1844 - after

public sale the premises therein described and no sufficient price
bidder adjourned the said sale from time to time till the twentieth
last past when after due public and timely notice having been given
id he sold the same ^{by} public vendue or outcry to Thomas M^o Kelley Esq^r
sum of six hundred and thirty nine dollars he being the highest
bidder and that the highest and best price bidden for the
he undersigned therefore prays that the sale so made as aforesaid
confirmed by the court - and that he be authorized to execute a
the purchaser for the same on his complying with the terms
e^t ^{et} May 6^o 1844 Sale confirmed. Si li

August 1842

in the matter of the Petition and now "to wit" 5th August 1842. The petition of Daniel Silris oldest son and heir at law of David Silris late of Bedbank Township dec^d was presented setting forth that your petitioner said father died intestate on the day of June A.D. 1841 leaving issue seven children "to wit" your petitioner Daniel Silris - David Silris - John Silris - Susan intermarried with Isaac Corson - Elizabeth intermarried with Jacob Stalger - Mary intermarried with Peter Loman & Catharine who was intermarried with Leonard Sulph and is since deceased leaving issue three children "to wit" Abraham - Daniel & Christian all of whom are of full age; and that the said intestate died seized in his demesne as of fee of and in a certain messuage, parcel or tract of land situate in the Township & county aforesaid - Bounded on the North by lands of Conrad Silris, on the East by land of Levi Dorenspike, on the South by land of Timothy Tickering and on the West by lands of Samuel Louny, Jr and others and containing about one hundred and nine acres be the same more or less with the appurtenances.

Oct 12th 1842

our Petitioner therefore pray your honors to award an inquest to make partition of the premises aforesaid to and amongst the children and representatives of the said intestate in such manner and in such proportions as the laws of this Commonwealth is directed, if such partition can be made without prejudice to or spoiling the whole - but if such partition cannot be made thereof as aforesaid, then to value and appraise the same, and further enquire and ascertain whether the said real Estate with the appurtenances will conveniently accommodate more than one of the children of the said intestate, and if so how many of the said children will it conveniently accommodate - and make report of their proceedings to the next General Sessions Court. - 5th August 1842. inquest awarded -

Inquisition indented and taken at the house late of David Silris dec^d in the Township of Bedbank in the county of Clarion and State of Pennsylvania on the first day of September in the year of our Lord one thousand eight hundred and forty two - before James Hapson Esq^r high Sheriff of said county of Clarion by virtue a writ of Partition or valuation to him directed and to this inquisition answered by the oaths of Lewis Dorenspike - Peter Schlatterloch - Frederick Bohney - George Trumbull - John Haines - Philip H. Huffmann - Abraham Schlatterloch - Joseph Hoartzell - Joseph Shaver - Charles Hamilton - Jacob Shonker & George Space