

And the Court being fully advised in the premises, doth further order, adjudge and decree that the lands described in the Original Petition in this cause, and further described herein above, heretofore held and owned in common by the parties here-to, shall henceforth be held and owned as follows: to-wit:

Josephine B. Wiles, Sarah Elizabeth Wiles and Fred B. Wiles shall henceforth have, hold and own as tenants in common, in the respective proportions as their interests therein may now appear, Share No. 1 as assigned to them by the Commissioners in this cause, which is more particularly described as follows, ti-wit:

$S\frac{1}{2}$  of Lot No. 2 and all of Lot No. 7, of Sec. 4,  
and  $E\frac{1}{2}$  of NW $\frac{1}{4}$  & W $\frac{1}{2}$  of NE $\frac{1}{4}$  of Sec. 10, all in Twp.  
8, Rg. 2 West, and Situated in the County of  
Madison, and State of Mississippi.

Mary E. Farr shall henceforth have, hold and own in her individual right share No. 2 as assigned to her by the Commissioners in this cause, which is more particularly described as follows: to-wit:

$S\frac{1}{2}$  of Lot No. 8, of Sec. 4, and  $E\frac{1}{2}$  of SW $\frac{1}{4}$  & W $\frac{1}{2}$   
of SE $\frac{1}{4}$  & W $\frac{1}{2}$  of NW $\frac{1}{4}$  of Sec. 3, all in Twp 8, Rg.  
2 West, and situated in the County of Madison,  
and State of Mississippi.

It is further ordered, adjudged and decreed that the said Josephine B. Wiles, Sarah Elizabeth Wiles and Fred B. Wiles as tenants in common, and the said Mary E. Farr individually and in her own right, shall henceforth have, hold and own the lands, or shares, above assigned to them, each share to be held and owned free from, and divested of all right, title, interest, claim, equity or demand or all the other parties to this suit, save to such parties or party to whom such share has been assigned and set apart, together with all buildings and improvements situated thereon, and all the appurtenances thereunto belonging, or in any way appertaining thereto; and the parties to whom said shares have been assigned and set apart shall enter into possession of their respective shares upon the rendition of this decree.

It is further ordered, adjudged and decreed that the plat or map prepared by the Commissioners and filed with their report be recorded on the land record with this decree.

It is further ordered, adjudged and decreed that J. Paul White, attorney of record for Petitioners in this cause, be, and he is hereby allowed, for services rendered herein, the sum of \$400.00 to be taxes in the costs of this cause, and to be a lien, until paid, prorata, upon the respective shares assigned to the parties to this suit; and that the commissioners making this partition be allowed the sum of \$2.50 each for their services, all of which shall be taxes with the costs of this cause, and, with the other costs herein, be a lien prorata, until paid, upon said shares so assigned to the parties to this suit.

It further appearing to the Court that the said Josephine B. Wiles, Sarah Elizabeth Wiles and Fred B. Wiles are all of the heirs at law of J. M. Wiles, Deceased, and that they may be without the necessary funds to pay their prorata of the costs, attorneys fees, etc., in this cause, it is ordered, adjudged and decreed that the administrator of the Estate of said Decedent be and he is hereby authorized and empowered to pay the same out of the funds of said estate, and take credit for the amount so paid in his accounting with the Court in said cause.

It is further ordered, adjudged and decreed that the Clerk of this Court record the final decree in this cause and this decree confirming partition, together with the plat or map filed with the Commissioners' report in this cause, on the land records in his office; and that all the pleadings and papers filed in this cause, and the final decree in this cause and this decree be made a matter of final record.

Ordered, adjudged and decreed, this the 15th day of Dec. A.D. 1923.

V. J. Stricker, Chancellor.

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----- SEE NEXT PAGE FOR MAP. -----