

It is further specifically agreed that the lands here conveyed to T.B.Cook shall be primarily liable for the \$1750.00 note and interest, and the remainder of the lands covered by deed of trust above referred to, will be primarily liable for note of \$4107.77, and interest thereon. In event of foreclosure under said deed of trust, said lands shall be sold in separate parcels, to satisfy said notes respectively.

Witness our signatures, this 18th day of November, 1929.

C. W. Miller,
Mary B. Miller

State of Mississippi)
County of Madison)

Personally appeared before me, a Notary Public in and for said County and State, the within named, C. W. Miller & Mary B. Miller, who acknowledged that they signed and delivered the foregoing instrument on the day and year therein mentioned.

Given under my hand and official seal, this 18th day of November, 1929.

(SEAL)

Meta Dinkins, Notary Public

SANDY SCOTT HEIRS

Fannie Scott, Tom Scott,
Will Scott, Robert Scott,
Isidore Scott, Jim Scott
To/Partition
Fannie Scott, Tom Scott,
Will Scott, Robert Scott
Isidore Scott, Jim Scott

Filed for record the 22nd day of Nov.,
1929 at 3 o'clock P.M.
Recorded the 29th day of Nov., 1929.

W. B. Jones, Chancery Clerk

No. 9076

Fannie Scott et al VS Robert Scott et al

This cause coming on this day to be heard on the Commissioners Report motion for confirmation thereof, and all of the pleadings and former orders and decrees rendered herein, and it appearing to the satisfaction of the court that said Commissioners have in all respects complied with the law and the former decrees of this court, and that the partition made by them was fairly and equitably made and that said report and partition should be confirmed;

It is therefore ordered, adjudged and decreed that the said report of F.M. Heberer, C. H. Smith, and J. B. Lee, Commissioners of this court, be, and it hereby is in all respects fully ratified, approved and confirmed.

It is further ordered, adjudged and decreed that title to SHARE NO. 1, described as:

$\frac{1}{2}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ and 9 acres off North end of E $\frac{1}{2}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ and 9 acres off North end of W $\frac{1}{2}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$, all in Section 10, Twp. 10, Range 5, East,

be, and it hereby is vested in BEATRICE SCOTT, VILUS SCOTT and REBECCA SCOTT, as tenants in common.

That title to SHARE NO. 2, described as:

11 acres off South end of E $\frac{1}{2}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ and 11 acres off South end of W $\frac{1}{2}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$, and 15 acres off West end of SE $\frac{1}{4}$ SE $\frac{1}{4}$, all in Section 10 Twp. 10, Range 5 East, be and it hereby is vested in TOM SCOTT.

That title to SHARE NO. 3, described as:

W $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ Section 10, Twp. 10, Range 5 East, be, and it is hereby vested in ROBERT SCOTT.

That title to SHARE NO. 4, described as:

E $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ Section 10, Twp. 10, Range 5 East, be, and it hereby is vested in ISIDORE SCOTT.

That title to SHARE NO. 5, described as: 25 acre

25 acres off East side of SE $\frac{1}{4}$ SE $\frac{1}{4}$ Section 10, Twp. 10, Range 5, East, be, and it hereby is vested in FANNIE SCOTT, and that all of the right, title, claim or demand of all of said parties be, and it hereby is divested in all of said lands except to that lot herein respectively allotted to each of them.

It is further ordered, adjudged and decreed that Ray & Spivey, Attorneys, be, and they are hereby allowed a fee of \$75.00 for their services in this matter, and said Commissioners are allowed a fee of \$ as provided by law, each, all of which, together with the costs in this cause, shall be a charge against all of the lands aforesaid.

Ordered, adjudged and decreed this the 12th day of May, 1927.

ALL FEES due us paid in full.
RAY & SPIVEY.

V. J. Stricker, Chancellor.