

plaintiff, Albert W. Twist, was the owner and entitled to the possession of an undivided one ninth (1/9) part of said premises, and that the plaintiff, Jennie Lloyd, nee Twist, was the owner and entitled to the possession of an undivided one ninth (1/9) part of said premises, and that the plaintiff Tony Twist, Sr., was the owner and entitled to the possession of an undivided one third (1/3) part of said premises, and that the plaintiff Sallie Lewellen, was the owner and entitled to the possession of an undivided one eighteenth (1/18) part of said premises, and that the plaintiff Eva Stewart, was the owner and entitled to the possession of an undivided one eighteenth (1/18) part of said premises and that the plaintiff Zula Rider, was the owner and entitled to the possession of an undivided one eighty first (1/81) part of said premises, and that the plaintiff, Ruth Smith, was the owner and entitled to the possession of an undivided one eighty first (1/81) part of said premises, and that the plaintiff Mary L. Bean, was the owner and entitled to the possession of an undivided one eighty first (1/81) part of said premises and that the plaintiff, Jennie Bean, a minor, by J. M. Beanher, next friend, was the owner and entitled to the possession of an undivided one eighty first (1/81) part of said premises, and that Henry Bean, a Minor, by J. M. Bean, next friend, was the owner and entitled to the possession of an undivided one eighty first (1/81) part of said premises, that John Bean, a minor, by J. M. Bean, next friend, was the owner and entitled to the possession of an undivided one eighty first (1/81) part of said premises, that Everett Bean, <sup>a minor</sup> by J. M. Bean, next friend, was the owner and entitled to the possession of an undivided one eighty first (1/81) part of said premises, that Edna Bean, a minor, by J. M. Bean, next friend, was the owner and entitled to the possession of an undivided one eighty first (1/81) part of said premises, that Jessie Bean, a minor, by J. M. Bean, next friend, was the owner and entitled to the possession of an undivided one eighty first (1/81) part of said premises, that said minors are all plaintiffs herein: That Albert Twist, a minor, by Leoria Twist, next friend, was the owner and entitled to the possession of an undivided one forty fifth (1/45) part of said premises, That Jessie L. Twist, a minor, by Leoria L. Twist, next friend, was the owner and entitled to the possession of an undivided one forty fifth (1/45) part of said premises, that Kuroki Twist, a minor, by Leoria L. Twist, next friend, was the owner and entitled to the possession of an undivided one forty fifth (1/45) part of said premises, that Willie Twist, a minor, by Leoria L. Twist, next friend, is the owner and entitled to <sup>the possession</sup> an undivided one forty fifth (1/45) part of said premises that said minors are all parties plaintiff herein, ; that Venia Adair, defendant is the owner and entitled to the possession of an undivided one ninth (1/9) part of said premises.

And ordering that three commissioners therein named should make partition of said premises in said order set out:

And afterwards said commissioners made return that said property could not be divided without manifest injury together with their valuation and appraisement.

And Whereas, afterwards, Albert T. Twist, one of the heirs, and parties to said proceedings did elect to take said premises at the appraisement thereof and pay to the other parties to said proceedings their proportionate share of the appraised value thereof and an order was made by the Court, authorizing the said Albert W. Twist to take said premises at their appraised value and pay into the clerk of this Court for the use and benefit of the other said parties their proportion of the appraised value and directing the Sheriff of this said County to make a deed to the said Albert W. Twist, to said premises.