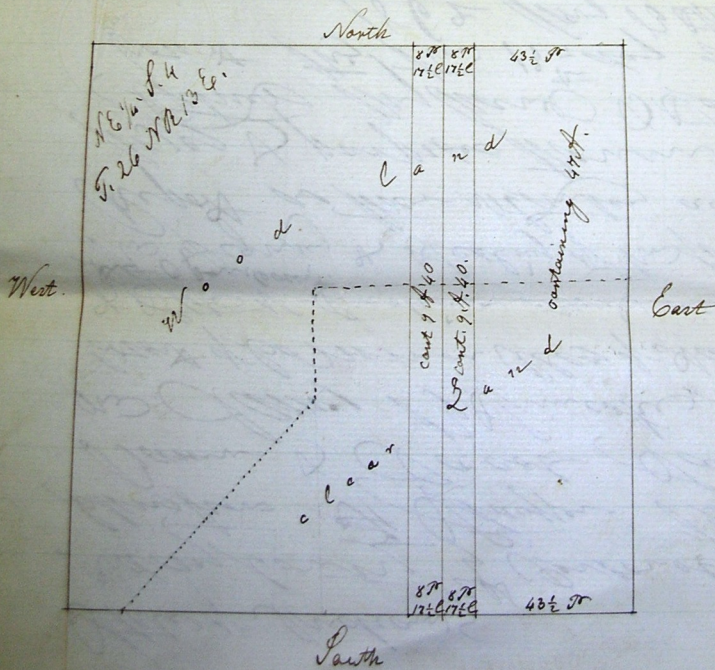


of said Rear Estate, among the parties
parties, stands for the said Warrent, of
Particular purchase to be in the direction
and of plain certificate, in said Warrent
should stand as a duty at all and assign
in, Severally the two Plaintiff, Catharine, Myrtle
and their part in value of said land which said third
part in value is described as follows to wit, the East
part of the North East quarter of section four (4) of
the Town-Ship Twenty Six (26) North,
of Range Thirteen (13) East, and bounded as follows
commencing at North East corner of
said North East quarter of section four (4) of
Town-Ship Twenty Six (26) North of the
Thirteen East, in said Volusia County, Florida
Running thence North one hundred and
seventy three perches & eight feet, to a
stake at the North East corner of said
quarter section Four West forty three
& one half perches to a stake thence South
one hundred & seventy three perches to a
stake at the South line of said quarter
section Three East forty three & one
half perches to the place of beginning
estimated to contain forty seven Acres after
deducting the lot here before added to the
Town-Ship for a School House site, for her
share of said Rear Estate,

x of said Real Estate, which said fifthteenth part
in value is described as follows to wit, being
part of the East half of the North West quarter
of section four (4) in Town Ship twenty nine
(29) North, of Range thirteen East, in said County
of Adams and bounded as follows, to wit, commencing
with two perches & five links West of the West
East corner of the North East quarter of
section four (4) in Town Ship twenty
nine (29) North, of Range thirteen (13)
East, in said County of Adams &
County named North and Leonard
and seventy three perches and eight
links to a stake at the North boundary line
of said quarter section. Thence West
eight perches & seventeen & one half links
to a stake Thence South one hundred &
seventy three perches & eight links
to a stake at the South boundary line
of said quarter section Thence East
eight perches & seventeen & one half
links to the place of beginning, estimated to
contain nine acres & forty hundredths
of an acre for her share of said Real
Estate. And we set off and assign to the said
George Stogdill, John Stogdill, Robert Stogdill
Leonard Stogdill, William C. Stogdill, Rachel Kirkland
Nathaniel Fox, & Elizabeth Stogdill jointly the Remaining

West part of said North East quarter of
 section four (4) in Town Ship, twenty
 five North of Range thirteen (13)
 East being eight fifteenth part in
 value of said Real Estate for their
 Share thereof. And having fully
 partitioned said land & admitted
 the above together with the plat
 hereto annexed as our Report
 given under our hands &
 Seal this the 18th day of
 January - A.D. 1869.

Christian F. Kauffer.
 Ferdinand ^{1st} Baum
 Jacob Sauff



State of Indiana
Adams County, ss Personally came
before me at the County Court Benjamin
Barnes & Jacob Harff before
me Henry B. Lincoln, Clerk of the
Court of Common Pleas of Adams County
& State of Indiana and acknowledged
the signing & sealing of the foregoing
Report as their voluntary act ^{in deed} for the
uses & purposes therein mentioned
Barnes My hand & Seal of said
Court this 13th day of January
1862 Henry B. Lincoln
Clerk

the said Plaintiff and Defendant upon which Petition such proceedings were had in said Court as recited in the Recitation of an interlocutory Decree for Partition of said land in said Petition mentioned, to wit. One North East Quarter of Section four (4) in Township Twenty Six (26) North, of Range thirteen (13) East returned to contain one hundred and seventy five (175) acres and forty nine hundredths of an acre, in Adams County Indiana,

And you are each appointed by said Court to make partition of said land by setting off and assigning to the said Catharine Stogdill one third part in value of the said land for her share thereof. And by setting off and assigning to the said Christa Stogdill one fifteenth part in value of said land for her share thereof. And by setting off and assigning to the said Mary Stogdill one fifteenth part in value of said land for her share

thereof. And by setting off and assigning to George Stogdill, Samuel Stogdill, Peter & Elizabeth, Sarah Stogdill, William C. Stogdill, Michael Stogdill, and John Stogdill those acres Elizabeth Stogdill about by then remaining eight fifteenths parts in value of said land & also for their share of said land & also

You are therefore hereby commanded to make said Partition by setting off & assigning to the Plaintiff and to each of said Defendants their respective shares as ordered by said Court. if the land can be done without injury to the value of said land or damage to the owners thereof. and Report your proceedings in the premises to said Court at the next Regular term thereof. Witness my hand & the seal of said Court of the said State of Indiana this 16th day of Sept. A.D. 1861. James B. Smith Clerk