

VIRGINIA. IN THE CIRCUIT COURT OF ROCKINGHAM COUNTY.

The State Commission on Conservation and
Development of the State of Virginia, Petitioner,

v.

Cassandra Lawson Atkins, and others, and Fifty-
two Thousand, Five Hundred Sixty One Acres (52,561)
more or less, of land in Rockingham County, Va. Defendants.

It being made to appear that within the area sought
to be acquired by petitioner in this proceeding, there are situate the
following described tracts of land, in which the following named infants
respectively have, or may have interests:

1. A tract of about 40 acres, in which Randolph Shifflett
an infant has an unknown interest;

2. A tract of about 75 acres, set forth in the claim
filed in the name of Mary E. Breeden, in which Colson Eppard, Otis Eppard,
and Ruby Eppard, children of R. C. Eppard, deceased, have interests;

3. A tract of about 164 acres, in which Cecil Shifflett,
Oliver Shifflett, Lillie May Shifflett and Margaret Shifflett, all infants,
have interests;

4. A tract of about 1100 acres, belonging to Lloyd
Gruver Meadows, an insane person, as to which claim was filed by L. H.
Bruce, as Committee for said Lloyd Gruver Meadows;

5. A tract of about 30 acres, covered by the claim of
Annie Rosson, widow of George Rosson, deceased, claiming as doweress of her
deceased husband, in which Etta Rosson, Dora Rosson, Ciddie Rosson, Lester
Rosson, Mamie Rosson and Chester Rosson, infant children of the said
George Rosson, each have a one-tenth undivided interest;

6. A tract of about 102 acres, covered by the claim
filed by Marvin Shaver, as Agent for the heirs of W. A. Shaver, deceased,
in which Charles Wm. Shaver, an infant has an interest;

7. A tract of about 100 acres, covered by the claim of L. W. Hensley, in which the four infant children of Benton P. Hensley, deceased, whose names are unknown, have interests;

8. A tract of about 21 acres, known as the land of Robert Roadcap, deceased, in which Wm. McDonaldson, Anna McDonaldson and Ruby McDonaldson, infant children of Ella McDonaldson, (but who was one of the heirs at law of the said Robert Roadcap and who is now deceased) have interests;

9. A tract of about 40 acres belonging to Ashby Mace, set forth and described in the claim filed by him but since the filing of which he has become an insane person;

10. A tract of about 50 acres in which an infant Wm. M. Tanhesley has an interest, which is supposed to be a one-seventh interest;

11. A tract of about four acres, in which Clarence Sellers and Irene Shifflett, infants each have an interest;

12. A tract of about 22 acres known as the estate of Jos. Wood, deceased, in which Gordon Wood, Enoch Wood, Dora Wood, Mamie Wood and Andrew Wood, infant children of said Jos. Wood, deceased, each have an interest;

George S. Harnesberger a discreet and competent attorney at law, practicing at the Bar of this Court, is appointed and assigned as Guardian ad Litem for each of the above named infants and insane persons, who shall represent and defend the rights and interests of both said infants and of insane- persons, and each of them, in the above styled proceeding.

The Clerk of this Court is directed to deliver a copy of this order to the said Guardian ad Litem.

*Ent
HUB*

19/34h

The answer of Adolph Shifflett, Colson Board, Otis Eppard, Ruby Eppard, Cecil Shifflett, Oliver Shifflett, Lillie May Shifflett, Margaret Shifflett, Etta Rosson, Dora Rosson, Ciddie Rosson, Lester Rosson, Mamie Rosson, Chester Rosson, Charles William Shaver, four infant children of Ben P. Hensley, deceased, whose names are unknown, William McDonaldson, Anna McDonaldson, Ruby McDonaldson, William M. Tanhesley, Clarence Sellers, Irene Shifflett, Gordon Wood, Enoch Wood, Dora Wood, Mamie Wood, Andrew Wood, all infants; and Lloyd Gruver Meadows, Ashby Mace, insane persons,

~~XXXXXXXXXX~~

~~infantsxxxxxxxxxxxx~~ by George S. Harnsberger,
Guardian ad Litem, to a bill of complaint exhibited against them
and others, in the said Court, by The State Commission on Conservation and
Development of the State of Virginia,

Respondents answering by their Guardian ad Litem to so much of
the Complainant's Bill as they advised it is
material for them to answer unto, answer and say that
they know nothing of the truth of the matters of fact
alleged in the Complainant's Bill and neither admit nor deny the
same; but call for full proof. That they are infant of
tender years, and ask the aid of the Court in the protection of
and the interest of the insane parties,
their interests, Having fully answered, they
pray to be hence dismissed with their costs, and as in duty
bound will ever pray, etc.

Geo. S. Harnsberger
Guardian ad Litem.

Sworn to before me this 24th day of March, 1932.

Margie Bowers, Deputy Clerk.
(Clerk of Court, N. 2)

Filed
4/11/32