

[Tuesday the 13th day of February 1866]

C. P. Snell

Plaintiff

against

Petition in Equity

Ellen A. Snell

Defendant

This cause being submitted to the Court for decree the following Opinion and judgment is rendered - The proof filed in the papers shows that the Plaintiff and defendant had been living separate and apart for five consecutive years next preceding the filing of petition by Plaintiff - It is therefore ordered and decreed that they the said C. P. Snell and his wife the said Ellen A. Snell be divorced "a Vinculo Matrimonii" from each other and that they be restored to all the rights and privileges of an married persons - It is further adjudged that the said C. P. Snell give and deliver over to the said Ellen A. Snell the following property to-wit: All of their House hold and Kitchen furniture One Bay Horse, Two Cows and One Calf - about one thousand pounds of Pork thirty barrels of Corn one sow and pigs, six Shoats, one ferry boat one plow and gear, It is further ordered that the said Ellen A. Snell have hold and shop, and that the said C. P. Snell deliver to her fifty acres of land, at the "Cany Hollow" near Gasper's River in Blaine County Kentucky including the fields and dwelling house; The said Ellen A. Snell to hold said land during her natural life and at her death to go and divide to her six children - It is further adjudged that the said Ellen A. Snell, take and receive the above property and land in lieu of the dower she may hereafter be entitled to in the estate of the said C. P. Snell.

The said Ellen A. is further ordered to give peaceable possession of the place where she now lives when called for by the said C. P. Snell. It appearing from exhibits filed in the papers that the foregoing property was agreed upon, between the parties to this suit, to be let a part as aforesaid - said agreement is hereby affirmed and confirmed - And it further appearing from the obligation incurred upon said papers by P. D. Hampton, that he has some claim or interest in some or a portion of the property mentioned in said agreement - It is hereby decreed in accordance with his said obligation, that he release and give up any or all claims thereto and that he make his promise good - and fulfill his Contract in this "that said property be let apart to said Ellen A. as and for her dower - It further appearing to the satisfaction of the Court that Loring & Woods are the Attorneys for the defendant and as such have rendered her important services - it is ordered that they be and are hereby allowed the sum of Fifty Dollars to be paid by the said C. P. Snell and to be taken as costs herein - further ordered that he the said C. P. Snell pay all the Costs of this suit -

Anand Moore

Plaintiff

against

Petition in Equity

William Shays

Defendant

The answer of Defendant sworn to and filed