

of the said real estate which is the subject of these proceedings containing 24 square perches of land more or less.

FOURTH: That your Complainants, Irving L. Baugher and Georgetta M. Baugher, his wife, are now in possession of the said real estate openly, notoriously, adversely, under claim of right and with color of title, said possession having continued from about the 17th day of August 1961 unto the present time, and the predecessors and title of your Complainants having also been in such continuous, adverse possession under color of title and claim of right since 1883.

FIFTH: That your Complainants and their solicitors have made reasonable efforts to ascertain the heirs, devisees, personal representatives, descendants or successors in interest of those parties named herein as Defendants, and have been unable to discover them.

SIXTH: Wherefore your Complainants pray:

1. That this Court may take jurisdiction in the premises and enter a Decree removing the cloud upon the title of your Complainants,

2. That this Court shall declare that your Complainants have a good and marketable fee simple title to the subject property mentioned in the Bill of Complaint and may sell or convey or otherwise deal with said property without regard to the claims of the unknown heirs, devisees, personal representatives, descendants or successors in interest of Melinda Zedricks, L. Edward Nichols, Nicholas J. Gassaway, J. Harry Benner, William H. Wiles, John J. Carbaugh, Jr., and Alvie C. Wiles.

3. That this Court shall pass an Order of Publication according to law requiring the unknown heirs, devisees, personal representatives, descendants or successors in interest of Melinda Zedricks, L. Edward Nichols, Nicholas J. Gassaway, J. Harry Benner, William H. Wiles, John J. Carbaugh, Jr., and Alvie C.