

NO. 8177. Equity.

Leo Kays and the defendant Lucretia Kays, who is married to the defendant — Elvira Kays. (2) the defendant Annie C. Brady, who is married to the defendant Luther Brady, (3) the defendant May Kays, (4) the defendant Harriet A. Davis who is married to the defendant John Wallace Davis (5) the defendant Mary T. Brady who is married to the defendant Tobias E. Brady, (6) the defendant Sarah J. Davis who is married to the defendant George Vernon Davis and (7) the defendant Virginia Anderson who is now a widow.

Said John A. Trundle, husband of said Elizabeth E. Kays, said testator's daughter died ~~intestate~~ many years ago leaving as his sole heirs at law his nine children who were likewise the sole heirs at law of his said wife, viz: (1) the defendant Robert E. Whittaker, who intermarried with one Algernon L. Whittaker, now deceased, (2) the defendant Elizabeth W. Kramer, who is married to the defendant William F. Kramer, (3) the defendant Sarah M. Kramer, who intermarried with one James Kramer, now deceased, (4) the defendant Christie W. Cromwell, who intermarried with one Arthur Cromwell, now deceased, (5) the defendant Harriet A. Thomas, who is married to the defendant David M. Thomas (6) the defendant Virginia Brewer who is married to the defendant Charles T. Brewer (7) the defendant Annie K. Thomas, who intermarried with one Lewis K. Thomas, now deceased (8) the defendant George T. Trundle, who is married to the defendant Georgia Trundle and (9) Samuel S. Trundle, who died intestate, leaving as widow, the defendant Alice Trundle and as his sole heirs at law his three children viz: (1) the defendant Elizabeth E. Kramer, who has been married but is now divorced (2) the defendant Alice S. Trundle and (3) the defendant Arthur, Trundle, who is married to the defendant Jennie G. Trundle

(6.) Your Orator further charges that he ought in Equity and good conscience to be held and considered as the true owner of said land and premises, as aforesaid, and that by reason of the adverse possession aforesaid, of your Orator, and those through whom he claims to wit:— Said Harriet A. Kays, William W. Kays, George R. Kays and his heirs at law, Samuel S. Kays, Junion, and Percival H. Marshall, which, as aforesaid has been open, notorious, exclusive, adverse to all the world uninterrupted, accompanied by claim or color of title for more than forty years, he is entitled to have his title