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Defendants have no title to the bed of said alley, no color of title thereto, and no right to exercise any dominion whatever thereover.

(7) And this Complainant further shows to your Honors that they have made a demand upon the said Defendants to cease and desist from obstructing said alleyway ^{PRIOET} by the erection of a building thereon, and have demanded that they remove the said obstructions from the bed of said alley, ^{ERECTED SINCE SAID DEMAND} but they have neglected and refused to do so.

(8) The Complainant further shows to your Honors, that by reason of such obstructions in the bed of said alley by the Defendants, the right of egress and ingress of the Complainant to its property, for the purpose of driving vehicles and automobiles for receiving and delivering goods, wares and merchandise, and for many other purposes, is entirely taken away and destroyed, to the great injury to the value of their property; and this Complainant is advised that, in addition to being compensated for the loss by it sustained by reason of the maintenance of said obstructions, it is entitled to relief in the form of an injunction restraining the Defendants from further maintaining said obstruction in said twenty foot alley, and commanding and requiring them to forthwith remove and abate the same, *and the injuries complained of herein are not susceptible to adequate compensation in the ordinary course of law.*
TO THE END, THEREFORE:

(1) That an injunction may issue enjoining and prohibiting the said Clarence A. Bussard, Raymond H. Bussard and Mary C. Wilhide, the said Defendants, from further maintaining said building and other obstructions they now have in the bed of said twenty foot alley, and from interfering with the free use of said twenty foot alley by the Complainant or any other person desiring to use the same.

(2) That a mandatory injunction may issue requiring the said Clarence A. Bussard, Raymond H. Bussard and Mary C. Wilhide,