

left other heirs at law at the time of his death but have been unable to ascertain any such information nor whether such persons are living or dead.

SEVENTH: That the non-payment of the aforesaid collateral inheritance tax and the possibility of other heirs of Henry N. Waters constitute a cloud upon the title of your Orators, and although your Orators claim to hold a valid fee simple title, the same cannot be established of record without the removal of the aforesaid clouds upon the title of your Orators; that your Orators are willing to pay such collateral inheritance tax as may be found to be due upon the property in order to assist in removing such cloud.

TO THE END, THEREFORE,

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

2. That this Court shall declare that your Orators have a good and marketable fee simple title to the property mentioned in the Bill of Complaint and may sell or convey or otherwise deal with such property without regard to the claims of the unknown heirs, devisees, personal representatives, descendants or successors, of Henry N. Waters, deceased, and of Minnie J. Waters, widow, and of Charles Waters and of Isabella Waters, his wife.

3. That this Court shall pass an order of publication according to law, requiring the unknown heirs, devisees, personal representatives, descendants or successors of Henry N. Waters, deceased, and of Minnie J. Waters, widow, and of Charles Waters and of Isabella Waters, his wife, to be and appear in this Court on some certain day to be named in said Order, to answer the premises and abide by and perform such decree as may be passed therein.

4. That your Orators may have such other and further relief as the nature of their case may require.