

J. P. White Complainant

vs.

W. W. Brasher, et al, Respondents.

} For the County Court of
Shelby County, Equity Division.
This cause coming on to be heard is submitted for final
decree on the pleadings and proofs as noted by the Register.
Upon consideration thereof it is the opinion of the Court that
the Complainant is entitled to the relief as prayed for
in the bill of Complaint as amended.

It is therefore ordered, adjudged and decreed by the
Court that the Complainant is entitled to the relief as
prayed for in his bill of Complaint as amended,
and that he is the owner and has the legal title to
the lands described in said bill, to-wit: One house
and lot on the East side of the street leading from
Lumbiana Alabama, to Shelby Alabama, and more par-
ticularly described as follows: Beginning at the South
West Corner of the Levi Armstrong residence lot formerly
occupied by Mrs Laura Armstrong, now occupied
as a residence by Dal. J Spearman on the North

side of a large ditch and running in a southerly direction
 along said street 768 feet to the grove yard on the East side
 of said street: thence in an Easterly direction along the Nor-
 thern boundary line of said grove yard 216 feet to the line
 of the land formerly owned by J. O. Spencer: thence in a
 Northerly direction along the Western boundary line of said
 Spencer land 770 feet to the South East Corner of the Rich-
 ard Timney residence lot on the North side of said ditch:
 thence in a Westerly direction on the North side of said
 ditch 400 feet to the South West Corner of said Levi Aron-
 strony lot to said street being the point of beginning.
 Also that certain lot of land situated on the Western
 side of said street leading from Columbiana Alabama
 to Shelby Alabama, and more particularly described
 as follows: Beginning at a point on the North side
 of the above named ditch at the South East Corner of
 the old A. M. Elliott residence lot said lot now owned
 and occupied as a residence by Dr D. S. Lightcap
 and running in a Westerly direction along the North
 side of said ditch 219 feet to a lot now owned by
 J. W. Blackerby: thence in a southerly direction along
 the Eastern line of said Blackerby lot 149 feet to the
 street leading from the S. N. Depot to the street leading
 from Columbiana Alabama to Shelby Alabama: thence
 in an Easterly direction along the North side of said
 street leading from the S. N. Depot to the street leading
 from Columbiana Alabama to Shelby Alabama
 238 feet: thence in a Northerly direction along the
 West side of the last named street 149 feet to the South
 East Corner of said A. M. Elliott lot being the
 point of beginning. Also that certain lot of land
 situated on the West side of said street leading from
 Columbiana Alabama to Shelby Alabama and more
 particularly described as follows: Beginning at the
 South East Corner of the residence lot now owned
 and occupied by J. W. Blackerby and running in
 a Westerly direction along the Southern boundary line
 of said Blackerby lot 281 feet to the South West corner
 of said Blackerby lot: thence in a southerly direction
 along the Eastern boundary of the right of way of the

L. & N. Railroad 850 feet to the North West corner of the J. B. Pitts lot; thence in an Easterly direction along the Northern boundary line of said Pitts lot to a large oak tree situated on the Western side of said street 189 feet; thence in a North-erly direction along the West side of said street 730 feet to the point of beginning except those parcels of land heretofore sold for graves on the West side of said street. All of said above described land being situated in the East half of the North East quarter of the South East quarter of Section Twenty six Township Twenty one Range one West, in the County of Columbiana, County of Shelby and State of Alabama. And it is further ordered, adjudged and decreed by the Court that the respondents in this cause to-wit: W. W. Brasher, Thomas A. Brasher, Ed. Walls, Brasher, Walls, Fizzie Walls, Maggie Walls, Sam. V. Walls, Emma Brasher, Mrs. Maggie Ricebaugh, Mrs. Callie Johnson, B. M. Brasher, Samuel Brasher, Augustus C. Brasher and Judge M. Brasher and the Estate of Samuel Brasher, deceased, have no right title or interest in or encumbrance upon said lands above described or any part of them, and that neither of said above named respondents nor said estate of Samuel Brasher, deceased, has any right title or interest in or encumbrances upon said lands above described or any part thereof.

It is further ordered, adjudged and decreed by the Court that the Complainant pay the costs of this suit to be taxed by the Register, for which let execution issue.

In Veron time, this 8th day of September 1910.

C. E. Lyman Judge
 County Court of Shelby County

Filed and recorded September 21st 1910.

A. P. Conyers
 Judge of Probate