

Southern Mineral Land Company, for the County Court of Shelby County
vs.
for Equity.

F. M. Woods, et al.

This Cause coming on to be heard is submitted for final decree upon the original bill as amended, upon the answers of defendants Fins A. Woods, D. Claude Morris, Frank Fowler, Bobbie Weller, Bonnie Woods and Hattie Woods, and upon decrees pro confesso rendered against defendants F. M. Woods and Martin C. Glass upon personal service, and upon decrees pro confesso rendered against Rosa Woods if she be living and her heirs if she be dead, Thomas D. Woods if he be living and his heirs if he be dead, Andrew Woods if he be living and his heirs if he be dead, the heirs of Thomas Grimes Woods, and any and all other heirs of the said Thomas Woods upon publication, and upon the pleading and proof as noted by the Register. Upon Consideration the Court is of opinion that Complainant is entitled to the relief for which it prays in its bill as amended. It is therefore ordered, adjudged and decided by the Court that the legal title to a certain tract of land which is situated in Shelby County, Alabama, described as follows to wit:

N. $\frac{9}{16}$ of N. $\frac{8}{16}$ Section 23, Township 22, Range 4 West,
N. $\frac{8}{16}$ of N. $\frac{7}{16}$ Section 23 Township 22, Range 4 West,
S. $\frac{7}{16}$ of N. $\frac{6}{16}$ Section 23 Township 22 Range 4 West,
S. $\frac{6}{16}$ of N. $\frac{5}{16}$ Section 23 Township 22, Range 4 West,
N. $\frac{5}{16}$ of S. $\frac{4}{16}$ Section 23 Township 22 Range 4 West,
N. $\frac{4}{16}$ of S. $\frac{3}{16}$ Section 23 Township 22 Range 4 West,
S. $\frac{3}{16}$ of N. $\frac{2}{16}$ Section 1 Township 24, Range 4 East,
N. $\frac{2}{16}$ of S. $\frac{1}{16}$ Section 1 Township 24, Range 4 East,
 $\frac{1}{2}$ of N. $\frac{1}{16}$ Section 1 Township 24, Range 4 East,
 $\frac{1}{2}$ of S. $\frac{1}{16}$ Section 1 Township 24, Range 4 East.

Be and the same is hereby directed out of the defendants and is rejected in Complainant.

It is further ordered, adjudged and decided by the Court that the Register of this Court send to each of said defendants upon whom personal service has not had, and who has not affixed a copy of this decree of their residence can be ascertained,

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

Done in term time, this the 16th day of December, 1910.

E. S. Lyman.

Judge of the County Court of Shelly County.

State of Oklahoma }
Shelly County } 89

Office of the Judge of Probate: I hereby
certify that the within Decree was filed in this office for
record on the 23rd day of December, 1910, at 9 o'clock A.M.
and duly recorded in Book no. x7, of Deeds page 331.

A.P. Douglass-Judge Probate.