DECREE

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C. M. GLOVER
Complainant
No. 837
In the Circuit Court of Shelby County, Alabama jin Equity
VS
Frank Owens et al
Respondents

No. 837
In the Circuit Court of Shelby County, Alabama jin Equity
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This cause coming on to be heard, was submitted in term time for final decree upon pleadings and proof as noted by the Register; and the same being considered and understood by the court, it is ordered, adjudged and decreed by the court that neither of the respondents, George Owans, Mattie Walls, W. D. McKinney (William McKinney), Frank Owens or Frank Anderson, have any right, title or interest in, or encumbrance upon the land described in the original bill of complaint, and hereinafter described, and that all such title as they may have is hereby divested out of them and invested in the complainant, C. M. Glover.

It is further ordered, adjudged and decreed by the court that C. M. Glover has full and complete title to said land and title thereto is hereby quieted in him and vested in him. Said land being described as follows:

The northwest quarter (NW $\frac{1}{4}$) of the southwest quarter (SW $\frac{1}{4}$) of Section 29, Township 18 south, Range 2 east, situated inShelby County, Alabama.

It further appears to the court that there has been paid into the Probate Court of Shelby County, Alabama, the sum of three hundred dollars representing damages to said land by reason of the condemnation of a right of way across the same by Central of Georgia Railroad Company, a corporation, which sum of money, is still in the hands of said Probate Court of Shelby County, Alabama; and it further appears that said lands have heretofore been sold for taxes and were bought in by L.H. Ellis and that the amount necessary to redeem said land from said tax sale is Fifty Two & 73/100 Dollars.

It is thereupon ordered, considered, adjudged and decreed by the court that out of said sum of money insaid Probate Court, the sum of Fifty Two & 73/100 Dollars necessary to redeem said land from tax sale, befirst paid, and that the sumof Fifty Dollars be paid to the complainant, and the balance, after payment of the cost of this proceeding, be paid to the respondents, George Owens, Mattie Walls and Williams McKinney. The division of said sum of money is decreed according to the terms of a written agreement filed in this cause and noted by the Register in the note of testimony on this submission.

Done in term time this the 27 day of June, 1931.

E. P. Gay, Judge

STATE OF ALABAMA)
SHELBY COUNTY)

I, J.M. Leonard Jr. Register of the Circuit Court of Shelby County, Alabama, hereby certify that the above and foregoing is a correct copy of the Decree rendered by said Court in above stated cause, which said Decree is recorded in the minutes of this Court, and that the costs of said suit have been paid.

Witness my hand this the 15th day of July 1931.

J. M. Leonard Jr. - Register

THE STATE OF ALABAMA
SHELBY COUNTY

I hereby certify that the within decree was filed in this office for record July 15th 1931 at 2 oclock P.M. and recorded in Deed record 92 page 445 and examined.

Cage Head--Judge of Probate