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A.	B. BRISTOW,		)	IN THE CIRCU	JIT COURT OF
	••	COMPLAINANT,	)	SHELBY COUN'	ry, alabama,
VS.			)	IN EQUITY,	
ΕD	KENO, E	T AL,	)		
		RESPONDENTS.	)	CASE NO. 42'	79

This cause comes on to be heard on pleading and proof as noted by the Register and the same being considered and understood by the Court, the Court is of the opinion that the complainant is entitled to the relief prayed for.

However, the complainant amends his complaint by striking out Clarence Wilson, Jr. as party respondent.

It appears from the bill of complaint that the place of residence of the respondent Ed Keno is unknown and after diligent search and inquiry his place of residence is unknown, nor is it known whether he is living or dead, and if dead the names, ages, places of residence or conditions of life of his heirs are unknown, and after diligent search and inquiry the complainant has been unable to ascertain the places of residence of said Ed Keno or whether he is living or dead, and if he is dead complainant has been unable to ascertain the names, ages, places of residence or condition in life of his heirs.

From the complaint and testimony it appears that complainant has been in possession of the land involved in this litigation, claiming to own it for a period of far more than ten years and that his ownership and possession of said land has been open, notorious, continuous, exclusive, adverse, and hostile to all parties.

IT IS THEREUPON ORDERED, ADJUGED AND DECREED by the Court that said A. B. Bristow is the owner of the property involved in this cause, namely:

The  $E_2^{\frac{1}{2}}$  of NW $\frac{1}{4}$  and NE $\frac{1}{4}$  of SW $\frac{1}{4}$  of Section 6, Township 24, Range 15 East, Shelby County, Alabama.

It is further ordered, adjudged and decreed by the Court that the complainant A. B. Bristow has good and sufficient title to it and that the respondents Ed Keno and his unknown heirs if he be dead have no right, title, interest or claim upon said property or encumbrance thereon.

It is further ordered, adjudged and decreed by the Court that if the respondents Ed Keno or his unknown heirs have any claim to said property, the same is hereby cancelled and annuled and such title is divested out of them and vested in the complainant A. B. Bristow and that their claim against said property is hereby removed as a cloud upon complainant title to said property and that title to said property is quieted in the complainant, A. B. Bristow.

Done this the 18th day of November, 1958.

H. Dandonken

STATE OF ALABAMA, SHELBY COUNTY

I. i. C. Walker, Judge of Propate, hereby certify that the within Click

Was filed for record the day of has been paide frage and the Mortgage la: G.

Doed Tax of has been paide for probate.