

interests of the plaintiffs as established against the claims and demands of the defendants herein; that additional notice to the defendants, and each of them, is not justified nor required, and the requirements of Rule 4 of the Rules of Civil Procedure have been met and fully discharged.

That the defendants, and each of them, have failed in any manner to answer plaintiffs' summons served and published as aforesaid, or otherwise appear, except through the appearance of John S. Mackey, Court appointed guardian ad litem for the incompetent and minor defendants herein and for any of said defendants which may be serving with the armed forces of the United States or its allies.

It further appearing that plaintiffs by their Complaint seek to quiet title to the real property and interest therein and hereinafter described as against the several and separate claims of the defendants herein named and that no reason exists why judgment should not now be entered against the defendants, and each of them, and the Court having examined the evidence adduced by the plaintiffs and now being fully advised in the premises finds generally for the plaintiffs and against the defendants upon the plaintiffs' Complaint; and the Court does further find that said plaintiffs have sustained all the allegations of said Complaint by sufficient evidence; and the Court does finally find that the said defendants, and each of them, have no claim, right, title or interest of any kind to the real property and interests in said Complaint and hereinafter described.

IT IS, THEREFORE, ORDERED, DECLARED, ADJUDGED AND DECREED:

1. That at the time of the commencements of this action the plaintiffs, Jennie L. Bayer, Jennie Bayer as executrix of the estate of William Bayer aka Wm. Bayer, deceased, Jennie Bayer and Billy Chet Bayer aka William C. Bayer, devisees under the will of William Bayer aka Wm. Bayer and heirs at law of William Bayer aka Wm. Bayer, deceased, and James R. While, were