

McFarlane and Esther McFarlane his wife the consideration mentioned in said deed for said land bought and intended to be conveyed.

IV.

That Charles L. Gray died intestate in Clark County Washington, January 17th A.D. 1892, leaving as his heirs at law his wife, Charlotte M. Bone and his children William L. Gray, Blanche L. Brown, and Elizabeth J. Gray the defendants above named and his estate has been duly administered upon and closed and the said heirs have become the owners of and are in the possession of the property of said estate.

V.

That P. B. McFarlan, a resident of Clark County, Wash. died in the Hospital in Portland, Oregon, on the 12th day of March, 1898, testate, leaving as his heirs and devisees his wife, Esther McFarlan and his children, Charles E. McFarlan, Fred McFarlan, Joseph S. McFarlan, and Clara H. McFarlan, the defendants above named, and that the last two named are minors; that Esther McFarlan is the duly appointed, qualified, and acting executrix of the estate of P. B. McFarlan by and under the provisions of his last will, and that his said estate is being administered upon in Clark County, Washington.

VI

That the plaintiff under date of February 13th, 1902, purchased the said premises from the said Charlotte M. Bone, formerly Charlotte M. Gray, and from the heirs of the said Charles L. Gray deceased being the defendants above named, and paid therefor the consideration mentioned in the deed, and the plaintiff is now the owner in fee of said premises. Now therefore, the court being fully advised in the premises it is hereby ordered adjudged and decreed and this does order adjudge and decree that a deed given by P. B. McFarlan and Esther McFarlan his wife to Charles L. Gray and now of record in the Auditor's office in Skamania County, Washington, in Book "D" of Deeds on pages 187, 188, and 189, be and is hereby reformed to be and to hereafter read and to be in words and figures as follows to-wit:—Know all men By These Presents That we, P. B. McFarlan and Esther McFarlan,