application.

¹ By 'opposed' we mean that a counter notice is served; see section 8 *Giving counter notice to the registrar in response to notice*. Instead, or at the same time, the registered proprietor may object to the application on the ground that there has not been the necessary 10 years' adverse possession; see section 7 *Objecting to the squatter's application* for the implications of such an objection.