TELEPHONE 322-2351

May 21, 1963

Mrs. Alice J. Duck, Clerk Circuit Court of Baldwin County Bay Minette, Alabama

> Re: Jim Walter Corporation vs. W. L. Ray et al - Case #5531

Dear Mrs. Duck:

It has become unnecessary to proceed further in the above case and I am, therefore, enclosing herein a Motion to Dismiss same.

I would appreciate it if you would have this case dismissed for me, and forward me a cost bill at your earliest convenience.

truly,

RAN/jg

l encl.

R. A. NORRED ATTORNEY

718 TITLE GUARANTEE BUILDING BIRMINGHAM S. ALABAMA

> TELEPHONE 322-2351

## March 27, 1963

Alice J. Duck Clerk Circuit Court of Baldwin County Bay Minette, Alabama

> Re: Jim Walter Corporation W. L. Ray et al. Vs:

Dear Miss Duck:

I enclose herein an original and two copies of a Summons and Complaint for service in the above. I would appreciate it if you will file the Summons and issue same for service.

I would also appreciate it if you would acknowledge receipt hereof and advise when service has been perfected.

Yours very trul

RAN:nr Enc:

SUMMONS

STATE OF ALABAMA BALDWIN COUNTY

~ .

TO ANY SHERIFF OF THE STATE OF ALABAMA:

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You are hereby commanded to summon W. L. Ray and Wife, Viola Ray to appear with thirty days from the date of this writ in the circuit court, to be held for said county at the place of holding the same, then and there to answer the complaint of Jim Walter Corporation.

Witness my hand, the 7\_ day of

1963.

JIM WALTER CORPORATION, a Corporation,

Plaintiff,

Vs.

W. L. RAY and Viola Ray,

Defendants.

IN THE CIRCUIT COURT OF BALDWIN COUNTY ALABAMA AT LAW

NO. 557

## COMPLAINT

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COUNT ONE: The Plaintiff sues to recover possession of the following tract of land in Baldwin County, Alabama:

> Begin at the Northwest corner of the East half of the Southwest quarter of the Northeast quarter and run west 311feet to a point of beginning, thence run South 208 feet to a corner, Thence West 208 feet to a corner, thence North 208 feet to a corner on the North line of said parcel, thence East along said North line of Said parcel, thence East along said North line 208 feet to the point of beginning, being one acre, more or less and situated in the West half of the Southeast quarter of the Northeast quarter of Section 9, Township 1 North, Range 4 East, Baldwin, County, Alabama.

of which the plaintiff was in possession and upon which, pending such possession and before the commencement of this suit, the defendants entered and unlawfully withheld, together with \$1,000.00 for the detention thereof.

COUNT TWO: The plaintiff sues to recover the possession of the following tract of land in Baldwin County, Alabama:

Begin at the Northwest corner of the East half of the Southwest quarter of the Northeast quarter and run West 311 feet to a point of beginning, thence run South 208 feet to a corner, thence west 208 feet to a corner, thence North 208 feet to a corner on the North line of said parcel, thence East along said North line 208 feet to the point of beginning, being one acre, more or less and situated in the West half of the Southeast quarter of the Northeast quarter of Section 9, Township 1 North, Range 4 East, Baldwin County, Alabama

to which said tract of land the plaintiff has the legal title, and upon which tract of land, before the commencement of this suit, the defendants entered and unlawfully withheld, together

with \$1,000.00 for detention thereof.

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R. A. NORRED

Attorney for Plaintiff 718 Title Building Birmingham 3, Alabama Telephone 322:2351

APP Ş

ALLE L. MORE

MD. 55 81 Received day of april 163 day of rved a copy of the within & V CW, Z, Ray70 T () 하네 8402 (10 % o (1) or\*oco\*ro By-service on age ge <) ₽ 500000 00000 TAYLOR WILKINS, Sheriff By W. G. Lelberto, S. 17 miles north of B14 100 00 1.200 34 0 11 0.0 % Y J ਼ or ror 200 1.1 ္သ  $\hat{O}$ are O the set of the set of the Ŷ7 and the set of the set of the - 0.27 N. O. X. sus. NEW YOUNG 0 61 2007 (i) (i) (i) い の 派 4) 10 68 170220 Sheriff claims\_ n O miles at ç a p  $\mathbf{C}$ For Law Law Ten Cents per mile Total \$ 6, 80. TAYLOR WILKINS, Sheriff ः ध 000000 0 0 34 43 े े े ば の 行 行 行 行 行 200 0 े हेर्न ා ස 1002 20 101100 1 1120 202.9 the cost of the second se Same and the second 2702 े BY N. 57 XY TWDG DEPUTY SHERIFF 17 VIII / 11 / 11 / 11 / 12 ु  $\langle \cdot \rangle$ 19 j. A anexeo: . ~! )1 5 ź>  $\mathbf{O}$ ĝi Liŝ G.J UCREES STOL 0.2 orrorad 20 002220 ۇدىيە چىرۇ ្ពុ 0  $\langle 0 \rangle$ 50 11 14 ੇ 1770) 1770) 2005 005 005  $\sim$ . NOCONOL 122020 0.55 9.27 J ਼ੁ  $\langle \cdot \rangle$ 13 22 So por la o onne o commo o ~ 1223 The stress of the second 81 in 0 0 02200 2 12 00 27 2000 2000 4.1 0 i. 1.1 10 m a, 030 Q O 10.510 Y 10 Y and and the production of the second se 1 In starting the second 1. 1. 1. J. े ेत्र 1000 1100 11 のなまた an ganga Ak ti wa Ki 34 **今回100000000**000 014J0\* THOM OF THE 0.7 APR 合 均均 

JIM WALTER CORPORATION, a corporation,

Defendant

-VS-

W. L. RAY and VIOLA RAY,

Plaintiffs )

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW.

No. 5531

## MOTION TO DISMISS

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COMES the plaintiff in the above styled cause and moves that same be dismissed at the cost of the plaintiff.

NORBET



Attorney for Plaintiff 718 Title Guarantee Bldg. Birmingham 3, Alabama Telephone: 322-2351