

4118

CLARA C. DEANE  
Complainant,  
VS.

IN THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA.  
IN EQUITY.

STAPLETON INSURANCE AND  
REALTY CORPORATION, a  
corporation, AND S. M. ADAMS, JR.,

DECREE

This matter coming on to be heard in open Court on a day fixed by the rules of this Court for hearing such cases and it appearing to the Court that the Respondent, Stapleton Insurance and Realty Corporation, a corporation, has conveyed its claim to the property involved in this suit to the Complainant since the filing of such suit and that such Respondent no longer claims any right, title or interest in and to such property.

And it further appearing to the Court that the Respondent, S. M. Adams, Jr., has paid over to the Complainant reasonable compensation for all timber that had been cut by him from the lands involved in this suit which amount was paid over after the filing of said cause.

And it further appearing to the Court that all the parties to this cause, acting by and through their Solicitors of Record, have agreed in open Court that the temporary Injunction granted in this cause should be made perpetual and the Court being of the opinion that such Injunction should be made perpetual.

It is therefore ORDERED, ADJUDGED AND DECREED by the Court, that the temporary injunction heretofore issued in the above styled cause shall be and hereby is made perpetual.

The Complainant is taxed with the costs of Court for which execution may issue.

Dated this 24<sup>th</sup> day of September, 1945.

J. M. Hall  
Judge.

STATE OF ALABAMA  
BALDWIN COUNTY

IN THE CIRCUIT COURT OF BALDWIN COUNTY  
ALABAMA, IN EQUITY.

KNOW ALL MEN BY THESE PRESENTS that we Clara C. Deane  
P. D. Patrick and J. R. Keeler are held and firmly bound unto the said  
Stapleton Insurance and Realty Corporation, a Corporation and  
S. M. Adams, Jr., in the sum of \$500<sup>00</sup> for the payment of  
which to the said Stapleton, Insurance and Realty Corporation,  
a Corporation and S. M. Adams, Jr., (its successors or assigns)  
we bind ourselves, our heirs, executors and administrators, jointly  
and severally.

Sealed with our seals and dated this the 13th day of  
May, 1944.

The condition of the above obligation is such, that,  
whereas, said Clara C. Deane has filed her Bill of Complaint in  
the Circuit Court of Baldwin County, Alabama, on May 13th, 1944,  
and has obtained thereon an order for the issuance of an in-  
junction from the Honorable F. W. Hare, Judge of said Court to  
restrain and enjoin the said Stapleton Insurance and Realty  
Corporation, a Corporation and S. M. Adams, Jr. and their agents,  
servants and employees from trespassing upon the following de-  
scribed land situated in Baldwin County, Alabama, to-wit:

Beginning at the Southwest corner of Section 3,  
Frances Suarez Grant, run North 2,191 feet,  
thence East 1,700 feet, thence South, 2,191 feet,  
thence West, 1,700 feet to beginning corner,  
situated in Section 3, Township 8 South, Range 6  
East.

and from cutting and removing the timber thereon.

Now, therefore, is the said Clara C. Deane or her  
heirs, Executors, or Administrators shall pay or cause to be  
paid all damages and costs which any person may sustain by the  
suing out of such injunction, if the same is dissolved by the  
said Stapleton Insurance and Realty Corporation, a Corporation  
and S. M. Adams, Jr. of either of the, then this obligation  
shall be void; otherwise it shall be and remain of full force  
and effect.

Witness our hands and seal on the day and date

first above written.

Mary E. Keane (SEAL)

Rel. Act. 2-1-44 (SEAL)

J. B. Patrick (SEAL)

Taken and approved this 13th day of May, 1944.

R. S. [Signature]

Register.

CLARA C. DEANE  
COMPLAINANT

VS

STAPLETON INSURANCE AND  
REALTY CORPORATION, ET AL  
RESPONDENTS

) IN THE CIRCUIT COURT OF  
)  
) BALDWIN COUNTY, ALABAMA  
)  
) IN EQUITY

And now comes the Respondent, Stapleton Insurance & Realty Corporation, and for answer to the Complainant's Original and amended complaint, says:

1.

The Respondent admits the allegations contained in paragraph first.

2.

The Respondent denies that the Complainant is the owner and in the possession of the land described in paragraph second; it denies that it is now or has ever trespassed upon said land, cutting down the timber thereon and removing the same; and also denies that it is about to trespass upon the said land, but on the contrary says that it is the owner of said land, having acquired the same by deed from the State Land Commissioner of Alabama, dated November 3, 1943, and of record in the office of the Probate Judge of Baldwin County, Alabama, in Deed Book 81 N. S. page 562; that a copy of said deed is hereto attached, marked Exhibit "A" and asked to be taken as a part hereof, as though herein fully set out.

3.

The Respondent denies that prior to the commencement of this suit, the said S. M. Adams, Jr. entered upon the said land, or removed any paper wood at the direction of this Respondent.

4.

The Respondent denies each and every allegation contained in the Complainants bill of complaint, not herein admitted and demands strict proof of the same.

described as follows:

Begin at SW cor Sec. 3 Frances Suarez Grant, run  
N 2191 ft, thence E 1700 ft, thence S 2191 ft,  
W 1700 ft to begin cor, Sec. 3, T 6 S, R 6 E,

lying and being situate in said County and State, to have and to hold the  
same, the said right and title of the State in the lands aforesaid, unto  
Stapleton Insurance & Realty Corp. and its successors and assigns forever.

In testimony whereof I have hereunto set my hand and seal this the  
3 day of November, 1943,

Approved:

STATE LAND COMMISSIONER OF ALABAMA

Chauncey Sparks, Governor

By H. G. Dowling, State Land Commissioner

THE STATE OF ALABAMA  
MONTGOMERY COUNTY

I, Mary Slade, a Notary Public in and for said County, in said State,  
hereby certify that H. G. Dowling, whose name is signed to the foregoing con-  
veyance as State Land Commissioner, and who is known to me, acknowledged  
before me on this day that, being informed of the contents of this conveyance,  
he, in his capacity as such State Land Commissioner, executed the same  
voluntarily on the day the same bears date.

Given under my hand this the 3 day of November, 1943

Mary Slade, Notary Public

The } Of Alabama } Circuit Court of Baldwin County, In Equity.  
Baldwin County }

To Any Sheriff of the State of Alabama—GREETINGS:

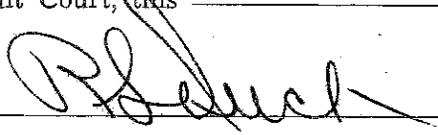
WE COMMAND YOU, That you summon Stapleten Insurance & Realty Corporation,  
a Corporation and S. M. Adams, Jr.,

of Baldwin County, to be and appear before the Judge of the Circuit  
Court of Baldwin County, exercising Chancery jurisdiction, within thirty days after the service of  
Summons, and there to answer, plead or demur, without oath, to a Bill of Complaint lately exhibited  
by Clara C. Deane

against said Stapleten Insurance & Realty Corporation, A Corporation and S. M.  
Adams Jr.,

and further to do and perform what said Judge shall order and direct in that behalf. And this the  
said Defendant shall in no wise omit, under penalty, etc. And we further command that you return  
this writ with your endorsement thereon, to our said Court immediately upon the execution thereof.

WITNESS, R. S. Duck, Regiser of said Circuit Court, this 13 day of  
May, 1944.

 Register

N. B.—Any party defendant is entitled to a copy of the bill upon application to the Register.



That your Oratrix's home is situated immediately adjoining this land, and the trees that are on said lands and that are being cut and carried away from the same are an adornment to her said residence, and that the value of her said residence would be greatly depreciated.

PRAYER FOR PROCESS:

TO THE END THAT EQUITY MAY BE HAD IN THE PREMISES. Your Oratrix prays that the process of this Court be issued to Stapleton Insurance and Realty Corporation, a Corporation, and S. M. Adams, Jr., making them parties defendants to this bill of complaint and requiring them to plead, answer or demur to the same within the time as required by law. And that your Honor will order a temporary writ of injunction to issue against Stapleton Insurance and Realty Corporation, a Corporation and S. M. Adams, Jr., and their agents, servants and employees, restraining them from trespassing upon said lands and from cutting and removing the timber thereon, on your Oratrix entering into such bond, with proper sureties as your Honor may see fit to require.

PRAYER FOR RELIEF:

PREMISES CONSIDERED: Your Oratrix prays that on a final hearing of this cause that your Honor will decree that said temporary writ of injunction be made final and that the aforesaid Respondents, their agents, servants or employees, be forever restrained from trespassing upon said lands and from cutting and removing the timber thereon.

Oratrix prays for such other, further, different and general relief as in equity may seem just and meet and Oratrix will ever pray, etc.

  
W. Paul Hanson  
Solicitor for Complainant.

STATE OF ALABAMA.

MONROE COUNTY.

Before me, Louise Johnson, a Notary Public, in and for said County, in said State, personally appeared John Chason, who being duly sworn deposes and says that the allegations contained in the foregoing bill of complaint are true and correct.

John Chason

Sworn to and subscribed before me this

13 day of May, 1944.

Louise Johnson  
Notary Public, Monroe County, Alabama.

TO THE REGISTER OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA:

On Complainant entering into a good and sufficient bond in the sum of \$ 500<sup>00</sup>, payable and conditioned as prescribed by law, let temporary writ of injunction issue as prayed for.

Dated this 13<sup>th</sup> day of May, 1944.

J. W. Stare  
JUDGE

CLARA C. DEANE,	)	
Complainant,	)	
VS.	)	
	)	IN THE CIRCUIT COURT OF
STAPLETON INSURANCE AND	)	BALDWIN COUNTY, ALABAMA.
REALTY CORPORATION, A Corp.,	)	
AND S. M. ADAMS JR.,	)	IN EQUITY.
Respondents.	)	

Now comes the Complainant in the aforesaid cause and amends her Complaint by adding the third paragraph as follows:-

THIRD:

Your Oratrix shows unto your Honor that prior to the commencement of this suit and during the time that the depredations complained of were committed upon said lands by the Defendant S. M. Adams Jr., the said S. M. Adams Jr. cut, removed and sold 250 units of paper wood from said lands of the market value of \$2500.00 at the direction of the Stapleton Insurance and Realty Corporation, a Corporation, and complainant claims said \$2500.00 as damages against the said defendants Stapleton Insurance and Realty Corporation, a Corporation, and S. M. Adams Jr. and complainant asks that this court render Judgment for her in said sum of \$2500.00 for her said damages as aforesaid.

*W. Paul & Baran*  
Solicitors for Complainant.

STATE OF ALABAMA,  
BALDWIN COUNTY.

Before me, *Erin Stewart*, a Notary Public, in and for said County in said State, personally appeared John Chason who being duly sworn deposes and says that he is informed and believes, and upon such information and belief says that the allegations contained in the amended bill of complaint are true and correct.

Sworn to and subscribed before me this 9 day of September, 1944.  
*Erin Stewart*  
Notary Public, Baldwin County, Ala.

*John Chason*





CLARA C. DEANE,

Complainant,

VS.

STAPLETON INSURANCE AND  
REALTY CORPORATION, A  
CORPORATION, and S. M.  
ADAMS, JR.,

Respondents.

IN THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA.

IN EQUITY. NUMBER 1118.

ANSWER OF S. M. ADAMS, JR

Now comes the Respondent, S. M. Adams, Jr, and for answer to the original and amended Bills of Complaint filed in this cause says:

1. He admits that the Stapleton Insurance and Realty Corporation is a corporation and that he is over twenty-one years of age and a resident of Baldwin County, Alabama, but denies each and all of the other allegations of paragraph First of the Original Bill of Complaint.

2. This Respondent denies that the Complainant was the owner of and that she was in the possession of the real property in Baldwin County, Alabama which is described in paragraph Second of the Original Bill of Complaint filed in this cause. He further denies each and all of the other allegations of paragraph numbered Second of the original Bill of Complaint.

3. This Respondent denies that he trespassed on the property described in the original Bill of Complaint and further denies that he cut, removed and sold two hundred and fifty units of paperwood from the said lands of the value of Twenty-five Hundred Dollars. He further denies all of the other allegations of paragraph Third of the Amended Bill of Complaint filed in this cause.

For further answer to the original and amended Bills of Complaint filed in this cause this Respondent says that he claims title to the timber situated on the property described therein

EXHIBIT "A"

THE STATE OF ALABAMA

KNOW ALL MEN BY THESE PRESENTS:

THAT WHEREAS, on 11 day of May, A. D. 1940, the Probate Court of Baldwin County rendered a decree for the sale of lands hereinafter described and conveyed, for the payment of state and County taxes then due from Moire Realty Co. the owner of said lands and for the payment of the fees, costs, and expenses of and under said decree, and the sale had in execution thereof.

AND WHEREAS, thereafter, to-wit, on the 17 day of June, 1940, under and in pursuance of said decree, said lands were regularly offered for sale by the Tax Collector of Baldwin County for said taxes, fees, costs, and expenses and no person having bid a sufficient sum for said lands to pay the same, said lands were bid in for the State for the sum of said taxes, fees, costs, and expenses.

AND WHEREAS, the time allowed by law for the redemption of said lands has elapsed since said sale, and the same not having been redeemed, the title thereto under said sale is still in the State.

AND WHEREAS, said lands having been entered upon the books of the State Land Commissioner, and the State Land Commissioner of the State of Alabama, with the approval of the Governor, has fixed the price of said land, and ascertained that the sum of One Hundred Seventeen & no/100 (\$117.00) Dollars is sufficient to cover and satisfy all claims of the State and County against said lands for or on account of taxes, interest, fees, and costs, and officers' fees which were due upon or have accrued against said lands, as provided for by law.

AND WHEREAS, application has been made to the State Land Commissioner of the State of Alabama by Stapleton Insurance & Realty Corp. to purchase said lands, and said sum of One Hundred Seventeen & no/100 (\$117.00) Dollars therefor has been paid into the State Treasury.

NOW THEREFORE, The State Land Commissioner of the State of Alabama, by virtue of and in accordance with the authority in him vested by law, with the approval of the Governor of Alabama, and in consideration of the premises above set out, has this day granted, bargained, sold, and conveyed, and by these presents does grant, bargain, sell and convey unto the said Stapleton Insurance & Realty Corp., without warranty of covenants of any kind on the part of the State, express or implied, all right and title of the State of Alabama in and to said lands, described as follows:

Begn at SW cor Sec. 3 Frances Suarez Grant, run N 2191 ft, thence E 1700 ft, thence S 2191 ft, W 1700 ft to begn cor, Sec. 3, T 8 S, R 6 E,

lying and being situate in said County and State, to have and to hold the same, the said right and title of the State in the lands aforesaid, unto Stapleton Insurance & Realty Corp. and its successors and assigns forever.

In testimony whereof I have hereunto set my hand and seal this the 3 day of November, 1943.

Approved:

STATE LAND COMMISSIONER OF ALABAMA

By H. G. Dowling, State Land Commissioner

Chauncey Sparks, Governor

THE STATE OF ALABAMA  
MONTGOMERY COUNTY

I Mary Slade, a Notary Public in and for said County, in said State, hereby certify that H. G. Dowling, whose name is signed to the foregoing conveyance as State Land Commissioner, and who is known to me, acknowledged before me on this day that, being informed of the contents of this conveyance, he, in his capacity as such State Land Commissioner, executed the same voluntarily on the day the same bears date.

Given under my hand this the 3 day of November, 1943.

Mary Slade, Notary Public



IN WITNESS WHEREOF I HAVE

HEREunto set my hand and

the seal of my office this 3rd day of

November 1943.

MARY SLADE, Notary Public  
My Commission Expires 11-15-1945

WITNESSES

JOHN W. DOWLING

JOHN W. DOWLING

JOHN W. DOWLING

CLARA C. DEANE,

Complainant,

VS.

STAPLETON INSURANCE AND REALTY  
CORPORATION, A CORPORATION, AND  
S. M. ADAMS, JR.,

Respondents.

IN THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA.  
IN EQUITY.

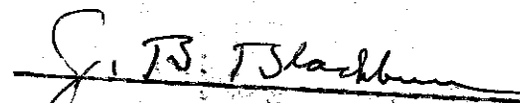
MOTION

Now comes the Respondent, S. M. Adams, Jr., by his attorney, and respectfully represents unto the Court and your Honor as follows:

1. The Complainant, Clara C. Deane, is a non-resident of the State of Alabama.
2. Court costs in this case have not been deposited or secured.

WHEREFORE, this Respondent moves the Court to dismiss this suit unless a reasonable sum is deposited in this cause by the Complainant to cover court costs or unless proper security for costs is filed.

Respectfully submitted,

  
Attorney for S. M. Adams, Jr.

STATE OF ALABAMA

BALDWIN COUNTY

IN THE CIRCUIT COURT OF BALDWIN COUNTY  
ALABAMA? IN EQUITY

TO STAPLETON INSURANCE AND REALTY CORPORATION, a CORPORATION  
AND S. M. ADAMS, JR:

You will take notice that on the 13th day of May, 1944, Clara C. Deane, filed in the Circuit Court of Baldwin County, Alabama, in Equity, her original bill of complaint, praying for an injunction against the Stapleton Insurance and Realty Corporation, a Corporation and S. M. Adams, Jr., (and all agents, servants and employees, restraining them from trespassing upon the following described lands situated in Baldwin County, Alabama, to-wit:

Beginning at the Southwest corner of Section 3, Frances Suarez Grant, run North 2,191 feet, thence East 1,700 feet, thence South 2,191 feet, thence West 1,700 feet to beginning corner, situated in Section 3, Township 8 South, Range 6, East.

and from cutting and removing the timber thereon; that said day the said bill of complaint was presented to the Honorable F. W. Hare, Judge of said court and the said Judge made the following endorsement thereon:

TO R. S. DUCK? REGISTER OF THE CIRCUIT COURT OF BALDWIN COUNTY?  
ALABAMA.

On Complainant entering into a good and sufficient bond in the prescribed sum of \$500.00, payable and conditioned as prescribed by law, let temporary writ of injunction issue as prayed for.

Dated this 13th day of May, 1944.

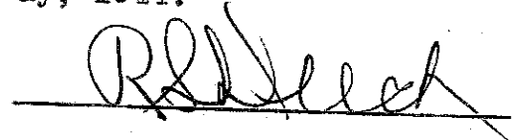
F. W. Hare, Judge.

You will further take notice that said Clara C. Deane has entered into bond in the sum of \$500.00 conditioned as prescribed by law, which said bond has been approved by me.

Now, therefore, you, the said Stapleton Insurance and Realty Corporation, a Corporation and S. M. Adams, Jr.,

and all your agents, servants and employees, as well as yourselves are hereby commanded and enjoined from interfering with said lands and cutting and removing the said timber therefrom and trespassing thereon.

In testimony of all of which, I, R. S. Duck, Register of said Court have hereunto set my hand as said Register, this the 13th day of May, 1944.

A handwritten signature in cursive script, appearing to read "R. S. Duck", is written over a horizontal line.

Register.

M

DEGREE

CLARA C. DEANE,

Complainant,

VS.

STAPLETON INSURANCE AND REALTY  
CORPORATION, a corporation, AND  
S. M. ADAMS, JR.,

Respondents.

IN THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA.

IN EQUITY.

Filed September 28, 1945.

Richard  
Register.

1118  
Writ of Habeas Corpus

Wm. S. Moore  
Camp

vs

S.M. Albaugh  
et al  
Pen.

RECORDED

Filed May 13. 1914

R.D. Neal  
Clerk

D. S.

Sheriff

Executed this 13th day of May 1914  
By ~~William S. Moore~~ Clerk of  
the Federal Court  
of Jurisdiction over  
Wm. S. Moore, and  
W.D. Stearns as names  
and being from  
of ~~W.D. Stearns~~ name  
of ~~W.D. Stearns~~  
Signature of W.D. Stearns  
Sheriff

1118

RECORDED

MOTION

CLARA C. DEANE,

Complainant,

VS.

STAPLETON INSURANCE AND REALTY  
CORPORATION, A CORPORATION, AND  
S. M. ADAMS, JR.,

Respondent.

IN THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA.

IN EQUITY.

*Filed*

6-12-44

*R.S. Muck*

*Ray*

RECORDED

ANSWER OF S. M. ADAMS, JR

CLARA C. DEANE,

Complainant,

VS.

STAPLETON INSURANCE AND REALTY CORPORATION, A CORPORATION, and S. M. ADAMS, JR.,

Respondents.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

IN EQUITY. NUMBER 1118.

*Handwritten signature and date: 2-25-1944*

THE STATE OF ALABAMA  
MONTEGOMERY COUNTY

I Mary Stiede, a Notary Public in and for said County, in said State, hereby certify that H. G. Dowling, whose name is signed to the foregoing conveyance as State Land Commissioner, and who is known to me, acknowledged before me on this day, being furnished of the contents of this conveyance, he, in his capacity as such State Land Commissioner, executed the same voluntarily on the day the same bears date.

Given under my hand this 8 day of November, 1943.

Mary Stiede, Notary Public

THE STATE OF ALABAMA

KNOW ALL MEN BY THESE PRESENTS:

THAT WHEREAS, on 11 day of May, A. D. 1940, the Probate Court of Baldwin County rendered a decree for the sale of lands hereinafter described and conveyed, for the payment of state and county taxes then due from Moore Realty Co. the owner of said lands and for the payment of the fees, costs, and expenses of and under said decree, and the sale had in execution thereof.

AND WHEREAS, thereafter, to-wit, on the 14 day of June, 1940, under and in pursuance of said decree, said lands were regularly offered for sale by the Tax Collector of Baldwin County for said taxes, fees, costs, and expenses and no person having bid sufficient sum for said lands to pay the same, said lands were sold in for the State for the sum of said taxes, fees, costs, and expenses.

AND WHEREAS, the time allowed by law for the redemption of said lands has elapsed since said sale, and the same not having been redeemed, the title thereto under said sale is still in the State.

AND WHEREAS, said lands having been entered upon the books of the State Land Commissioner, and the State Land Commissioner of the State of Alabama, with the approval of the Governor, has fixed the price of said land, and ascertained that the sum of one hundred Seventeen & no/100 (\$117.00) Dollars is sufficient to cover and satisfy all claims of the State and County against said lands for or on account of taxes, interest, fees, and costs, and officers' fees which were due upon or have accrued against said lands, as provided for by law.

AND WHEREAS, application has been made to the State Land Commissioner of the State of Alabama by Stapleton Insurance & Realty Corp. to purchase said lands, and said sum of one hundred Seventeen & no/100 (\$117.00) Dollars therefor has been paid into the State Treasury.

NOW THEREFORE, the State Land Commissioner of the State of Alabama, by virtue of and in accordance with the authority in him vested by law, with the approval of the Governor of Alabama, and in consideration of the premises above set out, has this day granted, bargained, sold and conveyed, and by these presents does grant, bargain, sell and convey unto the said Stapleton Insurance & Realty Corp., without warranty of government of any kind on the part of the State, express or implied, all right and title of the State of Alabama in and to said lands, described as follows:

Begin at SW cor Sec. 8 Thence Sward Grant, run N 81° 11' E 1700 ft, thence S 81° 11' E 1700 ft to begin cor. Sec. 8, T 8 S, R 3 E.

lying and being situated in said County and State, to have and to hold the same, the said right and title of the State in the lands above said, unto Stapleton Insurance & Realty Corp. and its successors and assigns forever.

In testimony whereof I have hereunto set my hand and seal this the 8 day of November, 1942.

STATE LAND COMMISSIONER OF ALABAMA  
By H. G. Dowling, State Land Commissioner  
Chassey Sparks, Governor

ANSWER OF S. M. ADAMS, JR

CLARA C. DEANE,

Complainant,

VS.

STAPLETON INSURANCE AND REALTY  
CORPORATION, A CORPORATION, and  
S. M. ADAMS, JR.,

Respondents.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

IN EQUITY. NUMBER 1118.

I certify that the within is a true and correct Bill of Costs in the within styled cause.

ATTEST: \_\_\_\_\_

Register Circuit Court, Baldwin County, Ala.

Received payment this \_\_\_\_\_ day of \_\_\_\_\_ 194\_\_\_\_\_

ATTEST: \_\_\_\_\_

Register Circuit Court, Baldwin County, Ala.

114  
12/31  
1/31  
1/31  
1/31

No. \_\_\_\_\_ Page \_\_\_\_\_

The State of Alabama,  
BALDWIN COUNTY

CIRCUIT COURT

vs. Plaintiff

Defendant

EQUITY COST BILL

Term, 19\_\_

Fee Book \_\_\_\_\_, Page \_\_\_\_\_

Plaintiff's Attorney.

Defendant's Attorney.

Moore Printing Co., Bay Minette, Ala.

SECURITY FOR COSTS.

RECORDED

CLARA C. DEANE,

Complainant,

VS.

STAPLETON INSURANCE AND REALTY  
CORPORATION, A CORPORATION,  
S. M. ADAMS, JR.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

IN EQUITY.

2nd June 22 1944

*R. D. [unclear]*  
*[unclear]*

1118  
Bicy Complaint

John S. Cleane  
vs  
Group

S.M. Adams  
et al Resp.

RECORDED

Filed May 13-1944

R. Deed  
Regista

Executed this 13th day of May 1944  
By ~~attaching the within~~  
Bicy Complaint

W. E. Michie  
vs  
S. M. Adams, et al  
vs  
Manager of Station  
and placing him

W. E. Michie  
Sheriff

D. S.

Serve On \_\_\_\_\_

**Court of Baldwin County**  
**IN EQUITY**

No. \_\_\_\_\_

**Summons**

**THE STATE OF ALABAMA,**  
**Baldwin County**

Received in office this \_\_\_\_\_

day of \_\_\_\_\_, 194\_\_\_\_\_

**Sheriff.**

Executed this \_\_\_\_\_ day of \_\_\_\_\_, 194\_\_\_\_\_

by leaving a copy of the Summons with \_\_\_\_\_

**vs.**

**Defendant**

**Sheriff**

By \_\_\_\_\_  
**Deputy Sheriff**

**Solicitor for Complainant**

Recorded in Vol. \_\_\_\_\_ Page \_\_\_\_\_

1118  
Inquest in Bond

RECORDED

State of Maine  
vs  
Camp

Sam. Adams Jr  
et al  
vs  
Pearl

Filed May 13-1914

Arthur

Registrar