

ELLIOTT G. RICKARBY

LAW OFFICES

RICKARBY & RICKARBY  
FAIRHOPE, ALABAMA

E. G. RICKARBY, JR.

March 29, 1949

Mrs. Alice J. Duck  
Register Circuit Court  
Bay Minette, Alabama

Dear Mrs. Duck:

In re WILLIAM L. WALKER vs.  
Unknown HEIRS AND DEVISEES OF CHARLES  
BARKLEY et al:

Enclosed find bill to quiet  
title. Please have proof of publication  
made in the Fairhope Courier and oblige.

Yours very truly,

RICKARBY & RICKARBY

by:-

EGRjr:la

573.

CC: Mr. Carl L. Bloxham  
Fairhope, Ala.

TO THE HONORABLE TELFAIR J. MASHBURN, Jr., JUDGE OF THE  
CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA: IN EQUITY:

Humbly complaining sheweth unto your Honor, your orator,  
WILLIAM L. WALKER, who is a resident of Baldwin County, Alabama, and is  
over the age of twenty-one years.

1. That the names, ages and residence of the heirs of  
CHARLES BARKLEY, W. H. MASK, MARIE L. MASK and PAULINE BARBER are  
unknown to your orator and that the ages and places of residence of  
W. H. MASK, MARIE L. MASK and PAULINE BARBER are unknown to your orator;  
and that the names, ages and places of residence of the heirs of said  
Charles Barkley, W. H. Mask, Marie L. Mask and Pauline Barber cannot  
be ascertained by your orator after reasonable effort and that the  
ages and places of residence of W. H. Mask, Marie L. Mask and Pauline  
Barber cannot be ascertained by your orator after reasonable effort.

2. That your orator is the owner of the following described  
tract of land which is situated in Baldwin County, State of Alabama,  
to-wit:

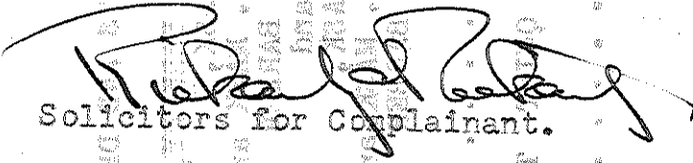
Lots EIGHT, NINE, TEN and ELEVEN in Block  
Seven, Volanta, Alabama, as per plat recorded  
in Miscellaneous Book Number 1, page 341 of  
the Probate Records of Baldwin County, Alabama.

3. That the heirs of said Charles Barkley, W. H. Mask,  
Marie L. Mask and Pauline Barber and W. H. Mask, Marie L. Mask and  
Pauline Barber claim or are reputed to claim some right, title, interest  
in or encumbrance upon the above described lands.

4. That no suit is pending to enforce or test the validity  
of such title, claim or encumbrance.

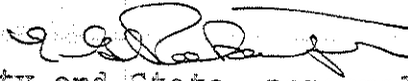
THE PREMISES CONSIDERED, your orator prays that your  
Honor may take jurisdiction of the parties and subject matter above set  
forth; that the heirs of Charles Barkley, W. H. Mask, Marie L. Mask and  
Pauline Barber and W. H. Mask, Marie L. Mask and Pauline Barber may be  
made defendants to this bill and proper process may issue from your  
Honor's Court requiring said defendants to plead, answer or demur to this  
bill within time fixed by law, and the rules of your Honor's Court. That  
said defendants be required to set forth and specify their title, claim,  
interest in or encumbrance upon said lands, and how and by what in-

strument the same is derived and created. That your Honor will by decree determine such title, claim, interest or encumbrance and will by said decree vest the title to the above described lands in your orator, and if in any way your orator is mistaken as to the relief to which he is entitled your orator prays for such other, further and different relief as to your Honor may seem meet and proper.

  
Solicitors for Complainant.

STATE OF ALABAMA:

COUNTY OF BALDWIN:

Before me,  , a Notary Public in and for said County and State, personally appeared William L. Walker, who is known to me and who, being by me first duly sworn, deposes and says that he is the orator in the above styled cause, that he has read the above bill, knows the contents thereof, and that the statement of facts contained therein are true.

William L. Walker

Sworn to and subscribed before me this the 3<sup>rd</sup>  
day of March , 1949.

  
Notary Public, Baldwin County, Alabama.

and will now wait. before the hearing at once and remain  
thereon, consideration to defer it, also, till it does entreaties serve

not of abuse, but also to do justice to the party.

Teller ed of as exists at now and may be in it the object  
of doing so.

Mr. WALKER, as before mentioned, has  
been engaged by the Complainant.

To  
John H. Walker,  
Attala Co.,  
MS.

WALKER,  
Attala Co.

Solicitor  
of the  
People  
vs.  
John H. Walker,  
Attala Co.,  
MS.

R. WALKER  
Complainant

STATE OF MISSISSIPPI

COUNTY OF ATTALA:

John H. Walker,  
Attala Co.,  
MS.

Q. 3. Show me your sample bed before we first tie it?

Ans. 3. *Don't tie web*

John H. Walker,  
Attala Co., MS.

S.P.M.

TO THE HONORABLE TELFAIR J. MASHBURN, Jr., JUDGE OF THE  
CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA: IN EQUITY:

Humbly complaining sheweth unto your Honor, your orator,  
WILLIAM L. WALKER, who is a resident of Baldwin County, Alabama, and is  
over the age of twenty-one years.

1. That the names, ages and residence of the heirs of  
CHARLES BARKLEY, W. H. MASK, MARIE L. MASK and PAULINE BARBER are  
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W. H. MASK, MARIE L. MASK and PAULINE BARBER are unknown to your orator;  
and that the names, ages and places of residence of the heirs of said  
Charles Barkley, W. H. Mask, Marie L. Mask and Pauline Barber cannot  
be ascertained by your orator after reasonable effort and that the  
ages and places of residence of W. H. Mask, Marie L. Mask and Pauline  
Barber cannot be ascertained by your orator after reasonable effort.

2. That your orator is the owner of the following described  
tract of land which is situated in Baldwin County, State of Alabama,  
to-wit:

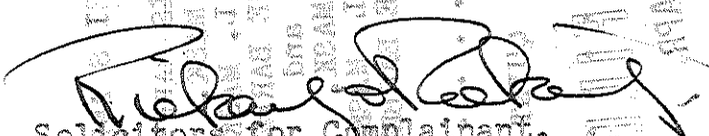
Lots EIGHT, NINE, TEN and ELEVEN in Block  
Seven, Volanta, Alabama, as per plat recorded  
in Miscellaneous Book Number 1, page 341 of  
the Probate Records of Baldwin County, Alabama.

3. That the heirs of said Charles Barkley, W. H. Mask,  
Marie L. Mask and Pauline Barber and W. H. Mask, Marie L. Mask and  
Pauline Barber claim or are reputed to claim some right, title, interest  
in or encumbrance upon the above described lands.

4. That no suit is pending to enforce or test the validity  
of such title, claim or encumbrance.

THE PREMISES CONSIDERED, your orator prays that your  
Honor may take jurisdiction of the parties and subject matter above set  
forth; that the heirs of Charles Barkley, W. H. Mask, Marie L. Mask and  
Pauline Barber and W. H. Mask, Marie L. Mask and Pauline Barber may be  
made defendants to this bill and proper process may issue from your  
Honor's Court requiring said defendants to plead, answer or demur to this  
bill within time fixed by law, and the rules of your Honor's Court. That  
said defendants be required to set forth and specify their title, claim,  
interest in or encumbrance upon said lands, and how and by what in-

strument the same is derived and created. That your Honor will by decree determine such title, claim, interest or encumbrance and will by said decree vest the title to the above described lands in your orator, and if in any way your orator is mistaken as to the relief to which he is entitled your orator prays for such other, further and different relief as to your Honor may seem meet and proper.

  
Solicitors for Complainant.

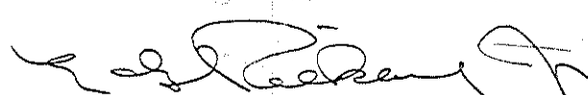
STATE OF ALABAMA:

COUNTY OF BALDWIN:

Before me, 



Sworn to and subscribed before me this the 30  
day of March , 1949.

  
Notary Public, Baldwin County, Alabama.

MOTEL SUBJECTS, BAPTIST CO., TEXAS.

*Rickarby & Rickarby*

620 W. MONTEY, TUESDAY, APRIL 20, 1937  
MEMPHIS, TENN.

*W. L. Walker*

2

WE ARE ASKING YOU TO TAKE COPIES OF THE PLEA OF THE DEFENDANT, AND THAT  
YOU DO NOT RELEASE THEM UNTIL THE DEFENDANT HAS MADE A FULL AND FAIR  
ADMISSION AND KNOWS SO HE CAN KNOW WHAT HE IS DOING WHEN HE MAKES IT.  
BAPTIST CO., TEXAS, APRIL 20, 1937.

SOLICITOR OF DISTRICT:

STATE OF ALABAMA:

WILLIAM L. WALKER,  
Complainant

-vs-

DEVISEES

CHARLES RICKARBY,

H. MASK and  
PAULINE BARBER

and  
H. MASK and  
PAULINE BARBER

TITLE

ED

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R. D.

BILLING BROKER

TO ALICE A. RICKARBY, LENDER

APR.

1937

ALICE A. RICKARBY, Register

RICKARBY & RICKARBY,  
Solicitors for Complainant.

RECORDED AND INDEXED ON BEHALF OF THE COMPLAINANT  
APR 23 1937 BY R. D. BILLING BROKER, JUSTICE COURT, MONTGOMERY, ALA.

WILLIAM L. WALKER,  
Complainant

E Q U I T Y

-vs-

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

UNKNOWN HEIRS AND DISTRIBUTEES OF  
CHARLES BARKLEY, W. H. MASK, MARIE L.  
MASK AND PAULINE BARBER,  
and  
W. H. MASK, MARIE L. MASK and  
PAULINE BARBER,  
Defendants

CIRCUIT COURT OF  
BALDWIN COUNTY,  
ALABAMA

This cause coming on to be heard is submitted for final decree upon the pleadings and proof as noted by the Register; and upon consideration thereof the Court is of the opinion that the Complainant is entitled to the relief prayed for in his bill of complaint. It is, therefore, ORDERED, ADJUDGED and DECREED by the Court:

1. That the Complainant, WILLIAM L. WALKER, is the owner of the real estate in the original bill in this cause and which real estate is situated in the County of Baldwin, State of Alabama, and more particularly described as follows:

Lots EIGHT, NINE, TEN and ELEVEN in Block SEVEN, Volanta, Alabama, as per plat recorded in Miscellaneous Book Number 1, page 341 of the Probate Records of Baldwin County, Alabama.

2. That the heirs of Charles Barkley, W. H. Mask, Marie L. Mask and Pauline Barber and W. H. Mask, Marie L. Mask and Pauline Barber, the defendants in this cause, have no right, title, or interest in, or encumbrance upon such lands above described, or any part thereof.

3. That the Register, within thirty days from this date, file a certified transcript of this decree for record in the Probate Court of Baldwin County, Alabama, the County in which said land lies; and that the Probate Judge record and index said decree, as required by Code 1940, Title 7, Section 1113.

4. That the Complainant pay the costs of this suit to be taxed by the Register, for which let execution issue.

Done this 8th day of June, Nineteen Hundred Forty-nine.

Telfair J. Mashburn, Jr.

Circuit Judge.

I, ALICE J. DUCK, Register of the Circuit Court of Baldwin County, Alabama, do hereby certify that the foregoing is a correct copy of the original decree rendered by the Judge of the Circuit Court in the above stated cause, which said decree is on file and enrolled in my office.

Witness my hand and seal this the 9th day of June, 1949.

*Alice J. Duck*

Register Circuit Court, in Equity.

STATE OF ALABAMA, BALDWIN COUNTY

Filed 6-9-49..... 19 M

Recorded ..... Deed book 1421 page 2856

*W.R. Stuart*  
Judge of Probate H-

CERTIFIED COPY

6-8-49  
WILLIAM L. WALKER, 49.  
Complainant

-VS-

Unknown Heirs and Distrib-  
utees of CHARLES BARKLEY,  
W. H. MASK, MARIE L. MASK  
and PAULINE BARBER and  
W. H. MASK, MARIE L. MASK  
and PAULINE BARBER,

Defendants

142-2856

DECREE QUIETING TITLE

P1.35  
mrs. Duck)

TO THE HONORABLE TELFAIR J. MASHBURN, Jr., JUDGE OF THE  
CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA: IN EQUITY:

Humbly complaining sheweth unto your Honor, your orator,  
WILLIAM L. WALKER, who is a resident of Baldwin County, Alabama, and is  
over the age of twenty-one years.

1. That the names, ages and residence of the heirs of  
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Pauline Barber claim or are reputed to claim some right, title, interest  
in or encumbrance upon the above described lands.

4. That no suit is pending to enforce or test the validity  
of such title, claim or encumbrance.

THE PREMISES CONSIDERED, your orator prays that your  
Honor may take jurisdiction of the parties and subject matter above set  
forth; that the heirs of Charles Barkley, W. H. Mask, Marie L. Mask and  
Pauline Barber and W. H. Mask, Marie L. Mask and Pauline Barber may be  
made defendants to this bill and proper process may issue from your  
Honor's Court requiring said defendants to plead, answer or demur to this  
bill within time fixed by law, and the rules of your Honor's Court. That  
said defendants be required to set forth and specify their title, claim,  
interest in or encumbrance upon said lands, and how and by what in-

strument the same is derived and created. That your Honor will by decree determine such title, claim, interest or encumbrance and will by said decree vest the title to the above described lands in your orator, and if in any way your orator is mistaken as to the relief to which he is entitled your orator prays for such other, further and different relief as to your Honor may seem meet and proper.

  
Richard L. Walker  
Solicitors for Complainant.

STATE OF ALABAMA:

COUNTY OF BALDWIN:

Before me, , a Notary Public in and for said County and State, personally appeared William L. Walker, who is known to me and who, being by me first duly sworn, deposes and says that he is the orator in the above styled cause, that he has read the above bill, knows the contents thereof, and that the statement of facts contained therein are true.

  
William L. Walker

Sworn to and subscribed before me this the 30  
day of March, 1949.

  
E. S. Reddick  
Notary Public, Baldwin County, Alabama.

NO 2260

WILLIAM L. WALKER,  
Complainant

-VSe-

## UNKNOWN HEIRS AND DEVISEES

CHARLES BARKLEY,  
W. H. MASK,  
MARIE L. MASK and  
PAULINE BARBER  
and  
W. H. MASK,  
MARIE L. MASK and  
PAULINE BARBER

**BILL TO QUIET TITLE**

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APR 1 1949

RICKARBY & RICKARBY,  
Solicitors for Complainant.

THE STATE OF ALABAMA, } CIRCUIT COURT, IN EQUITY  
Baldwin County } No. \_\_\_\_\_, Term, 19 49

WILLIAM L. WALKER, \_\_\_\_\_ Complainant

vs.  
Unknown Heirs and Distributees of Charles Barkley et al., \_\_\_\_\_ Defendants

In this cause it appears to the Register ALICE J. DUCK, that the order of publication heretofore made in this cause, was published for four consecutive weeks, commencing on the 7th day of April, 1949, in the FAIRHOPE COURIER, a newspaper published in Baldwin County, Alabama, that a copy of said order was posted at the Court House door in Baldwin County, on the 1st day of April, 1949, and \_\_\_\_\_

-- And it now further appearing to the Register ALICE J. DUCK, that the said Unknown Heirs and Distributees of Charles Barkley, W. H. Mask, Marie L. Mask and Pauline Barber and W. H. Mask, Marie L. Mask and Pauline Barber

having, to the date hereof, failed to demur, plead to, or answer the Bill of Complaint in this cause, it is now, therefore, on motion of Complainant, ordered and decreed by the Register

that the Bill of Complaint in this cause be, and it hereby is in all things taken as confessed against the said Unknown heirs and distributees of Charles Barkley, W. H. Mask, Marie L. Mask and Pauline Barber and W. H. Mask, Marie L. Mask and Pauline Barber

This 8th day of June, 1949.

Alice J. Duck, Register.

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

**THE STATE OF ALABAMA,  
Baldwin County**

**CIRCUIT COURT, IN EQUITY**

WILLIAM L. WALKER,  
Complainant

Vs.

Unknown Heirs and Distributees  
of Charles Barkley et al.  
Defendants.

**Decree Pro Confesso of Publication**

Issued \_\_\_\_\_, 19\_\_\_\_\_

Register.

Recorded in \_\_\_\_\_ Record

Vol. \_\_\_\_\_ Page \_\_\_\_\_

Register.

THE STATE OF ALABAMA, }      CIRCUIT COURT, IN EQUITY  
Baldwin County      }  
No. \_\_\_\_\_, Term, 19\_\_\_\_\_

WILLIAM L. WALKER,      Complainant

Vs.

Unknown Heirs and Distributees of Charles Barkley, W. H. Mask,  
Marie L. Mask and Pauline Barber and W. H. Mask, Marie L.  
~~Mask and Pauline Barber,~~ Defendants

Motion is hereby made for a Decree Pro Confesso against above named Defendants

XXXXXX  
Defendant

in the annexed stated cause, on the ground that more than thirty days have elapsed since the perfection of publication was made under the order of this Court; and it having been shown by due proof to the Court that said Defendant is a non-resident of the State of Alabama, and has failed to answer, plead or demur to the Bill in this cause, to the date hereof.

This 4<sup>th</sup> day of June, 1949.

746 Code

  
Solicitors for Complainant.

xSolicitorxx

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

**THE STATE OF ALABAMA  
BALDWIN COUNTY**

**CIRCUIT COURT, IN EQUITY**

WILLIAM L. WALKER,

Complainant \_\_\_\_\_

Vs.

Unknown Heirs and Distributees  
of Charles Barkley, W. H. Mask,  
Marie L. Mask and Pauline Barber  
and W. H. Mask, Marie L. Mask and  
Pauline Barber, Defendant's

**Motion for Decree Pro Confesso  
On Publication**

Filed 6-8, 1949

Alice J. Walker  
Register.

Recorded in \_\_\_\_\_ Record

Vol. \_\_\_\_\_ Page \_\_\_\_\_

Register.

WILLIAM L. WALKER,  
Complainant

-vs-

UNKNOWN HEIRS AND DISTRIBUTERS  
of CHARLES BARKLEY, W. H. MASK,  
MARIE L. MASK and PAULINE BARBER,  
and  
W. H. MASK, MARIE L. MASK and  
PAULINE BARBER,  
Defendants

E Q U I T Y

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

CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

In this cause it is made to appear to the Court by the affidavit of WILLIAM W. WALKER, Complainant, that the defendants to this bill, the heirs and distributees of the estates of Charles Barkley, W. H. Mask, Marie L. Mask and Pauline Barber, are unknown both their names, ages and places of residence, and W. H. Mask, Marie L. Mask and Pauline Barber, who are unknown as to their ages and places of residence, and cannot be ascertained after reasonable effort; that the bill of complaint is filed to quiet title to the following described lands situated in the County of Baldwin, State of Alabama, to-wit:

Lots EIGHT, NINE, TEN and ELEVEN in Block Seven, Volanta, Alabama, as per plat recorded in Miscellaneous Book Number 1, page 341 of the Probate Records of Baldwin County, Alabama.

It is, therefore, ORDERED by the Court that publication be made in the FAIRHOPE COURIER, a newspaper published in Baldwin County, Alabama, once a week for four successive weeks, requiring each of them, the heirs of said Charles Barkley, W. H. Mask, Marie L. Mask and Pauline Barber, and W. H. Mask, Marie L. Mask and Pauline Barber to plead, answer or demur to the bill in the above cause by the day of , 1949, or in thirty days thereafter a decree pro confesso may be taken against each of them in said cause.

Done this

day of , 1949.

Judge.

RICKARBY & RICKARBY,  
Solicitors for Complainant.

RECKLESS & WICKARD, ATTORNEYS AT LAW.

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Books of record and other documents produced

WITSPERG & CO. S. MAYER LTD. TORONTO, ONTARIO, CANADA. ADDRESS: 100 KING ST. WEST, TORONTO, ONTARIO, CANADA.

IT IS A FANTASTIC & CLEVERED SCA FESTIVAL CELEBRATION

CONRAD, ALFRED, 1859-1930. *The 3rd degree*. New York: Grosset & Dunlap, 1901.

Second in the series Book Number 1  
Scales & Octaves. A series of six books by Eric Rose entitled "The Young Beginner in Music".

ATTRACTION OF THE CONVERGENT MIGRATORIES.

REBELLION OF THE SOUTH  
BY, J. R. DODGE.  
ASK

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PUBLI

AMERICAN MUSEUM OF NATURAL HISTORY,  
OF C. PAULIN KREBS, PRINTER.

BY ERIC BYRNE  
Defender of the  
HUMAN RACE

WILLIE F. WALKER, BORN IN 1833,  
OF CHENEY'S MARKET, M. E., NEW  
ORLEANS, LOUISIANA.

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ALLEGORY IN MARKS

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WILLIAM L. WALKER,  
Complainant

-vs-

UNKNOWN HEIRS AND DISTRIBUTEES OF  
CHARLES BARKLEY, W. H. MASK, MARIE L.  
MASK AND PAULINE BARBER,  
and  
W. H. MASK, MARIE L. MASK and  
PAULINE BARBER,  
Defendants

E Q U I T Y

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

CIRCUIT COURT OF  
BALDWIN COUNTY,  
ALABAMA

This cause coming on to be heard is submitted for final decree upon the pleadings and proof as noted by the Register; and upon consideration thereof the Court is of the opinion that the Complainant is entitled to the relief prayed for in his bill of complaint. It is, therefore, ORDERED, ADJUDGED and DECREED by the Court:

1. That the Complainant, WILLIAM L. WALKER, is the owner of the real estate in the original bill in this cause and which real estate is situated in the County of Baldwin, State of Alabama, and more particularly described as follows:

Lots EIGHT, NINE, TEN and ELEVEN in Block SEVEN, Volanta, Alabama, as per plat recorded in Miscellaneous Book Number 1, page 341 of the Probate Records of Baldwin County, Alabama.

2. That the heirs of Charles Barkley, W. H. Mask, Marie L. Mask and Pauline Barber and W. H. Mask, Marie L. Mask and Pauline Barber, the defendants in this cause, have no right, title, or interest in, or encumbrance upon such lands above described, or any part thereof.

3. That the Register, within thirty days from this date, file a certified transcript of this decree for record in the Probate Court of Baldwin County, Alabama, the County in which said land lies; and that the Probate Judge record and index said decree, as required by Code 1940, Title 7, Section 1113.

- Page Two -

4. That the Complainant pay the costs of this  
suit to be taxed by the Register, for which let execution issue.

Done this 8<sup>th</sup> day of June, Nineteen Hundred  
Forty-nine.

Telfair J. Middlebury, Jr.  
Circuit Judge.

WILLIAM L. WALKER,  
Complainant

vs.

Unknown heirs and Dis-  
tributtees of CHARLES  
BARKLEY, W. H. MASK,  
MARIE L. MASK and PAULINE  
BARBER and W. H. MASK,  
MARIE L. MASK and PAULINE  
BARBER,

Defendants

DECREE QUIETING TITLE

FILED

JUN 9 1949

ALICE J. DUCK, Register

WILLIAM L. WALKER,  
Complainant

E Q U I T Y

-vs-

UNKNOWN HEIRS AND DISTRIBUTEES  
OF CHARLES BARKLEY, W. H. MASK,  
MARIE L. MASK AND PAULINE BARBER  
AND  
W. H. MASK, MARIE L. MASK AND  
PAULINE BARBER,

Defendants

CIRCUIT COURT OF  
BALDWIN COUNTY,  
ALABAMA

NOTE OF SUBMISSION

Cause submitted for final decree upon pleadings and  
proof.

Complainant, being called, offers the following  
testimony, to-wit:

1st. Original bill of Complaint and Complainant's  
affidavit thereto.

2nd. Order of publication against Defendants.

3rd. Decree pro confesso on publication against  
Defendants, the Unknown Heirs and Distributees of Charles Barkley,  
W. H. Mask, Marie L. Mask and Pauline Barber and W. H. Mask,  
Marie L. Mask and Pauline Barber.

Defendants, being also called, offer nothing.

I hereby certify that the above note of submission is  
correct, this 7<sup>th</sup> day of June, 1949.

\_\_\_\_\_  
Register Circuit Court.

*Rudcal & Rudcal*  
Solicitors for Complainant.

NOTICE OF COMPLAINT

STATE OF NEW YORK  
In the County of New York, I hereby certify that this instrument was served on the Defendants on the 2nd day of October, 1949.

Defendants are hereby summoned and directed to appear and answer the complaint on or before the 20th day of November, 1949, at the office of the Clerk of the Court, at the time and place above specified.

Given under my hand and seal of the State of New York, this 2nd day of October, 1949.

STATE OF NEW YORK  
I hereby certify that this instrument was served on the Defendants on the 2nd day of October, 1949.

Defendants are hereby summoned and directed to appear and answer the complaint on or before the 20th day of November, 1949, at the office of the Clerk of the Court, at the time and place above specified.

Given under my hand and seal of the State of New York, this 2nd day of October, 1949.

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I hereby certify that this instrument was served on the Defendants on the 2nd day of October, 1949.

Defendants are hereby summoned and directed to appear and answer the complaint on or before the 20th day of November, 1949, at the office of the Clerk of the Court, at the time and place above specified.

Given under my hand and seal of the State of New York, this 2nd day of October, 1949.

STATE OF NEW YORK  
I hereby certify that this instrument was served on the Defendants on the 2nd day of October, 1949.

Defendants are hereby summoned and directed to appear and answer the complaint on or before the 20th day of November, 1949, at the office of the Clerk of the Court, at the time and place above specified.

Given under my hand and seal of the State of New York, this 2nd day of October, 1949.

STATE OF NEW YORK  
I hereby certify that this instrument was served on the Defendants on the 2nd day of October, 1949.

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2265

WILLIAM L. WALKER,  
Complainant

-vs-

UNKNOWN HEIRS AND DISTRIBUTEE  
OR CHARLES BARKLEY ET ALIS.  
Defendants

NOTE OF SUBMISSION

Filed 6-8-49  
Alice J. Welch  
Register

RICKARBY & RICKARBY,  
Solicitors for Complainant