

103 Original

2

SERVE ON 4  
Circuit Court of Baldwin County  
In Equity.

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

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

Received in office this 25  
day of July 1926  
Leon Schwab  
Sheriff.

Frank Barchard,

~~Executed this \_\_\_\_\_ day of \_\_\_\_\_~~  
~~192~~

vs.  
Mrs. Susie Dick  
999 Spring Hill Ave  
Mobile Alabama.

by leaving a copy of the within Summons with  
Mrs. Susie Dick, Not found  
in my County  
~~Defendant.~~  
Leon Schwab  
Sheriff.  
By L. L. McCarty  
Deputy Sheriff.

M= 7/30/26  
74  
Henry D. Moorer.  
Solicitor for Complainant

RECORDED

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

The State of Alabama, }  
Baldwin County.

CIRCUIT COURT OF BALDWIN COUNTY,  
IN EQUITY.

To any Sheriff of the State of Alabama—GREETING :

WE COMMAND YOU, That you summon

Mrs. Susie Dick,

999 Spring Hill Ave, Mobile Alabama.

of \_\_\_\_\_ 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 Sum-  
mons, and there to answer, plead or demur, without oath, to a Bill of Complaint lately exhibited by  
Frank Barchard,

against said

Susie Dick,

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, T. W. Richerson, Register of said Circuit Court, this 26th day of

July, 1926

*T. W. Richerson* Register.

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

9/12

*[Handwritten Signature]*

No. 600.

Page

STATE OF ALABAMA,  
Baldwin County.

CIRCUIT COURT, IN EQUITY.

Frank Barchard, Sr.,

Complainants.

Vs.

Rufus A. Kee,

Defendants.

MOTION FOR DECREE PRO  
CONFESSO ON PUBLICATION.

Filed Oct 18th, 1926.

192

T.W. Richerson.

Register.

Recorded in

Record,

Vol.

Page

**RECORDED**

Register.

Baldwin Times Print, Bay Minette.

The State of Alabama, }  
BALDWIN COUNTY.

CIRCUIT COURT, IN EQUITY.

No. 600. Oct 18 th ~~1926~~ 1926

Frank Barchard, Sr., ..... Complainants

vs.

Rufus A Kee et al ..... Defendants

Motion is hereby made for a Decree Pro Confesso against <sup>non</sup> all resident defendants that have  
been served by publication, ..... 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 18th day of Oct 1926

746 Code.

Henry D. Moorer

Solicitor.

Original  
2

103

SERVE ON  
Circuit Court of Baldwin County  
In Equity.

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

No.  
SUMMONS

Received in office this 28  
day of July 1926  
Leon Schiroz  
Sheriff.

Frank Barchard.

Executed this 31 day of  
July 1926  
by leaving a copy of the within Summons with  
Miss Hattie Belle

vs.  
Miss Hattie Belle  
150 Marine St  
Mobile Alabama.

Defendant.  
Leon Schiroz  
Sheriff.  
By J. L. Sullivan  
Deputy Sheriff.

Sullivan 7/30/26  
Henry D. Moorer.  
Solicitor for Complainant

Recorded in Vol. Page

RECORDED

The State of Alabama, }  
Baldwin County.

CIRCUIT COURT OF BALDWIN COUNTY,  
IN EQUITY.

To any Sheriff of the State of Alabama—GREETING :

WE COMMAND YOU, That you summon.....

Miss Hattie Belle.....

150. Marine St, Mobile Ala.....

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

Frank Barchard.....

against said.....

Miss Hattie Belle;.....

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, T. W. Richerson, Register of said Circuit Court, this 26th day of

July, 1926.

*T. W. Richerson* Register.

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

Frank Barchard, Sr. Complainant.  
vs,  
Angelo Selirio, et al.  
Defendants.

In the Circuit Court,  
Baldwin County, Alabama.  
In Equity.

TO THE HONORABLE JOHN D. LEIGHT, JUDGE OF THE CIRCUIT COURT,

BALDWIN COUNTY, ALABAMA. ----- IN EQUITY.

Comes the complainant, Frank Barchard, Sr., and exhibits this as his complaint against Rufus A. Kee, Josie Kee, George R. Kee, Gus Portovan, Lorena Valisori, Nellie Morris, Jesse Morton, Agnes Mollifield, Mittie Ellis, Russell Bullman, Mary Fletcher Porterman, Victoria Fletcher Grebe, Virginia Fletcher, Conde Fletcher, Mrs. Bill Anderson, Elizabeth Selirio, Angelo Selirio, Josie Villar, Willie Mabry, Charles Villar, Willie Hunter, the unknown heirs at law and next of kin of Bella Smith, Portovan, who is dead and who died intestate, the unknown heirs at law and next of kin of Martin, Villar, Jr., who is dead and who died intestate, the unknown heirs at law and next of kin of Alice Hunter Mabry, who is dead and who died intestate, of Bella Hunter, who is dead and who died intestate, of Victoria Villar Hunter, who is dead and who died intestate, of Missouri Carter, who is dead and who died intestate

testate, of Gus Villar, of Artemus Villar, who is dead, and who died intestate, and who died intestate, of Victorine Villar Beck, who is dead and who died intestate, of Phillipa Villar, who is dead and who died intestate, of Frank Kee, (a son of William Kee) who is dead and who died intestate, of Artemus Villar, alias Artemus Billard, Martin F. Villar, Bella Villar, the unknown heirs at law or next of kin of Carmaline parronot, who is dead and who died intestate, and against Crona Suarez, Mrs. Mae Lewis, Mrs. Carrie Crona Mrs Ethel McGill, Mrs Belle Collins, Mrs Ola Stapleton, Rex Dolive, Marone Dolive, Miss Gladys Dolive, Mrs Florence Sibley, Mrs. Mattie Belle, Mrs Millie Wells, Mrs. Minnie Waters, Mrs. Lillie Wells, Mrs. Ruby Varnado, Mary Ordway, W.L. Dolive, Guy P. Dolive, Howard H. Dolive, Maderick Dolive, Mrs. Minnie Walters, Mrs. Gladia Van Iderstine, Mr. W.P. Hall, Mrs. Cecile Hall, Mrs. Inez Mill, Miss Belle Sibley, W.A. Sibley, Mrs. Juliette Jones, W.H. Sibley, Helena E. Sibley, H.A. Sibley, W.L. Sibley, W.R. Sibley, H.M. IOW, Mrs Susie Dick, Miss May Dolive, and Harry L. Dolive, and shows unto Your Honor and to this Honorable Court, as follows:-

1. That your complainant is over the age of twenty-one years, and that the subject matter of this cause is real property located in Baldwin County, Alabama.

2. That Gus Portovan, who resides at Scranton, Mississippi, Lorena Valisori, who resides at Pensacola, Florida, Mary Morton, who resides on West Belmont Street, near St. Johns Cemetery, Pensacola, Florida, Russell Bullman, Mary Fletcher porterman, Victoria Fletcher Grebe, Virginia Fletcher, Conde Fletcher, Mike Fletcher and Fritz Beck, who resides in Scranton Mississippi, Mrs. Silas Powell, and Fred Beck, who resides in Pascagoula, Mississippi, Mrs. Lillie Wells, Richton, Mississippi, Mrs. Ruby Varnado, Naxpater, Mississippi, Guy P. Dolive, Howison, Mississippi, Miss May Dolive, 308 Carter Bldg., Houston, Texas, Howard H. Dolive, whose address and last place of residence is unknown Mrs Ola Stapleton, Tampa, Florida, W.A. Sibley, Bond, Mississippi, Mrs. Juliette Jones, Route # 1, Northdale, Baton Rouge, Louisiana, W.A. Sibley, Shreveport, Louisiana, W.R. Sibley, 1702 19th. Str., Gulfport, Mississippi, Mary Ordway of Pensacola Florida, are all non-residents of the state of Alabama.

That the present addresses or places of residence of Francis Cochin Johnnie Fletcher, Mrs Bill Anderson, Elizabeth Selirio, Angelo Selirio, Josie Villar, Bella Villar, Missouri Bullman, Willie Mabry, Willie Hunter, and Charles Villar, are unknown but when last heard from they resided out of the State of Alabama, and complainant is informed and believes and alleges upon such information and belief that they are non residents of the State of Alabama.

That the more particular addresses and places of residences of the defendants above named in this paragraph are unknown to complainant and could not and cannot be ascertained, although diligent inquiry has been made by the complainant to that end.

That of the parties defendant the following are residents of the State of Alabama, Artemus Villar, alias Artemus Billard who resides at Marlow, Alabama, Mar in P. Villar, who resides at Alberta, Alabama, Rufus A. Ace, Josie Ace, who are residents of this County; Max Delive, Marco Delive, Miss Gladys Delive, Loxley, Alabama; Mrs. Florence Sibley, 1225 Selma St., Mobile Alabama; Mrs. Mattie Belle, 150 Marie St., Mobile Alabama; Mrs. Minnie Walters, Bromley, Alabama; Mederick Delive, Bay Minette, Alabama; Mrs. Cussie Dick 959 Spring Hill Ave., Mobile Ala., Harry L. Delive, Bromley, Alabama; Mrs. Eloida Van Iderstine, Daphne, Alabama, Mr. W.P. Hall, Daphne Alabama; Mrs. Cecile Hall, Loxley, Alabama, Mrs. Inez, Billy Loxley, Alabama, Miss Belle Sibley, Bay Minette, Alabama, Miss Helena Sibley, Bay Minette, Alabama, M.A. Sibley, Bay Minette, Alabama, M.A. Sibley, Bay Minette, Alabama, N.L. Sibley, Bromley, Alabama; that Nella Smith Fortovan, Martin Villar, Jr., (the son of Isabella Ace Villar and Martin Villar); Alice Hunter Mabry, Nella Hunter, Victoria Hunter, Victorine Villar Beck, Missouri Carter, Artemus Villar, (the son of Gus Villar) Gus Villar, Frank Ace, (a son of William Ace) and Carmaline Perrenot are all dead and died intestate, but the names or places of residence or whereabouts of the heirs at law or next of kin or such deceased persons are unknown to complainants and could not and cannot be ascertained although they have made diligent inquiry to that end; such unknown heirs at law and next of kin, complainants are informed and believe are non-residents of the State of Alabama, and complainant alleges upon such information and believe them to be non-residents of the State of Alabama; such unknown heirs at law and next of kin of such deceased persons are made unknown parties defendant to this cause and complainant sues them as unknown defendants because they are necessary parties.

That all of the parties defendant, whose names are set forth herein are over the age of twenty one years, that as to the unknown parties defendant complainants, on making diligent inquiry were informed and they believe and allege upon such information and belief that all of such unknown parties defendant are over the age of twenty one years, that complainant owns and is in peaceable possession of the following described lands, and still is in peaceable possession of the following described lands, claiming to own the same, namely:

Starting at the SW corner of Sec. 37, Township 3 S, R. 5 E, Baldwin County, Alabama, run East 2497 ft., thence N. 240 30' West 798 ft., to the place of beginning, thence N. 650 30' West, 841 ft., thence S. 240 30' East 690 ft., thence N. 650 30' East 500 ft., thence S 240 30' East 300 ft., to Perdido Bay, thence N. 510 30' East, along the meanders of Perdido Bay, 700 ft., thence N. 69 0 40; East, along the meanders of Perdido Bay, 675 ft., thence N. 94 0 West, 5 chains 67 lks., thence N. 71 0 30' West 8 chs., thence due W. 3 chs., 75 lks., thence N. 3245 ft., to Bay La Launch, thence S. 32 0 East along the meander of the Bay La Launch, 500 ft., thence S. 32 0 West along the meanders of Bay La Launch, 462 ft., thence S. 20 0 30' West along the meanders of Bay La Launch 457 ft., thence S. 44 0 West along the meanders of Bay La Launch, 360 ft., thence S. 71 0 West along the meanders of Bay La Launch, 500 ft., thence S. 30 0 West along the meanders of Bay La Launch 570 ft., thence S. 995 ft., thence Southwest 660 ft., to the point of beginning, containing 175 acres, more or less, situated, lying and being in Section 37, Township 3 South, Range 5 East, Baldwin County, Ala.

4. That each of the defendants above named claims or is reputed to claim some right, title or interest in or encumbrance upon the said lands, and your complainant hereby calls upon each of above named defendants to set forth and specify his or her title or claim, interest or encumbrance upon the said lands or any part thereof and how and by what instrument the same is derived and created.



5. That no suits are pending to enforce or test the validity of such claim, title or encumbrance asserted or reputed to be AAAA asserted by the defendants or any of them or by any one else, there being no pending litigations involving in any way the title to said lands.

THEREFORE THE PREMISES CONSIDERED, your complainant respectfully prays that the above named parties against whom this suit is brought to be made parties defendant to this Bill of Complaint and all brought into Court by publications, or through such other orders, decrees or processes as may be appropriate in the premises.

That upon a final hearing of this cause it be rendered, adjudged and decreed that the above named parties against whom this cause is brought, and each of them, have no right, title or interest or hold any lien or encumbrances upon the lands hereinabove described, or any part thereof and that as against the said parties and each of them, your complainant has a good and perfect title to all of said lands and that their said title to said lands be forever quieted as against the above named defendants, and each of them. Should complainant be mistaken in the relief herein sought then that such other, further and different relief be granted complainant as may be equitable in the premises, and as in duty bound they will ever pray, etc.,

Henry D. Moorer.  
Attorney for Complainant.

FOOT NOTE:

The defendants and each of them are required to answer each paragraph of the foregoing Bill of Complaint, from one to five, both inclusive, but answer under oath is hereby expressly waived.

Henry D. Moorer.  
Attorney for Complainant.

The State of Alabama, }  
Baldwin County.

CIRCUIT COURT OF BALDWIN COUNTY,  
IN EQUITY.

To any Sheriff of the State of Alabama--GREETING:

WE COMMAND YOU, That you summon

*Victoria Fletcher*  
*Crebs, (Scranton, Miss.)*

of \_\_\_\_\_ 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 Sum-  
mons, and there to answer, plead or demur, without oath, to a Bill of Complaint lately exhibited by

*Frank B. Burchard*

against said

*Victoria Fletcher Crebs*

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, T. W. Richerson, Register of said Circuit Court, this

*26*

day of

*July*

192-*6*

*T. W. Richerson*

Register.

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

*Copy*  
*for Victoria Fletcher Crebs*

SERVE ON  
Circuit Court of Baldwin County  
In Equity.

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

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

SUMMONS

vs.

Solicitor for Complainant

Received in office this \_\_\_\_\_  
day of \_\_\_\_\_ 192\_\_

Sheriff.

Executed this \_\_\_\_\_ day of \_\_\_\_\_  
192\_\_

by leaving a copy of the within Summons with

Defendant.

Sheriff.

By \_\_\_\_\_  
Deputy Sheriff.

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

FRANK BARCHARD, Sr.,  
Complainant,

-vs-

ANGELO SELIRIO, et al.,  
Defendants,

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

TO THE HONORABLE JOHN D. LEIGH, JUDGE OF THE CIRCUIT COURT,  
BALDWIN COUNTY, ALABAMA, \* \* \* \* \* IN EQUITY.

Comes the complainant, FRANK BARCHARD, Sr., and exhibits this as his complaint against Rufus A. Kee, Josie Kee, George R. Kee, Gus Portovan, Lorena Valisori, Nellie Morris, Jesse Morris, Agnes Hollifield, Mittie Ellis, RUSSELL BULLMAN, Mary Fletcher Portovan, Victoria Fletcher Grebs, Virginia Fletcher, Conde Fletcher, Mike Fletcher, Fritz Beck, Mrs. Silas Powell, Fred Beck, Francis Codina, Johnnie Fletcher, Mrs. Bill Anderson, Elizabeth Selirio, Angelo Selirio, Josie Villar, Willie Mabry, Willie Hunter, Charles Villar, the unknown heirs at law and next of kin of Bella Smith Portovan, who is dead and who died intestate, the unknown heirs at law and next of kin of Martin Villar, Jr., who is dead and who died intestate, the unknown heirs at law and next of kin of Alice Hunter Mabry, who is dead and who died intestate of Bella Hunter, who is dead and who died intestate, of Victoria Villar Hunter, who is dead and who died intestate, of Missouri Carter, who is dead and who died intestate, of Artemus Villar, who is dead and who died intestate, of Gus Villar, who is dead and who died intestate, of Victorine Villar, Beck, who is dead and who died intestate, of Phillipa Villar, who is dead and who died intestate, of Frank Kee (a son of William Kee), who is dead and who died intestate, of Artemus Villar, Alice Artemus Billard, Martin P. Villar, Bella Villar, the unknown heirs at law or next of kin of Carmaline Perreot, who is dead and who died intestate, and against Crona Suarez, Mrs. Mae Lewis, Mrs. Carrie Crona, Mrs. Ethel McGill, Mrs. Belle Collins, Mrs. Ola Stapleton, Rex Dolive, Marone Dolive, Miss Gladys Dolive, Mrs. Florence Sibley, Mrs. Hattie Belle, Mrs. Lillie Wells, Mrs. Minnie Walters, Mrs. Lillie Wells, Mrs. Ruby Varnado Mary Ordway,

M. L. Dolive, Guy P. Dolive, Howard H. Dolive, Medrick Dolive, Mrs. Winnie Walters, Mrs. Gladia Van Iderstine, Mr. W. P. Hall, Mrs. Cecile Hall, Mrs. Inez Bill, Miss Belle Sibley, W. A. Sibley, Mrs. Juliette Jones, W. H. Sibley, Helena B. Sibley, H. A. Sibley, H. L. Sibley, M. R. Sibley, H. M. Low, Mrs. Suelie Dick, Miss May Dolive, and Harry L. Dolive, and shows unto Your Honor and unto this Honorable Court, as follows:-

1. That your complainant is over the age of twenty one years and that the subject matter of this cause is real property located in Baldwin County, Alabama.

2. That Gus Postovan, who resides at Scranton, Mississippi, Lorena Valicarb, who resides at Pensacola, Florida, Mary Morton, who resides on West Belmont Street, near St. Johns Cemetery, Pensacola, Florida, Russell Sullivan, Mary Fletcher Porterman, Victoria Fletcher Grebs, Virginia Fletcher, Conde Fletcher, Mike Fletcher, and Fritz Beck, who resides in Scranton, Mississippi, Mrs. Silas Powell, and Fred Beck, who resides in Pascagoula, Mississippi, Mrs. Lillie Wells, Richton, Mississippi, Mrs. Ruby Vernado, Haxapater, Mississippi, Guy P. Dolive, Lowison, Mississippi, Miss May Dolive, 508 Carter Bldg., Houston, Texas, Howard H. Dolive whose address and last place of residence is unknown, Mrs. Ola Stapleton, Tampa, Florida, W. A. Sibley, Eood, Mississippi, Mrs. Juliette Jones, Route #1, Northdale, Baton Rouge, Louisiana, W. A. Sibley, Shreveport, Louisiana, M. R. Sibley 1702 19th. Str., Gulfport, Mississippi, Mary Ordway of are all non-residents of the state of Alabama.

That the present addresses or places of residence of Francis Cedino, Johnnie Fletcher, Mrs. Bill Anderson, Elizabeth Solirio, Angelo Solirio, Josie Villar, Bella Villar, Missouri, Sullivan, Willie Mabry, Willie Hunter and Charles Villar are unknown but when last heard from they resided out of the State of Alabama, and complainant is informed and believes and alleges upon such information and belief that they are non-residents of the State of Alabama.

That the more particular addresses and places of residences of the defendants above named in this paragraph are unknown to complainant and could not and cannot be ascertained, although diligent inquiry has been

made by complainant to that end.

That of the parties defendant the following are residents of the State of Alabama, Artemus Villar, alias Artemus Billard, who resides at Marlow, Alabama, Martin P. Villar, who resides at Elberta, Alabama, Rufus A. Kee, Jessie Kee, who are residents of this county; Rex Delive, Marone Delive, Miss Gladys Delive, Loxley, Alabama; Mrs. Florence Sibley, 1225 Selma Str., Mobile, Alabama; Mrs. Hattie Belle, 150 Marine Str., Mobile, Alabama; Mrs. Minnie Walters, Bromley, Alabama; Mederick Delive, Bay Minette, Alabama; Mrs. Susie Dick, 959 Spring Hill Ave., Mobile, Ala.; Harry L. Delive, Bromley, Alabama; Mrs. Elodia Van Iderstine, Daphne, Alabama, Mr. W. F. Hall, Daphne, Alabama; Mrs. Cecile Hall, Loxley, Alabama; Mrs. Inez Hill, Loxley, Alabama, Miss Belle Sibley, Bay Minette, Alabama, Miss Kelessa A. Sibley, Bay Minette, Alabama, H. M. Sibley, Bay Minette, Alabama, H. A. Sibley, Bay Minette, Alabama, H. L. Sibley, Bromley, Alabama, that Bella Smith Portovan, Martin Villar, Jr., (the son of Isabella Kee Villar and Martin Villar), Alice Hunter-Hayry, Bella Hunter, Victoria Hunter, Victorine Villar Beck, Missouri Carter, Artemus Villar (the son of Gus Villar) Gus Villar, Philippa Villar, Frank Kee (a son of William Kee) and Cameline Perreot are all dead and died intestate, but the names or places of residence or whereabouts of the heirs at law or next of kin of such deceased persons are unknown to complainants and could not and cannot be ascertained although they have made diligent inquiry to that end; such unknown heirs at law and next of kin, complainants are informed and believe are non-residents of the State of Alabama, and complainant alleges upon such information and believe them to be non-residents of the State of Alabama; such unknown heirs at law and next of kin of such deceased persons are made unknown parties defendant to this cause and complainant sues them as unknown defendants because they are necessary parties.

That all of the parties defendant, whose names are set forth herein are over the age of twenty one years, that as to the unknown parties defendant complainants, exercising diligent inquiry, were informed and they believe and allege upon such information and belief that all of such

unknown parties defendant are over the age of twenty one years.

3. That the complainant owns and is in peaceable possession and has been in peaceable possession for more than ten years and still is in peaceable possession of the following described lands, claiming to own the same, namely:-

Starting at the SW corner of Sec. 27, Township 8 S., R. 5 E., Baldwin County, Alabama, run East 2497 ft., thence N. 24° 30' West 798 ft., to the place of beginning, thence N. 65° 30' East, 844 ft., thence S. 24° 30' East 490 ft., thence N. 65° 30' East 500 ft., thence S. 24° 30' East 300 ft., to Perdido Bay, thence N. 85° East along the meanders of Perdido Bay, 566 ft., thence N. 51° 30' East along the meanders of Perdido Bay, 708 ft., thence S. 69° 40' East, along the meanders of Perdido Bay, 678 ft., thence N. 34° West, 5 chs., 87 lks., thence N. 71° 30' West 8 chs., thence due N. 3 chs., 75 lks., thence N. 3345 ft., to Bay LaLanuch, thence S. 32° west along the meanders of the Bay LaLanuch, 500 ft., thence S. 62° West along the meanders of Bay LaLanuch, 462 ft., thence S. 20° 30' West along the meanders of Bay LaLanuch, 457 ft., thence S. 44° West along the meanders of Bay LaLanuch, 360 ft., thence S. 71½° West along the meanders of Bay LaLanuch, 500 ft., thence S. 30° West along the meanders of Bay LaLanuch, 570 ft., thence S. 995 ft., thence Southwest 650 ft., to the point of beginning, containing 175 acres, more or less, situated, lying and being in Section 27, Township 8 South, Range 5 East, Baldwin County, Alabama.

4. That each of the defendants above named claims or is reputed to claim some right, title or interest in or encumbrance upon the said lands and your complainant hereby calls upon each of above named defendants to set forth and specify his or her title or claim, interest or encumbrance upon the said lands or any part thereof and how and by what instrument the same is derived and created.

5. That no suits are pending to enforce or test the validity of such claim, title or encumbrance asserted or reputed to be asserted by the defendants or any of them or by any one else, there being no pending litigations involving in any way the title to said lands.

THEREFORE, THE PREMISES CONSIDERED, your complainant respectfully prays that the above named parties against whom this suit is brought be made parties defendant to this Bill of Complaint and all brought into court by publications, or through such other orders, decrees or

processes as may be appropriate in the premises.

That upon a final hearing of this cause it be rendered, adjudged and decreed that the above named parties against whom this cause is brought, and each of them, have no right, title or interest or hold any lien or encumbrances upon the lands hereinabove described, or any part thereof and that as against the said parties and each of them, your complainant has a good and perfect title to all of said lands and that their said title to said lands be forever quieted as against the above named defendants, and each of them. Should complaints be mistaken in the relief herein sought, then that such other, further and different relief be granted complainant as may be equitable in the premises, and as in duty bound they will ever pray, etc.,

HENRY D. MOORE,  
Attorney for Complainant.

FOOT NOTE:-

The defendants and each of them are required to answer each paragraph of the foregoing bill of complaint, from one to five, both inclusive, but answer under oath is hereby expressly waived.

HENRY D. MOORE,  
Attorney for Complainant.



The State of Alabama, }  
Baldwin County.

CIRCUIT COURT OF BALDWIN COUNTY,  
IN EQUITY.

To any Sheriff of the State of Alabama--GREETING :

WE COMMAND YOU, That you summon Jus Portovan  
(Scranton, Miss.)

of \_\_\_\_\_ 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 Sum-  
mons, and there to answer, plead or demur, without oath, to a Bill of Complaint lately exhibited by

Frank Barshack

against said Jus Portovan

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, T. W. Richerson, Register of said Circuit Court, this 26 day of

July 1926

T. W. Richerson Register.

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

*Copy for Gus Portovan*  
SERVE ON \_\_\_\_\_

Circuit Court of Baldwin County  
In Equity.

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

SUMMONS

vs.

Solicitor for Complainant

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

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

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

day of \_\_\_\_\_ 192\_\_\_\_\_

Sheriff.

Executed this \_\_\_\_\_ day of \_\_\_\_\_

192\_\_\_\_\_

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

Defendant.

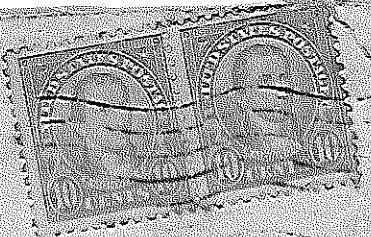
Sheriff.

By \_\_\_\_\_  
Deputy Sheriff.

AFTER FIVE DAYS RETURN TO  
T. W. RICHEYSON  
CLERK OF THE CIRCUIT COURT AND  
REGISTER IN CHANCERY  
BAY MINETTE, ALABAMA

REGISTERED  
NO. 84

MINN  
AUG 29 1926  
7:28  
P.M.



(Return receipt demanded)  
(Deliver to addressee only)

Mary Orday  
Pensacola Fla.

SECOND REQUEST  
AUG 3 1926

RETURN RECEIPT REQUESTED  
FEE PAID \_\_\_\_\_ CENTS

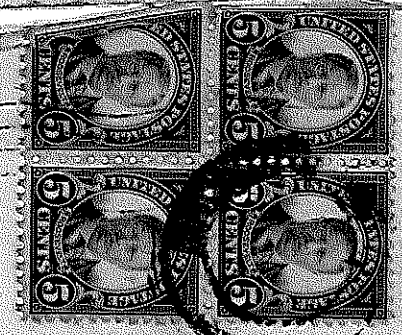
Not in Circuit

REASON FOR NON-DELIVERY  
UNCLAIMED  
RECEIVED BY ADDRESSEE  
NO SUCH ADDRESS  
NO SUCH OFFICE IN STATE NAMED  
RETURNED TO SENDER  
UNDELIVERED  
FOR BETTER ADDRESS  
RECEIVED

AFTER FIVE DAYS RETURN TO  
T. W. RICHEYSON  
CLERK OF THE CIRCUIT COURT AND  
REGISTER IN CHANCERY  
BAY MINETTE, ALABAMA

REGISTERED  
NO. 93

MINN  
AUG 29 1926  
10:20  
P.M.



(Return receipt demanded)  
(Deliver to addressee only)

Gus Portovan  
Scranton Miss.

Deliver to addressee only.

FEE PAID 3 CENTS  
RETURN RECEIPT REQUESTED

REASON FOR NON-DELIVERY  
UNCLAIMED  
RECEIVED BY ADDRESSEE  
NO SUCH ADDRESS  
NO SUCH OFFICE IN STATE NAMED  
RETURNED TO SENDER  
UNDELIVERED  
FOR BETTER ADDRESS  
RECEIVED

AFTER FIVE DAYS RETURN TO  
T. W. RICHEYSON  
CLERK OF THE CIRCUIT COURT AND  
REGISTER IN CHANCERY  
BAY MINETTE, ALABAMA

Lorena Valisori  
Pensacola Fla.

AFTER FIVE DAYS RETURN TO  
T. W. RICHEYSON  
CLERK OF THE CIRCUIT COURT AND  
REGISTER IN CHANCERY  
BAY MINETTE, ALABAMA

REGISTERED

(Return receipt demanded)  
(Deliver to addressee only.)

Mary Morton (West Belmont St)  
Near St John Cemetery  
Pensacola Fla.

RETURN RECEIPT REQUESTED

FEE PAID \_\_\_\_\_ CENTS

Post Office at \_\_\_\_\_ State \_\_\_\_\_

Street and Number (or Post Office Box) \_\_\_\_\_

NAME OF SENDER \_\_\_\_\_

Return to \_\_\_\_\_

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

INSURED PARCEL \_\_\_\_\_

REGISTERED ARTICLE \_\_\_\_\_

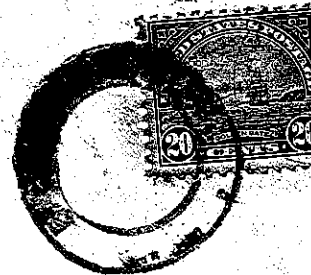
NO. \_\_\_\_\_

AND DATE OF DELIVERY \_\_\_\_\_

*T. W. Richeyson*

AFTER FIVE DAYS RETURN TO  
T. W. RICHMOND  
CLERK OF THE CIRCUIT COURT AND  
REGISTER IN CHANCERY  
BAY MINETTE, ALABAMA

REGISTERED  
NO. 93



(Return receipt demanded)  
(Deliver to addressee only.)

Lorena Valisori  
Pensacola Fla.

SECOND REQUEST  
AUG 3 1926

RETURN RECEIPT REQUESTED  
FEE PAID \_\_\_\_\_ CENTS

REASON FOR NON-DELIVERY CHECKED  
UNCLAIMED  UNKNOWN  
DECEASED  NO BETTER ADDRESS  
MOVED LETT NO ADDRESS  REFUSED  
NO SUCH POST OFFICE IN STATE NAMED



Not in Directory

No. *6002* Page *2*

STATE OF ALABAMA,  
Baldwin County.

CIRCUIT COURT, IN EQUITY.

*F. Paul Handland*  
Complainants.

Vs.

*Ruth A. Kee*  
*et al*  
Defendants.

MOTION FOR DECREE PRO  
CONFESSO ON PUBLICATION.

Filed *Oct 18* 1926

*T. W. Richmond*  
Register.

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

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

**RECORDED**

Register.

Baldwin Times Print, Bay Minette.



8601 Motion for Decree Pro Confesso on Publication.

The State of Alabama, }  
BALDWIN COUNTY.

CIRCUIT COURT, IN EQUITY.

No. 600 Oct 18 Term 1926

Frank Bonchard Complainants

vs.

Roger A. Kee Et al Defendants

Motion is hereby made for a Decree Pro Confesso against all Resident  
Defendants that have been served 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 18 day of Oct 1926

746 Code.

Henry D. Moore Solicitor.

12

No. 600

THE STATE OF ALABAMA  
BALDWIN COUNTY

CIRCUIT COURT IN EQUITY

Frank Beveland for

VS

Rufus A Kee  
et al

NOTE OF TESTIMONY

Filed in Open Court this

16

day of Nov 1926

T. W. Pickens

Register

MOORE RECORDED

6

No. Page

STATE OF ALABAMA,  
Baldwin County.

CIRCUIT COURT, IN EQUITY.

Frank Beveland

VS

Rufus A Kee  
et al

MOTION FOR DECREE PRO  
CONFESSO ON PERSONAL SERVICE

Filed Oct 18 1926

T. W. Pickens  
Register.

Recorded in Record,

Vol. Page

RECORDED  
Register.

Baldwin Times Print, Bay Minette.

Frank Barchard, Sr.

vs.

Rufus A. Kee et al.

THE STATE OF ALABAMA,  
BALDWIN COUNTY

IN EQUITY,  
CIRCUIT COURT OF BALDWIN COUNTY.

This cause is submitted in behalf of Complainant upon the original Bill of Complaint, pleadings, decree pro confesso by Register Mail, decree pro confesso on personal service and decree pro confesso by publication,

and in behalf of Defendant upon

*J. W. Richardson*  
Register.

8600 Motion for Decree Pro Confesso on Personal Service. 3107 Code.

The State of Alabama,  
BALDWIN COUNTY.

No. 600 CIRCUIT COURT IN EQUITY.

*Frank Barchard* Complainant.

vs.

*Rufus A. Kee et al* Defendant

Motion is hereby made for a Decree Pro Confesso against

*All Defendants*

*that were served with summons* Defendant.

in the above stated cause, on the ground that more than thirty days have elapsed since service of summons upon said Defendant; and that said summons was duly served according to law, and that said Defendant has failed to demur, plead to or answer the Bill of Complaint in this cause to this date.

This 18 day of Oct 1926

*Henry D. Moore*  
Solicitor.



The State of Alabama, }  
Baldwin County.

CIRCUIT COURT OF BALDWIN COUNTY,  
IN EQUITY.

To any Sheriff of the State of Alabama--GREETING :

WE COMMAND YOU, That you summon  
(Pensacola, Fla.)

Mary Ordway,

of \_\_\_\_\_ 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 Sum-  
mons, and there to answer, plead or demur, without oath, to a Bill of Complaint lately exhibited by

Frank Barchard

against said

Mary Ordway

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, T. W. Richerson, Register of said Circuit Court, this 26 day of

July 1926

T. W. Richerson Register.

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

SERVE ON \_\_\_\_\_

**Circuit Court of Baldwin County  
In Equity.**

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

**SUMMONS**

vs.

Solicitor for Complainant

**THE STATE OF ALABAMA,  
BALDWIN COUNTY.**

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

day of \_\_\_\_\_ 192\_\_\_\_\_

Sheriff.

Executed this \_\_\_\_\_ day of \_\_\_\_\_

192\_\_\_\_\_

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

Defendant.

Sheriff.

By \_\_\_\_\_  
Deputy Sheriff.

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

8550 REQUEST FOR DECREE IN VACATION.

MOORE PTG CO.

STATE OF ALABAMA,  
Baldwin County.

CIRCUIT COURT, IN EQUITY.

No. 600.n ..... Vacation ..... Term, 192 6

Frank Barchard, Sr., ..... , Complainant...

vs.

Rufus A. Kee et al, ..... , Defendant...

To T.W. Richerson, ..... , Register :

In the above stated cause a Decree Pro Confesso having been taken against the Defendant, and evidence having been taken, and the cause being ready for submission for final decree, and no defense having been interposed, the Complainant, by H.D. Moorner, .....

..... Solicitors of record, now files with the Register of this Court this written request to deliver the papers in this cause to the Judge for final decree in vacation.

H.D. Moorner, .....  
Solicitor for Complainant.

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*Full*

No. 600

Page

THE STATE OF ALABAMA  
BALDWIN COUNTY  
CIRCUIT COURT, IN EQUITY

Frank Barchard, Sr

vs.

Rufus A. Kee,

REQUEST FOR DECREE IN  
VACATION

FILED Nov 10th 1926

*T. W. Rice*

Register

RECORDED

RECORDED IN RECORD

VOL. PAGE

Register

The State of Alabama, }  
Baldwin County.

CIRCUIT COURT OF BALDWIN COUNTY,  
IN EQUITY.

To any Sheriff of the State of Alabama—GREETING :

WE COMMAND YOU, That you summon *Lorena Talisori,*  
*(Pensacola, Fla.)*

of \_\_\_\_\_ 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 Sum-  
mons, and there to answer, plead or demur, without oath, to a Bill of Complaint lately exhibited by

*Franko Barichard*

against said *Lorena Talisori*

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, T. W. Richerson, Register of said Circuit Court, this *26<sup>th</sup>* day of

*July* 192 *6*

*T. W. Richerson* Register.

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

for Copy

SERVE ON Lorena Wilson

Circuit Court of Baldwin County  
In Equity.

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

SUMMONS

vs.

Solicitor for Complainant

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

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

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

day of \_\_\_\_\_ 192\_\_\_\_\_

Sheriff.

Executed this \_\_\_\_\_ day of \_\_\_\_\_

192\_\_\_\_\_

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

Defendant.

Sheriff.

By \_\_\_\_\_ Deputy Sheriff.

FILED  
BALDWIN COUNTY, ALABAMA  
JAN 10 1921  
CLERK OF COURT

Frank Barchard, Sr.,  
-vs- Complainant.  
Angelo Seliris, et al.  
Defendants.

In the Circuit Court,  
Baldwin County, Alabama.

In Equity.

To the Honorable John B. Leigh, Judge of the Circuit Court,  
Baldwin County, Alabama, In Equity.

Comes the complainant, Frank Barchard, Sr., and exhibits this as his complaint against Rufus A. Kee, George E. Kee, Gus Portovan, Lorena Valisori, Nellie Norris, Jesse Morton, Agnes Hollifield, Mittie Ellis, Russell Bullman, Mary Fletcher Porterman, Victoria Fletcher, Crebs, Virginia Fletcher, Condo Fletcher, Mike Fletcher, Fritz Beck, Mrs. Sila Powell, Fred Beck, Francis Cedina, Johanie Fletcher, Mrs. Will Ankerson, Elizabeth Seliris, Jossie Villar, Willie Mabry, Willie Hunter, Charles Villar, the unknown heirs at law and next of kin of Bella Smith Portovan, who is dead and who died intestate, the unknown heirs at law and next of kin of Martin Villar, Jr., who is dead and who died intestate, the unknown heirs at law and next of kin of Alice Hunter Mabry, who is dead and who died intestate, of Bella Hunter, who is dead and who died intestate, of Victoria Villar Hunter, who is dead and who died intestate, of Missouri Carter, who is dead and who died intestate, of Artemus Villar, who is dead and who died intestate, of Gus Villar, who is dead and who died intestate, of Victorine Villar Beck, who is dead and who died intestate, of Phillippa Villar, who is dead and who died intestate, of Frank Kee (a son of William Kee) who is dead and who died intestate, of Artemus Villar, alias Artemus Willard, Martin P. Villar, Bella Villar, the unknown heirs at law or next of kin of Carmaline Ferrenot, who is dead and who died intestate, and against Grena Seurex, Mrs. Mae Lewis, Mrs. Carrie Grena, Mrs. Ethel Mc Gill, Mrs. Belle Collins, Mrs. Ola Stapleton, Rex Dolive, Marone Dolive, Miss Gladys Dolive, Mrs. Florence Sibley, Mrs. Mattie Belle, Mrs. Lillie Wells, Mrs. Minnie Walters, Mrs. Lillie Wells, Mrs. Ruby Varnado, Mary Ordway, M.L. Dolive, Guy P. Dolive, Howard H. Dolive, Medrick Dolive, Mrs. Minnie Walters, Mrs. Elodia Van Iderstine, Mr. W.P. Hall, Mrs. Cecile Hall, Mrs. Inez Bill, Miss Belle Sibley, W.A. Sibley, Mrs. Juliette Sibley, Jones, W.E. Sibley, Helena Sibley, H.A. Sibley, W.L. Sibley, M.R. Sibley, H.M. Low, Mrs. Susie Dick, Miss May Dolive, and Harry L. Dolive, and shows unto your Honor and unto this Honorable Court, as follows :-

1. That your complainant is over the age of twenty-one years and that the subject matter of this cause is real property located in Baldwin County, Alabama.

2. That Gus Portovan, who resides at Scranton Mississippi, Lore Valisori, who resides at Pensacola, Florida, Mary Morton, who resides on West Belmont Street, near St Johns Cemetery, Pensacola Florida, Russell Bullman, Mary Fletcher Porterman, Victoria Fletcher Crebs, Virginia Fletcher, Condo Fletcher, Mike Fletcher, and Fritz Beck, who reside in Scranton, Mississippi, Mrs. Silas Powell, and Fred Beck, who resides in Pascagoula, Mississippi, Mrs. Lillie Wells, Richton, Mississippi, Mrs. Ruby Varnado, Naxapeter, Mississippi, Guy P. Dolive, Newison, Mississippi, Miss May Dolive, 308 Carter Bldg, Houston Texas, Howard H. Dolive, whose address and last place of residence is unknown, Mrs. Ola Stapleton, Tampa, Florida, W.A. Sibley, Bond, Mississippi,

Mrs. Juliette Jones, Route 1, Northdale, Baton Rouge, Louisiana, N.A. Ibbley, Shreveport, Louisiana, N.A. Ibbley, 1708, 19th Str, Sulphur, Mississippi, Mary Ardway, of Pensacola Florida, are all non residents of the State of Alabama.

That the present addresses or places of residence of Francis Godin, Johnnie Fletcher, Mrs. Bill Garrison, Elizabeth Solerio, Angela Solerio, Jessie Villar, Della Villar, Missouri Hallman, Willie Mabry, Willie Carter, and Charles Villar, are unknown but when last heard from they resided out of the State of Alabama, and complainant is informed and believes and alleges upon such information and belief that they are non residents of the State of Alabama.

That the more particular addresses and places of residence of the defendants above named in this paragraph are unknown to complainant and could not and cannot be ascertained, although diligent inquiry has been made to that end.

That of the parties defendant the following are residents of the State of Alabama, Artemis Villar, alias Artemis Lillard, who resides at Mobile, Alabama, Estia F. Villar, who resides at Alberta Alabama, Rufus J. Joe, Jessie Joe, who are residents of this County, Max Solivo, Marcus Solivo, Mrs. Gladys Solivo, Mobile, Mrs. Florence Hibbey, 1225, Colma Str., Mobile Alabama; Mrs. Mattie. Belle, 150 Marine Str, Mobile Alabama; Mrs. Annie Walker, Brewley, Alabama, Frederick Solivo, Brewley, Alabama, Mrs. Marie Dick, 259 Ave. N. 1311 Ave., Mobile Alabama, Harry J. Solivo, Brewley, Alabama; Mrs. Alcega Van (Cecetino, Daphne, Alabama, Mr. W.A. Hall, Daphne, Alabama, Mrs. Ed Cecile Hall, Brewley, Alabama; Mrs. Inez Hill, Brewley, Alabama, Miss Belle Hibbey, Bay Minette, Alabama, Miss Helene Ibbley, Bay Minette, Alabama, N.A. Ibbley, Bay Minette, Alabama, N.A. Ibbley, Bay Minette, Alabama, N.A. Ibbley, Brewley, Alabama, that Della with Martovan, Estia Villar, Jr., (the son of Isabella Joe Villar and Martin Villar), Alice Hunter Mabry, Della Hunter, Vieta in Hunter, Victorine Villar Beck, Missouri Carter, Artemis Villar, the son of Gus Villar) Gus Villar, Phillippa Villar, Frank Joe, (a son of William Joe) and Carmelina Garrison are all dead and died intestate, but the names or places of residence or whereabouts of the heirs at law or next of kin or such deceased persons are unknown to complainant and could not and cannot be ascertained although they have made diligent inquiry to that end; such unknown heirs at law and next of kin, complainants are informed and believe are non residents of the State of Alabama, and complainant alleges upon such information and believe them to be non-residents of the State of Alabama; such unknown heirs at law and next of kin of such deceased persons are made unknown parties defendant to this cause and complainant to cause them so make as defendant because they are necessary parties.

That all of the parties defendant, whose names are set forth herein are over the age of twenty-one years, that as to the unknown parties defendant complainants, on making diligent inquiry, were informed and they believe and allege upon such information and belief that all of such unknown parties defendant are over the age of twenty one years.

3. That the complainant owns and is in possible possession and has been in possible possession of the following described lands claiming to own the same, to-wit:-



Starting at the SW corner of Sec 37, Township 3 S, R. 5 E, Baldwin County, Alabama, run East 2497 ft., thence N. 24° 30' West 798 ft., to the place of beginning, thence N. 65° 30' East, 844 ft., thence S. 24° 30' East 690 ft., thence N. 65° 30' East 500 ft., thence S. 24° 30' East 300 ft., to Perdido Bay, thence N. 61° 30' East along the meanders of Perdido Bay, 700 ft., thence N. 69° 40' East along the meanders of Perdido Bay, 675 ft., thence N. 34° West, 5 chs., 67 lks., thence N. 71° 30' West 3 chs., thence due W 3 chs., 75 lks., thence N. 3245 ft., to Bay La Launch, thence S. 32° West along the meanders of the Bay La Launch, 500 ft., thence S. 62° West along the meanders of Bay La Launch, 462 ft., thence S. 20° 30' West along the meanders of Bay La Launch, 457 ft., thence S. 44° West along the meanders of Bay La Launch, 860 ft., thence S. 71½° West along the meanders of Bay La Launch, 500 ft., thence S. 30° West along the meanders of Bay La Launch, 570 ft., thence S. 995 ft., thence Southwest 660 ft., to the point of beginning, containing 175 acres, more or less, situated lying and being in Section 37, Township 3, South, Range 5 East, Baldwin County, Alabama.

4. That each of the defendants above named claims or is reputed to claim some right, title or interest in or encumbrance upon the said lands and your complainant hereby calls upon each of the above named defendants to set forth and specify his or her title or claim, interest or encumbrance upon the said lands or any part thereof and how and by what instrument the same is derived and created.

5. That no suits are pending to enforce or test the validity of such claims, title or encumbrance asserted or reputed to be asserted by the defendants or any of them or by any one else, there being no pending litigations involving in any way the title to said lands, THEREFORE THE PREMISES CONSIDERED, your complainant respectfully prays that the above named parties against whom this suit is brought be made parties defendant to this Bill of Complaint and all brought into Court by publications, or through such other orders, decrees or processes as may be appropriate in the premises.

That upon a final hearing of this cause it be rendered, adjudged and decreed that the above named parties against whom this cause is brought, and each of them, your complainant has a good and perfect title to all of said lands and that their said title to said lands be forever quieted as against the above named defendants, and each of them. Should complainants be mistaken in the relief herein sought, then that such other, further and different relief be granted complainant as may be equitable in the premises, and as in duty bound they will ever pray, etc.,

Henry D. Moorer,  
Attorney for Complainant.

FOOT NOTE: The defendants and each of them are required to answer each paragraph of the foregoing bill of complaint, from one to five, both inclusive, but answer under oath is hereby expressly waived.

Henry D. Moorer,  
Attorney for Complainant.

Mattie Deal, Martin Sloney,  
J. F. Sloney, Mary Sloney  
and Mary Sloney, complainants.

In the Circuit Court, Equity Div.,  
State of Indiana,  
Madison County,  
Cause No. 103.

William Mitchell, et al  
defendants.

VERSUS.

This cause is, upon written request to the Register by the  
complainants, dismissed pro confesso against all of the defendants  
and writs as noted by the Register.

The Court upon consideration of this cause, being of the  
opinion that the complainants are entitled to relief for which they  
sue for in their Bill of Complaint against all of the defendants.

It is the order of this Court that the  
defendants against whom this cause is brought, namely William  
Mitchell, Maria Seaman, Elizabeth Seaman, Robert Seaman, Maria A.  
Seo, Maria Seo, George E. Seo, Hattie Seaman, George Seaman, Willie  
Elio, Owen Blandfield, James L. Seo, James Seo, Gus Peterson,  
George Pillsbury, Elizabeth Pillsbury, Victoria Pillsbury, Mary Seaman,  
Bert Seaman, Victoria Pillsbury, John Pillsbury, George Pillsbury, George Pillsbury,  
Elio Pillsbury, Maria Seo, George E. Seo, Fred Seo, Maria  
Seo, Johnnie Pillsbury, M. B. Seaman, Elizabeth Pillsbury,  
Joseph Pillsbury, John Pillsbury, Maria Seo, Willie Seaman, Maria  
Seo, the heirs at law and next of kin of Maria Seaman, deceased,  
deceased, the heirs at law and next of kin of Maria Seaman, deceased,  
deceased, the heirs at law and next of kin of Maria Seaman, deceased,  
the heirs at law and next of kin of Victoria Pillsbury, deceased,  
deceased, the heirs at law and next of kin of Victoria Pillsbury, deceased,  
deceased, the heirs at law and next of kin of Maria Seaman, deceased,  
the heirs at law and next of kin of Maria Seaman, deceased, the heirs  
at law and next of kin of Victoria Pillsbury, deceased, the heirs  
at law and next of kin of Phillip Pillsbury, deceased, the heirs at  
law and next of kin of Frank Seo, (a son of William Seo),  
deceased, the heirs at law and next of kin of of Caroline Seaman,  
deceased and Maria Seaman, Maria Seaman, Elizabeth Pillsbury,  
and Maria Seaman, and each of them, have no right, title or interest  
in or hold any lien or claim upon the following described  
land, viz: Beginning at a stake at the northeast corner of the  
lot known as Grant in section twenty-five in township seven north  
of range six east, and run thence west 75 chains to a stake which  
is the northwest corner of the Francis James Grant, said Francis  
James Grant being located in sections thirty-three and thirty-four  
in township seven north and in sections four and three in township  
seven south of range six east, run thence south 19.15 chains run  
thence east to the water edge of White Bay, run thence in a  
northwesterly direction along the water edge of said White Bay, to  
the point of beginning, all being in Madison County, State of  
Indiana.

that the complainants have a good and perfect title to all of said lands and that their said title to said lands be and the same is forever quieted as against the above named defendants and each of them; that a certified copy of this decree be recorded in the office of the Judge of Probate Valeria County, State of Alabama; that a certified copy of this decree be mailed by the Register to each defendant who not appeared and whose address is known; that at the expiration of one year this decree, unless sooner vacated shall become absolute as against the defendants brought in by publication who have not appeared it being now absolute as against the other defendants; that the complainants do pay the costs of this cause for which lot execution issues.

Done this 30th day of July, 1906.

Filed July 31st, 1906.  
F. F. Richardson, Register.

John D. Wright,  
Judge.

The State of Alabama,  
Valeria County.

Circuit Court in Equity.

I, F. F. Richardson, Register of said Circuit Court of said County, Alabama, do hereby certify that the above is a full, true and correct copy of the decree rendered by said Court on the 30th day of July 1906, in the cause of Public Seal, F. F. 200, Kinsey, David Lee, and Jay, Lee, Complainants, vs. William Mitchell, et al, Defendants, as appears of record in said Court, this the 31st, 1906, in ~~the~~ said Court, this the 31st day of July 1906.

F. F. Richardson, Register.

Frank Bernard, Jr., Complainant,  
vs.  
Augusta Bellini, et al.  
Defendants.

In the Circuit Court,  
held in County, Alabama,  
in 1917.

IN THE YEAR OF OUR LORD ONE THOUSAND NINETEEN HUNDRED SEVENTEEN,

BEFORE ME, THE UNDERSIGNED JUDGE OF THE SAID COURT,

comes the complainant, Frank Bernard, Jr., and exhibits this as his complaint against August Bellini, George Bellini, Joe Bertoni, Jerome Bellini, Willie Bellini, James Bellini, Russell Bellini, Mary Victoria Bertoni, Victoria Fletcher, Virginia Fletcher, George Fletcher, Mrs. Bill Anderson, Elizabeth Bellini, Marie Bellini, Jessie Miller, Willie Gray, Charles Miller, Charles Hunter, the unknown heirs at law and next of kin of said wife, Bertoni, who is dead and who died intestate, the unknown heirs at law and next of kin of Martin, Miller, Jr., who is dead and who died intestate, the unknown heirs at law and next of kin of Alice Hunter Gray, who is dead and who died intestate, of Della Hunter, who is dead and who died intestate, of Victoria Miller Hunter, who is dead and who died intestate, of Leonard Carter, who is dead and who died intestate, of August Miller, who is dead, and who died intestate, of Frank Lee, who is dead and who died intestate, of Frank Lee, (a son of William Lee) who is dead and who died intestate, of Artwood Miller, alias Artwood Willard, Marie F. Miller, Della Miller, the unknown heirs at law or next of kin of Cassius Bernard, who is dead and who died intestate, and against James Brown, Mrs. Joe Lewis, Mrs. Carrie Brown, Mrs. John Bell, Mrs. Della Bellini, Mrs. Edna Bellini, Mrs. Marie Bernard Bellini, Mrs. Claude Bellini, Mrs. Mattie Bellini, Mrs. Willie Bellini, Mrs. Annie Bellini, Mrs. Willie Bellini, Mrs. Ruby Bernard, Mrs. George Bellini, Mrs. Edna Bellini, Edward F. Bellini, Frederick Bellini, Mrs. Annie Bellini, Mrs. Della Bellini, Mrs. M. Bellini, Mrs. John Bell, Mrs. John Bell, Mrs. Della Bellini, Mrs. M. Bellini, Mrs. Juliette Jones, Mrs. M. Bellini, William Bellini, M. Bellini, M. Bellini, Mrs. M. Bellini, Mrs. Carrie Bellini, and others who have come to this Honorable Court, as follows:-

1. That your complainant is over the age of twenty-one years, and that the subject matter of this cause is real property located in Baldwin County, Alabama.
2. That Joe Bertoni, who resides at Saratoga, Mississippi, Eugene Bellini, who resides at Panama, Florida, Mary Victoria Bertoni, who resides at West Belmont Street, near St. James Catholic Church, Panama, Florida, Russell Bellini, Mary Victoria Bertoni, Victoria Fletcher, Della, Virginia Fletcher, George Fletcher, Marie Fletcher and Fritz Gray, who reside in Saratoga, Mississippi, Mrs. Alice Bellini, and Joe Bellini, who reside in Saratoga, Mississippi, Mrs. Willie Bellini, Hunter, Mississippi, Mrs. Ruby Bernard, Hunter, Mississippi, Mrs. Della Bernard, Hunter, Mississippi, Mrs. Edna Bellini, Hunter, Mississippi, Mrs. Marie Bernard Bellini, Hunter, Mississippi, Mrs. Willie Bellini, Hunter, Mississippi, Mrs. M. Bellini, Hunter, Mississippi, Mrs. John Bell, Hunter, Mississippi, Mrs. John Bell, Hunter, Mississippi, Mrs. Della Bellini, Hunter, Mississippi, Mrs. M. Bellini, Hunter, Mississippi, Mrs. Juliette Jones, Hunter, Mississippi, Mrs. M. Bellini, Hunter, Mississippi, Mrs. William Bellini, Hunter, Mississippi, Mrs. M. Bellini, Hunter, Mississippi, Mrs. Carrie Bellini, and others who have come to this Honorable Court, are all non-residents of the State of Alabama.
3. That the present addresses of places of residence of Bernard Bellini, August Bellini, Mrs. Bill Anderson, Elizabeth Bellini, Marie Bellini, Jessie Miller, Della Miller, Leonard Bellini, Willie Gray, Willie Hunter, and Charles Miller, are unknown but were last heard from they resided out of the State of Alabama, the complainant is informed and believes and alleges upon such information and belief that they are non-residents of the State of Alabama.

That the more particular addresses and places of residences of the defendants above named in this paragraph are unknown to complainant and could not and cannot be ascertained, although diligent inquiry has been made by the complainant to that end.

That of the parties defendant the following are residents of the State of Alabama, Artemus Villar, alias Artemus Dillard who resides at Bayley, Alabama, Marvin F. Villar, who resides at Liberty, Alabama, Rufus A. Lee, Josie Lee, who are residents of this County; Max Bolive, Marya Bolive, Miss Gladys Bolive, Bayley, Alabama; Mrs. Florence Sibley, 1225 Selma St., Mobile Alabama; Mrs. Mattie Belle, 101 Marie St., Mobile Alabama; Mrs. Winnie Walters, Bayley, Alabama; Frederick Bolive, Bay Minette, Alabama; Mrs. Annie Dick 352 Spring Hill Ave., Mobile Ala., Harry L. Bolive, Bayley, Alabama; Mrs. Eloisa Van Keratins Dapins, Alabama, Dr. W.C. Hall, Bayham Alabama; Mrs. Cecelia Hall, Bayley, Alabama, Mrs. Inez Hill, Bayley, Alabama, Miss Belle Sibley, Bay Minette, Alabama, Miss Melona Sibley, Bay Minette, Alabama, H.L. Sibley, Bay Minette, Alabama, H.A. Sibley, Bay Minette, Alabama, H.L. Sibley, Bayley, Alabama, that Della Smith Kortovan, Martin Villar, Jr., (the son of Isabella Lee Villar and Martin Villar); Alice Hunter Mabey, Della Hunter, Victoria Hunter, Victorias Villar Mack, Missouri Carter, Artemus Villar, (the son of Gus Villar) Gus Villar, Frank Lee, (a son of William Lee) and Carmaline Ferranot are all dead and died intestate, but the names or places of the residence or whereabouts of the heirs at law or next of kin or such deceased persons are unknown to complainant and could not and cannot be ascertained although they have made diligent inquiry to that end; such unknown heirs at law and next of kin, complainant are informed and believe are non-residents of the State of Alabama, and complainant alleges upon such information and believe them to be non-residents of the State of Alabama; such unknown heirs at law and next of kin of such deceased persons are said ~~to be~~ unknown parties defendant to this cause and complainant uses them as unknown defendants because they are necessary parties.

That all of the parties defendant, whose names are set forth herein are over the age of twenty one years, that as to the unknown parties defendant complainant, on making diligent inquiry were informed and they believe and allege upon such information and belief that all of such unknown parties defendant are over the age of twenty-

one years. Complainant owns and is in peaceable possession and has been in peaceable possession of ~~the~~ ~~land~~ for more than ~~one~~ years and still is in peaceable possession of the following described lands, claiming to own the same, namely:

Starting at the SW corner of Sec. 37, Township 3 S., Range 3 E., Baldwin County, Alabama, run East 547 ft., thence N. 84° 30' East 798 ft., to the place of beginning, thence N. 55° 20' West 344 ft., thence S. 54° 30' East 390 ft., thence N. 45° 30' East 400 ft., thence S. 34° 30' East 300 ft., to Perdido Bay, thence N. 51° 30' East, along the boundary of Perdido Bay, 700 ft., thence N. 42° 40' East, along the boundary of Perdido Bay, 375 ft., thence N. 54° West, 5 chains 37 lbs., thence S. 71° 30' East 3 chs., thence S. 3 chs. 75 lbs., thence N. 54° West, to Bay La Mouch, thence S. 32° East along the boundary of the Bay La Mouch, 300 ft., thence S. 32° East along the boundary of Bay La Mouch, 400 ft., thence S. 30° West along the boundary of Bay La Mouch, 407 ft., thence S. 44° West along the boundary of Bay La Mouch, 300 ft., thence S. 71° West along the boundary of Bay La Mouch, 375 ft., thence S. 30° West along the boundary of Bay La Mouch, 370 ft., thence S. 30° West, thence Southwest 400 ft., to the point of beginning, containing 170 acres, more or less, situated, being and being in Section 37, Township 3 South, Range 3 East, Baldwin County, Al

4. That each of the defendants above named claims or is reputed to claim some right, title or interest in or encumbrance upon the said lands, and your complainant hereby calls upon each of above named defendants to set forth and specify his or her title or claim, interest or encumbrance upon the said lands or any part thereof and how and by what instrument the same is derived and created.

3. That no suits are pending or about to be instituted or that the validity of such suits, title or interest therein asserted or reported to be done asserted by the defendant or any of them or by any one else, there being no pending litigation involving in any way the title to said lands.

Wherefore the undersigned, your complainant respectfully prays that the above named parties against whom this suit is brought be made parties defendant in this bill of complaint and all brought into court by publication, or through such other orders, decrees or process as may be appropriate in the premises.

That upon a final hearing of this cause it be declared, adjudged and decreed that the above named parties against whom this cause is brought, and each of them, have no right, title or interest or hold any land or claim thereon upon the lands hereinafter described, or any part thereof and that as against the said parties and each of them, your complainant has a good and perfect title in all of said lands and that said title shall be confirmed to your complainant as against the above named defendants, and each of them that such other orders and different relief be granted as your complainant may be entitled in the premises, and so in any event they will ever pray, etc.

Henry L. Brown,  
Attorney for Complainant.

THE STATE

The State and each of them are required to answer each paragraph of the foregoing bill of complaint, and are to file, both individually, but under order each is hereby solemnly sworn.

Henry L. Brown,  
Attorney for Complainant.

NOTICE TO NON-RESIDENTS.

FRANK BARCHARD, Sr.,  
Complainant,

-vs-

ANGELO SCLIRIO, et als.,  
Defendants,

IN THE CIRCUIT COURT,  
BALDWIN COUNTY, ALABAMA,  
IN EQUITY.  
July 24th., 1926.

The Complainant in this cause having filed his Bill of Complaint alleging that he claims to own in his own right and has been continuously for more than ten years and still is in the peaceable possession of the following described lands, always claiming to own the same, viz:-

Starting at the Southwest corner of the Section 37, Township 8 South, Range 5 East, Baldwin County, Alabama, run East 2497 feet, thence N. 24° 30' West, 798 ft., to the place of beginning, thence N. 65° 30' East, 844 ft., thence S. 24° 30' East 690 ft., thence N. 65° 30' East 500 ft., thence S. 24° 30' East 300 ft., to Perdido Bay, thence N. 85° East along the meanders of Perdido Bay, 566 ft., thence N. 51° 30' East along the meanders of Perdido Bay, 700 ft., thence N. 69° 40' East, along the meanders of Perdido Bay, 675 ft., thence N. 34° West, 5 chs., 67 lks., thence N. 71° 30' West 3 chs., thence due W. 3 chs., 75 lks., thence N. 3245 ft., to Bay Lalaunch, thence S. 32° West along the meanders of the Bay Lalaunch, 500 ft., thence S. 62° West along the meanders of Bay Lalaunch, 462 ft., thence S. 20° 30' West along the meanders of Bay Lalaunch, 457 ft., thence S. 44° West along the meanders of Bay Lalaunch, 880 ft., thence S. 71½° West along the meanders of Bay Lalaunch, 500 ft., thence S. 30° West along the meanders of Bay Lalaunch 570 ft., thence S. 998 ft., thence Southwest 660 ft., to the point of beginning, containing 175 acres, more or less, situated, lying and being in Section 37, Township 8 South, Range 5 East, Baldwin County, Alabama,

That the defendants and each of the defendants named in the Bill of Complaint claims or is reputed to claim some right, title or interest in or encumbrance upon said land and calling upon each of the defendants to set forth and specify his or her title or claim, interest or encumbrance upon the said lands, or any part thereof and how and by what instrument the same is derived and created; that no suit is pending to enforce or test the validity of such title, claim or encumbrance asserted by the defendants or any of them or by any one else, there being no pending litigations involving in any way the title to said lands.

And it being made appear to the Register of this court by the affidavit of Frank Barchard, Sr., the complainant, that Gus Portovan, who resides at Scranton, Mississippi, Lorena Valisori, who resides at Pensacola, Florida, Mary Morton, who resides on West Belmont Str., near St. Johns, Cemetery, Pensacola, Florida, Russell Bullman, Mary Fletcher, Porterman, Victoria Fletcher Grebs, Virginia Fletcher, Gende Fletcher, Mike Fletcher, and Fritz Beck, who resides in Scranton, Mississippi, Mrs. Silas Powell, and Fred Beck, who resides in Pascagoula, Mississippi, Mrs. Lillie Wells, Richton, Mississippi, Mrs. Ruby Vernado, Maxapater, Mississippi, Guy F. Delive, H. wison, Mississippi, Miss May Delive, 308 Carter Bldg., Houston, Texas, Howard H. Delive, whose address and last place of residence is unknown, Mrs. Ola Stapleton, Tampa, Florida, W. A. Sibley, Bond, Mississippi, Mrs. Juliette Jones, Route #1, Northdale, Baton Rouge, Louisiana, W. A. Sibley, Shreveport, Louisiana, M. R. Sibley, 1702 - 18th., Str., Gulfport, Mississippi, Mary Ordway, Pensacola, Florida, Francis Codina, Johnnie Fletcher, Mrs. Bill Ankerson, Elizabeth Selirio, Angelo Selirio, Jesse Villar, Nella Villar, Missour Bullman, Willie Mabry, Willie Hunter and Charles Villar, whose address and last place of residence is unknown, but when last heard of resided out of the State of Alabama, are non-residents of the State of Alabama, and are in the belief of said affiant, over the age of twenty one years.

It is therefore ordered that notice by publication be given to all of the above named parties by publication in be made in the FOLEY UNLOCKER, a newspaper printed in the english language published and of general circulation in Baldwin County, Alabama, once a week for four consecutive weeks requiring the said above named defendants and each of them and they are hereby required to appear and plead, answer or demur to the Bill of Complaint in this cause by the 26th., day of August, 1926, or after thirty days therefrom, a decree pro confesse may be taken against such of them not so appearing and pleading, answering or demurring.

In Witness Whereof, I hereunto set my hand as Register and affix the seal of the Court this 24th., day of July, 1926.

HENRY D. MOORE,  
Attorney for Complainant.



The State of Alabama, }  
Baldwin County.

CIRCUIT COURT OF BALDWIN COUNTY,  
IN EQUITY.

To any Sheriff of the State of Alabama—GREETING :

WE COMMAND YOU, That you summon W.A. Sibley  
(Shreveport, La.,

of \_\_\_\_\_ 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 Sum-  
mons, and there to answer, plead or demur, without oath, to a Bill of Complaint lately exhibited by

Frank Barchard

against said W.A. Sibley,

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, T. W. Richerson, Register of said Circuit Court, this 26 day of

July 1926.

T.W. Richerson Register.

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

SERVE ON \_\_\_\_\_

**Circuit Court of Baldwin County  
In Equity.**

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

**SUMMONS**

vs.

Solicitor for Complainant

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

**THE STATE OF ALABAMA,  
BALDWIN COUNTY.**

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

day of \_\_\_\_\_ 192\_\_\_\_\_

Sheriff.

Executed this \_\_\_\_\_ day of \_\_\_\_\_

192\_\_\_\_\_

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

Defendant.

Sheriff.

By \_\_\_\_\_

Deputy Sheriff.

Notice to Non Resident.

Sr.,  
Frank Barchard, ~~Plaintiff~~.

Complainant.

vs.

Angelo Selirio, et al. Defendants.

State of Alabama,  
Baldwin County., In Equity.  
Circuit Court-In Equity.

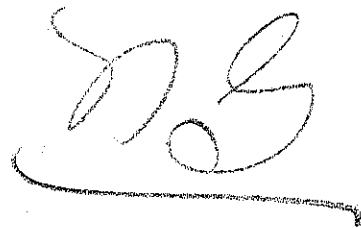
This the 24th, day of July,  
1926,

In this cause it being made to appear to the Register of this Court, by the affidavit of Frank Barchard, Sr., that the defendants, Gus Portovan, Lorena Valsori, Russell Bullman, Mary FletcherPorterman, Victoria Fletcher Crebs, Virginia Fletcher, Conde Fletcher, Mike Fletcher, Fritz Beck, Mrs. Silas Powell, Fred Beck, Mrs. Lillie Wells, Mrs. Ruby Varnando, Guy P. Dolive, Howard H. Dolive, Mrs. Ola Stapleton, W.A. Sibley, Mrs. Juliette Sibley, W.A. Sibley, M.R. Sibley, Mary Ordway, Francis Cordina, Johnnie Fletcher, Mrs. Bill Ankerson, Elizabeth Selirio, Angelo Selirio, Jessie Villar, Stella Villar, Missouri Bullman, Willie Mabry, Willie Hunter, Chas. Villar, Howard H. Dolive, ~~and others~~,  
The heirs at law, next of kin of Bella Smith Portervan, Martin Villar, Jr., ( the son of Isabella Kee Villar, ) Alice Hunter Mabry, Bella Hunter, Victoria ~~and~~ Villar Hunter, Victorine Villar Beck, Missouri Carter, Artemus Villar ( the son of Gus Villar, ) ~~and~~ Gus Villar, Phillippa Villar, Frank Kee, (son of William Kee, ) Carmaline Perrenot ,

are non residents of the State of Alabama, and further , that, in the ~~and~~ belief of said affiant, the Defendants are over the age of Twenty -one years ; it is, therefore ordered that publication be made in the Foley Onlooker, a newspaper published in Foley , Baldwin County, Alabama, once a week for four consecutive weeks , requiring the said Defendants to answer or demur to the Bill of Complaint in this cause by the 26th day of August 1926, or after thirty days therefrom a decree pro confesso may be taken against them.

*T. W. Robinson*  
Register.

Henry D. Moorer  
Attorney for Complainant.



No. 600. Page

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

CIRCUIT COURT IN EQUITY.

Frank Barchard,

Vs.

Rufus A. Kee et al.

DECREE PRO CONFESSO ON  
PERSONAL SERVICE.

Issued Oct 18th 1926

*T. M. [Signature]*

Register.

RECORDED

The State of Alabama, }  
Baldwin County.

No. 600.

CIRCUIT COURT, IN EQUITY

Frank Barchard, Sr.,  
vs.

Complainant

Rufus A. Kee et al.

Defendant

In this cause it appears to the Register

that a Summons requiring the Defendant s. Mrs. Hattie Bell and Mrs. Florence Sibley

to appear and demur, plead to or answer the Bill of Complaint in this cause within thirty days after the service of said  
Summons upon Hrs Hattie Bell and Mrs. Florence Sibley,

was served upon them by the Sheriff of Mobile County, Alabama, on the  
31 day of July, 1926.

And the said Defendant... having failed to demur, plead to or answer the said Bill of Complaint to this date,  
it is now, therefore, on motion of Complainant,

ordered and decreed that the said Bill of Complaint in this cause be and it hereby is in all things taken as confessed  
against the said Mrs Hattie Bell and Mrs Florence Sibley

Defendant. Saforesaid.

This 18th day of Oct 1926.

*T. W. [Signature]*

Register.

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P  
No. 600. Page

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

CIRCUIT COURT IN EQUITY.

Frank Barchard, Sr.

v.

Rufus A. Kee, et al.

DECREE PRO CONFESSO ON  
PERSONAL SERVICE.

Issued Oct 18th 1926.

*J. M. Williams*

Register.

RECORDED

The State of Alabama, }  
Baldwin County.

No. 600. CIRCUIT COURT, IN EQUITY

Frank Barchard Complainant

vs.

Rufus A. Kee, et al. Defendant

In this cause it appears to the Register,

that a Summons requiring the Defendant ~~.....~~ s Artemus Villar, alias Artemus Billard, Rufus A. Kee, Josie Kee, Rex Dolive, Marone Dolive, Miss Gladys Dolive, Mrs. Minnie Walters, Mederick Dolive, Harry L. Dolive, Mrs. Elodia Van Iderstine, W.P. Hall, Mrs. Cecile Hall, Mrs. Inez Bill, Miss Helena Sibley, H.M. Sibley, H.A. Sibley, N.L. Sibley,

to appear and demur, plead to or answer the Bill of Complaint in this cause within thirty days after the service of said Summons upon Mrs Inez Bill, Helena E. Sibley, H.M. Sibley, H.A. Sibley, N.L. Sibley, Martin F. Villar, Artemus alias Artemus Billard, Rufus A. Kee, Josie Kee, Rex Dolive, Marone Dolive, Miss Gladys Dolive, Mrs. Minnie Walters, Mederick Dolive, Harry L. Dolive, Mrs. Elodia Van Iderstine, W.P. Hall, Cecile Hall was served upon by the Sheriff of Baldwin County, Alabama, ~~on~~ over 30 day of present date 1926

And the said Defendant having failed to demur, plead to or answer the said Bill of Complaint to this date, it is now, therefore, on motion of Complainant,

ordered and decreed that the said Bill of Complaint in this cause be and it hereby is in all things taken as confessed against the said Artemus Villar, alias Artemus Billard, Josie Kee, Rex Dolive, Marone Dolive, Miss Gladys Dolive, Rufus A. Kee, Harry L. Dolive, Mrs. Elodia Van Iderstine, W.P. Hall, Cecile Hall, Mrs. Inez Bill, Miss Helena Sibley, H.M. Sibley, H.A. Sibley, N.L. Sibley,

Day of Oct 6 1926

Register.

Decree pro confesso on Publication.

The State of Alabama,  
Baldwin County,

Circuit Court In Equity.

October 18th, 1926.

Frank Barchard Sr.  
Complainant,  
Vs.  
Rufus A Kee et al.  
Defendants.

In this cause it appears to the Register, that the order of publication heretofore made in this cause, was published for four consecutive weeks, commencing on July 29th, 1926, in the Foley Onlooker, a newspaper published in Foley, Baldwin County, Alabama, that a copy of said order was posted at the Court House door in Baldwin County, Ala, on the 29th day of July 1926, And it now appearing to the Register F.W. Richerson, that the said Gus Porteman, Lorena Valisori Mary Norton, Russell Bullman, Mary Fletcher, Portevan, Victoria Fletcher Grebs, Virginia Fletcher, Mike Fletcher, Fritz Beck, Mrs. Silas Powell, Fred Beck, Mrs. Billie Wells, Mrs. Ruby Vornando, Guy P. Dolive, Howard H. Dolive, Mrs. Ola Stapleton, W.A. Sibley, Mrs. Juliette ~~Sibley~~ Jones, W.A. Sibley, M.R. Sibley, Mary Ordway, Francis Codina, Johnnie Fletcher, Mrs. Bill Anderson, Elizabeth Selirio, Josie Villar, Missouri Bullman, Willie Mabry, Willie Hunter, and Charles Villar, 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, ~~and~~ 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 Gus Portevan, Lorena Valisori Mary Norton, Russell Bullman, Mary Fletcher, Portevan, Victoria Fletcher Grebs, Virginia Fletcher, Conde Fletcher, Mike Fletcher, Fritz Beck, Mrs. Silas Powell, Fred Beck, Mrs. Billie Wells, Mrs. Ruby Vornando, Guy P. Dolive, Howard H. Dolive, Mrs. Ola Stapleton, W.A. Sibley, Mrs. Juliette ~~Sibley~~ Jones, W.A. Sibley, M.R. Sibley, Mary Ordway, Francis Codina, Johnnie Fletcher, Mrs. Bill Anderson, Elizabeth Selirio, Angela Selirio, Josie Villar, Bella Villar, Missouri Bullman, Willie Mabry, Willie Hunter, Charles Villar,

This the 18th day of October, 1926.

*F. W. Richerson*  
Register



The State of Alabama,

Baldwin County.

Circuit Court In Equity.

Frank Barchard, Sr.,

vs.

Rufus A. Kee et al.

Decree pro confesso on publication.

Issued Oct 18th, 1926.

*D. W. Keenan* Register.

RECORDED

The State of Alabama, }  
BALDWIN COUNTY.

No. 600, ..... CIRCUIT COURT IN EQUITY.

Frank Barchard, Sr., ..... Complainant...

vs.

Rufus A. Kee, et al. .... Defendant...

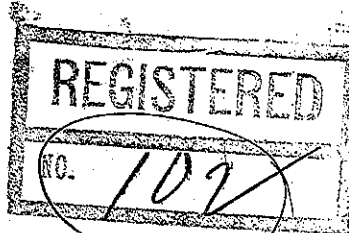
Motion is hereby made for a Decree Pro Confesso ~~against~~ against all defendants that were served with summons. .... Defendant...

in the above stated cause, on the ground that more than thirty days have elapsed since service of summons upon said Defendant.....; and that said summons was duly served according to law, and that said Defendant.....ha..... failed to demur, plead to or answer the Bill of Complaint in this cause to this date.

This 18 day of Oct 1926.

Henry D. Moorner, ..... Solicitor.

AFTER FIVE DAYS RETURN TO  
T. W. RICHERSON  
CLERK OF THE CIRCUIT COURT AND  
REGISTER IN CHANCERY  
BAY MINETTE, ALABAMA



Directory Searcher No. 1.

(Return receipt demanded)  
(Deliver to addressee only)  
Mr. W. A. Sibley  
Shreveport La.

RETURN RECEIPT REQUESTED

Deliver to addressee only

AUG 3 1926

SECOND NOTICE

4121

5/2 4

No. 600. Page

STATE OF ALABAMA,  
Baldwin County.

CIRCUIT COURT, IN EQUITY.

Frank Barchard, Sr.,

Vs.

Rufus A. Kee et al.

MOTION FOR DECREE PRO  
CONFESSO ON PERSONAL SERVICE

Filed Oct 18<sup>th</sup> 1926

*Tom R...*  
Register.

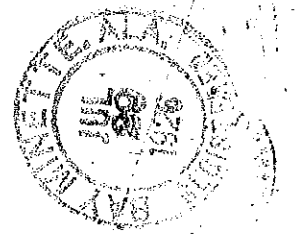
Recorded in Record,

Vol. Page

Register.

Baldwin Times Print, Bay Minette.

RECORDED



Certificate of Register as to notice by  
Registered Mail.

Frank Barchard, Sr.,  
vs.  
Rufus A. Kee et al.

Circuit Court of  
Baldwin County.  
In Equity.

I, T. W. Richerson, Register of said Court, do hereby certify that I did on the 29th day of July 1926, send to Mrs. Ola Stapleton, ~~whose address was Tampa, Fla.~~, Russell Bullman, Scranton Miss, Mary Fletcher Portevan, Scranton, Miss, Victoria Fletcher Grebs, Scranton, Miss, Virginia Fletcher, Scranton, Miss, Conde Fletcher, Scranton, Miss, Mike Fletcher, Scranton, Miss, Fritz Beck, Scranton, Miss, Gus Portevan, Scranton, Miss, Mrs. Juliette ~~Jones~~, Northdale Baton Rouge, La., Fred Beck, Pascagoula, Miss, Mrs. Lilly Wells, Richton, Miss, M. R. Sibley, 1708, 19th St Gulfport Miss, Mary Morton, West Belmont St, Near St John Cemetery, Pensacola, Miss, Lorena Valisori, Pensacola, Miss, Mary Ordway, Pensacola, Fla, W. A. Sibley, Bond, Miss, W. A. Sibley, Shreveport, Miss, Mrs. Silas Powell, Pascagoula, Miss, Gay P. Dolive, Howison, Miss, Miss May Dolive 308 Carter Bldg, Houston Texas, ~~whose address was~~

by registered mail . . . post paid, marked " For delivery only to the person to whom addressed, " a copy of the bill of complaint filed in this cause; that I demanded a return receipt addressed to the Register of this Court; and that such receipt was duly received and filed by me in this cause from the following above named parties, May Dolive, July, 31, 1926, W. A. Sibley, August 2nd, 1926, Mrs. Juliette Jones, August 2nd, 1926, Mrs. J. M. Valisori, August, 2nd, 1926, Virginia, Fletcher, July, 31st, 1926, Conde Fletcher, July, 31, 1926, M. R. Sibley, July, 31st, 1926, M. M. Fletcher, July, 31st, 1926, Russell Bullman, July, 31st, 1926, Fred Beck, July, 31st, 1926, F. D. Beck, July, 31st, 1926, Mrs. Silas Powell, July 31st, 1926, Mrs. Paul Portevan, July, 31st, 1926, G. P. Dolive July, 31st, 1926, and the following registered letter containing copy of bill and copy of summons to the following were returned undelivered, Mary Ordway, Pensacola, Fla, Gus Portevan, Scranton, Miss, Mrs Ola Stapleton, Tampa, Fla, Victoria Fletcher Grebs, Scranton, Miss, Lorena Valisori, Pensacola Fla, W. A. Sibley, Shreveport, La, Mary Morton, Near St Johns Cemetery Pensacola, Fla, Lorena Valisori, Pensacola, Fla,

Witness my hand this 15th day of October, 1926.

*T. W. Richerson*  
Register.

Frank B. Bland  
vs  
Rexford K. et al

Filed Oct 18/94  
D. M. M. M.  
Register

Decree pro confesso on Publication.

The State of Alabama, Circuit Court In Equity.  
Baldwin County,

October 18th, 1926.

Frank Barchard Sr.  
Complainant,  
Vs.  
Rufus A Kee et al.  
Defendants.

In this cause it appears to the Register, that the order of publication heretofore made in this cause, was published for four consecutive weeks, commencing on July 29th, 1926, in the Foley Onlooker, a newspaper published in Foley, Baldwin County, Alabama, that a copy of said order was posted at the Court House door in Baldwin County, Ala, on the 29th day of July 1926, And it now appearing to the Register T.W. Richerson, that the said Gus Protenan, Lorena Valsori, Mary Morton, Russell Bullman, Mary Fletcher, Portevan, Victoria Fletcher Crebs, Virginia Fletcher, Mike Fletcher, Fritz Beck, Mrs. Silas Powell, Fred Beck, Mrs. Lillie Wells, Mrs. Ruby Vornando, Guy P. Dolive, Howard H. Dolive, Mrs. Ola Stapleton, W.A. Sibley, Mrs. Juliette ~~Sibley~~ Jones, W.A. Sibley, M.R. Sibley, Mary Ordway, Francis Codona, Johnnie Fletcher, Mrs. Bill Ankerson, Elizabeth Selirio, <sup>Angelo Selirio</sup> Josie Villar, <sup>Missouri Bullman</sup> Missouri Bullman, Willie Mabry, Willie Hunter, and Charles Villar, 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, ~~and it is~~ ordered and decreed by the Register that the Bill of Complaint in this cause be, and it is hereby is in all things taken as confessed against the said. Gus Portevan, Lorena Valisori, Mary Morton, Russell Bullman, Mary Fletcher, Portevan, Victoria Fletcher Crebs, Virginia Fletcher Conde Fletcher, Mike Fletcher, Fritz Beck, Mrs. Silas Powell, Fred Beck, Mrs. Lillie Wells, Mrs. Ruby Vornando, Guy P. Dolive, Howard H. Dolive, Mrs. Ola Stapleton, W.A. Sibley, Mrs. Juliette ~~Sibley~~ Jones, W.A. Sibley, M.R. Sibley, Mary Ordway, Francis Codina, Johnnie Fletcher, Mrs. Bill Ankerson, Elizabeth Selirio, Angelo Selirio, Josie Villar, Bella Villar, Missouri Bullman, Willie Mabry, Willie Hunter, Charles Villar,

This the 18th day of October, 1926.

*T.W. Richerson* Register

10  
7

The State of Alabama,  
Baldwin County.  
Circuit Court In Equity.

Frank Barchard, Sr.,  
vs.  
Rufus A. Kee et al.

Decree pro confesso on publication.

Issued Oct 18th, 1926.

*W. H. [Signature]*  
Register.

RECORDED

SERVE ON

*Copy for Harry Morton*

Circuit Court of Baldwin County  
In Equity.

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

SUMMONS

vs.

Solicitor for Complainant

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

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

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

day of \_\_\_\_\_ 192\_\_\_\_\_

Sheriff.

Executed this \_\_\_\_\_ day of

192\_\_\_\_\_

by leaving a copy of the within Summons with

Defendant.

Sheriff.

By \_\_\_\_\_ Deputy Sheriff.



The State of Alabama, }  
Baldwin County.

CIRCUIT COURT OF BALDWIN COUNTY,  
IN EQUITY.

To any Sheriff of the State of Alabama--GREETING :

WE COMMAND YOU, That you summon Mary Norton,  
(West Belmont St., near St. Johns cemetery,  
Pensacola, Florida.)

of \_\_\_\_\_ 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 Sum-  
mons, and there to answer, plead or demur, without oath, to a Bill of Complaint lately exhibited by

Frank Barchard

against said Mary Norton

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, T. W. Richerson, Register of said Circuit Court, this 26 day of

July 1926

T. W. Richerson Register.

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

The State of Alabama, }  
Baldwin County.

CIRCUIT COURT OF BALDWIN COUNTY,  
IN EQUITY.

To any Sheriff of the State of Alabama--GREETING :

WE COMMAND YOU, That you summon <sup>5/17</sup> Artemus Villar, Alias Rickard,

<sup>5/17</sup> Martin F. Villar, <sup>5/17</sup> Rufus A. Kee, <sup>5/17</sup> Josie Kee, <sup>5/17</sup> Rex Dolive,  
<sup>5/17</sup> Marone Dolive, <sup>5/17</sup> Miss Gladys Dolive, <sup>5/17</sup> Mrs. Minnie Walters,  
<sup>5/17</sup> Mederick Dolive, <sup>5/17</sup> Harry L. Dolive, <sup>5/17</sup> Mrs. Clodia Van Iderstine,  
<sup>5/17</sup> W. P. Hall, <sup>5/17</sup> Cecile Hall, <sup>5/17</sup> Mrs. Inez Bile, <sup>5/17</sup> Miss Bell Sibley,  
<sup>5/17</sup> W. A. Sibley, <sup>5/17</sup> ~~Mrs. Juliette Jones~~, <sup>5/17</sup> W. H. Sibley, <sup>5/17</sup> Helena E. Sibley,  
<sup>5/17</sup> H. A. Sibley, <sup>5/17</sup> N. L. Sibley, <sup>5/17</sup> M. R. Sibley, <sup>5/17</sup> ~~H. M. Sibley~~, <sup>5/17</sup> Miss May Dolive,  
<sup>5/17</sup> H. M. Sibley, <sup>5/17</sup> H. M. Low

of ..... 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 Sum-  
mons, and there to answer, plead or demur, without oath, to a Bill of Complaint lately exhibited by

Frank Barchard..

against said Artemus Villar, Alias Rickard, Martin F. Villar, Rufus A.  
Kee, Josie Kee, Rex Dolive, Marone Dolive, Miss Gladys Dolive  
Mrs. Minnie Walters, Mederick Dolive, Harry L. Dolive,  
Mrs. Clodia Van Iderstine, W. P. Hall, Cecile Hall, Mrs. Inez  
Bile, Miss Bell Sibley, W. A. Sibley, ~~Mrs. Juliette Jones~~, W. H. Sibley,  
Helena E. Sibley, H. A. Sibley, N. L. Sibley, M. R. Sibley,  
H. M. Low, Miss May Dolive, H. M. Sibley

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, T. W. Richerson, Register of said Circuit Court, this 26 day of

July 1926

T. W. Richerson Register.

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

Received in office this 17 day of July, 1926.

*W. R. Stewart* Sheriff

Executed by leaving a copy of the within summons with Artimus Villar, alias Billard, Martin Villar, Rufus A. Kee, Josie Kee, Rex Dolive, Marone Dolive, this 17th., day of August, 1926.  
Executed by leaving a copy of the within summons with Miss Gladys Dolive, this 18th., day of August, 1926.  
Executed by leaving a copy of the within summons with Mederick Dolive, W. F. Hall, Cecile Hall, Mrs. Inez Bill, Helena E. Sibley, H. A. Sibley, H. M. Sibley, this 20th., day of August, 1926.  
Executed by leaving a copy of the within summons with Elodia Van Iderstine this 21st., day of August, 1926.  
Executed by leaving a copy of the within summons with Miss Gladys Dolive, Harry L. Dolive, N. L. Sibley, this 8th., day of September, 1926.  
Executed by leaving a copy of the within summons with M. E. Sibley, and H. M. Low, defendants, this 3rd., day of September, 1926.

by *W. R. Stewart* SHERIFF,  
*J. W. White* Deputy Sheriff.

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

Received in office this \_\_\_\_\_ day of \_\_\_\_\_ 192\_\_\_\_  
Sheriff.

Executed this \_\_\_\_\_ day of \_\_\_\_\_ 192\_\_\_\_

by leaving a copy of the within Summons with \_\_\_\_\_ Defendant.

By \_\_\_\_\_ Sheriff.  
Deputy Sheriff.

*Original*

SERVE ON \_\_\_\_\_  
Circuit Court of Baldwin County  
In Equity.

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

SUMMONS

*Frank Borchard*

vs.

*Angelo Selirio, et al*

Solicitor for Complainant

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

Original

SAVE ON

Circuit Court of Baldwin County  
In Equity.

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

SUMMONS

Frank Barchard.

vs.

*Audie*  
7/30/26

Mrs. Florence Sibley

1225 Selma St Mobile  
Alabama.

7/31X

Henry D. Moorer.

Solicitor for Complainant

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

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

Received in office this 28

day of July 1926

*Leah Schurz*  
Sheriff.

Executed this 31 day of

July 1926

by leaving a copy of the within Summons with

*Mrs Florence*  
*Sibley*  
Defendant.

*Leah Schurz*  
Sheriff.

By *J. L. Sullivan*  
Deputy Sheriff.

The State of Alabama,  
Baldwin County.

CIRCUIT COURT OF BALDWIN COUNTY,  
IN EQUITY.

To any Sheriff of the State of Alabama--GREETING :

WE COMMAND YOU, That you summon Mrs. Florence Sibley,

.....1225.. Selma St, Mobile Alabama.....

Mobile

of ..... 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 Sum-  
mons, and there to answer, plead or demur, without oath, to a Bill of Complaint lately exhibited by

..... Frank Barchard, .....

against said .....

..... Mrs. Florence Sibley, .....

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, T. W. Richerson, Register of said Circuit Court, this 26th day of

July, 192 6

*T. W. Richerson* Register.

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

No. 600. Page

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

CIRCUIT COURT IN EQUITY.

Frank Barchard.

Vs.

Rufus A. Kee et al.

DECREE PRO CONFESSO ON  
PERSONAL SERVICE.

Issued Oct 18th 1926

*T. M. Williams*  
Register.

The State of Alabama, }  
Baldwin County.

No. 600.

CIRCUIT COURT, IN EQUITY

Frank Barchard, Sr.,

Complainant

vs.

Rufus A. Kee et al.

Defendant

Register

In this cause it appears to the

that a Summons requiring the Defendant S. Mrs. Hattie Bell and Mrs. Florence Sibley

to appear and demur, plead to or answer the Bill of Complaint in this cause within thirty days after the service of said Summons upon Hrs Hattie Bell and Mrs. Florence Sibley,

was served upon them by the Sheriff of Mobile County, Alabama, on the 01 day of July, 192 6.

And the said Defendant S having failed to demur, plead to or answer the said Bill of Complaint to this date, it is now, therefore, on motion of Complainant,

ordered and decreed that the said Bill of Complaint in this cause be and it hereby is in all things taken as confessed against the said Mrs Hattie Bell and Mrs Florence Sibley

Defendant Saforesaid.

This 18th day of Oct 192 6

*Tom Peterson*  
Register.

Certificate of Register as to notice by  
Registered Mail.

Frank Barchard, Sr.,  
vs.  
Rufus A. Kee et al.

Circuit Court of  
Baldwin County.  
In Equity.

I, T. W. Richerson, Register of said Court, do hereby certify that I did on the 29th day of July 1926, send to Mrs. Ola Stapleton, ~~Tampa, Fla.~~, whose address ~~was Tampa, Fla.~~ Russell Bullman, Scranton Miss, Mary Fletcher Portevan, Scranton, Miss, Victoria Fletcher Crebs, Scranton, Miss, Virginia Fletcher, Scranton, Miss, Conde Fletcher Scranton, Miss, Mike Fletcher, Scranton, Miss, Fritz Beck, Scranton, Miss, Gus Porteman, Scranton, Miss, Mrs. Juliette ~~Jones~~, Jones, Northdale Baton Rouge La, Fred Beck, Pascagoula, Miss, Mrs. Lilly Wells, Richton, Miss, M. R. Sibley, 1702, 19th St Gulfport Miss, Mary Morton, West Belmont St, Near St John Cemetery, Pensacola, ~~Fla.~~, Lorena Valisori, Pensacola, Miss, Mary Ordway, Pensacola, Fla, W. A. Sibley, Bond, Miss, W. A. Sibley, Shreveport, Miss, Mrs. Silas Powell, Pascagoula, Miss, Guy P. Dolive, Howison, Miss, Miss May Dolive 308 Carter Bldg, Houston Texas, ~~Tampa, Fla.~~

by registered mail ., post paid, marked " For delivery only to the person to whom addressed ," a copy of the bill of complaint filed in this cause; that I demanded a return receipt addressed to the Register of this Court; and that such receipt was duly received and filed by me in this cause from the following above named parties, May Dolive, July, 31, 1926, W. A. Sibley, August 3rd, 1926, Mrs. Juliette Jones, August 2nd, 1926, Mrs. J. M. Valisori, August, 2nd, 1926, Virginia, Fletcher, July, 21st, 1926, Conde Fletcher, July, 31, 1926, M. R. Sibley, July, 31st, 1926, M. M. Fletcher, July, 31st, 1926, Russell Bullman, July, 31st, 1926, Fred Beck, July, 31st, 1926, F. D. Beck, July, 31st, 1926, Mrs. Silas Powell, July 31st, 1926, Mrs. Paul Portevan, July, 31st, 1926, G. P. Dolive July, 31st, 1926, and the following registered letter containing copy of bill and copy of summons to the following were returned undelivered, Mary Ordway, Pensacola, Fla, Gus Porteman, Scranton, Miss, Mrs Ola Stapleton, Tampa, Fla, Victoria Fletcher Crebs, Scranton, Miss, Lorena Valisori, Pensacola Fla, W. A. Sibley, Shreveport, La, Mary Morton, Near St Johns Cemetery Pensacola, Fla, Lorena Valisori, Pensacola, Fla,

Witness my hand this 18th day of October, 1926.

*T. W. Richerson* Register.



Frank Baveland  
= US =

Refers see it al

Filed Oct 18/926  
T W Nicolson  
Register