

257

NELLIE VALRIE,

Plaintiff,  
VS.

SARAH VALRIE, ET AL,

Defendants.

) IN THE JUSTICE OF PEACE COURT

) AT FAIRHOPE, ALA.

TO ANY LAWFUL OFFICER OF THE STATE OF ALABAMA...GREETING:

You are hereby commanded to serve copy of the notice hereto attached on G. E. PERKINS, a Justice of the Peace at Fairhope, Alabama, and to make return of your proceedings hereunder forthwith.

Ruth Shultz

Clerk.

TO G. E. PERKINS, ESQUIRE, JUSTICE OF THE PEACE:

You are hereby given notice that Sarah Valrie, Alex Mixon and Loraine Mixon have filed a petition before the Honorable G. W. Robertson, Judge of the Probate Court of Baldwin County, Alabama, as provided for in Section 8024 of the Code of Alabama, and have given bond as provided for in Section 8025 of the Code of Alabama in the cause pending before you in which Nellie Valrie is plaintiff and Sarah Valrie, et al., are defendants. You are therefore directed to stay further proceedings in said cause in your court and certify all papers and proceedings in said cause to the Circuit Court of Baldwin County, Alabama, that being the county in which the land involved in said cause is located.

Dated this April 10th, 1936.

Rahard Luck

Clerk of the Circuit Court  
of Baldwin County, Alabama.

April 10th, 1936  
Dated this day of April, 1936, at  
Gainesville, Georgia.

G. E. Perkins

RECORDED  
Duck  
7-484

NELLIE VALRIE,  
Plaintiff.

vs

SARAH VALRIE et al,  
Defendants.

Citation to Justice.

Filed Apr. 17, 1936  
Robert A. Duck,  
Clerk.

NELLIE VALRIE,

Plaintiff,  
vs.

SARAH VALRIE, ET AL,

Defendants.

) IN THE JUSTICE OF PEACE COURT

) AT FAIRHOPE, ALA.

TO ANY LAWFUL OFFICER OF THE STATE OF ALABAMA...GREETING:

You are hereby commanded to serve copy of the notice hereto attached on G. E. PERKINS, a Justice of the Peace at Fairhope, Alabama, and to make return of your proceedings hereunder forthwith.

Ruth W. Bush

Clerk.

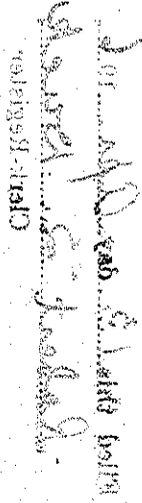
TO G. E. PERKINS, ESQUIRE, JUSTICE OF THE PEACE:

You are hereby given notice that Sarah Valrie, Alex Nixon and Loraine Nixon have filed a petition before the Honorable G. W. Robertson, Judge of the Probate Court of Baldwin County, Alabama, as provided for in Section 8024 of the Code of Alabama, and have given bond as provided for in Section 8025 of the Code of Alabama in the cause pending before you in which Nelie Valrie is plaintiff and Sarah Valrie, et al., are defendants. You are therefore directed to stay further proceedings in said cause in your court and certify all papers and proceedings in said cause to the Circuit Court of Baldwin County, Alabama, that being the county in which the land involved in said cause is located.

Dated this April 10th, 1936.

P. Baldwin

Clerk of the Circuit Court  
of Baldwin County, Alabama.



RECEIVED APR 20 1966 BY CLERK REGISTER

NOTICE IS HEREBY GIVEN THAT THE STATE OF KANSAS HAS NOT

APPROVED OR ISSUED AN AGRICULTURAL INSURANCE POLICY TO THE FARMERS CO-OP. LTD. DUE TO THE DEFECTIVE AND UNDERSIGNED

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

DOES NOT WANT TO PAY THE PREMIUMS AS PROVIDED IN THE CONTRACT WHICH

*Robert S. Wueck*

Clerk-Register

Filed this 13 day Apr 1966.

*Robert S. Wueck*

Dolmen  
is Hand Crag  
Old Man of Y.C. Rymer  
&c

My favorite exposure  
Riffle end Rhomb to the Coast N  
The Craggy Prairie Creek Rd.  
First Reit in the Sycamore  
Ridge of the Craggy  
Crest overlooking the  
Riffle Pickett ledge  
On the Craggy they  
are called the Ledges

Problems aet provided  
in India; thus the  
despotism on the part  
will make the  
people aet poster  
between the poster  
to the Government  
the Raja can  
will perceive in  
the Cession does not  
aet perfect and

For Reppenets the  
Reedwicks graces  
Always in the City  
With Great Honor  
the Oldest & Oldest  
The Oldest in all  
Social Occasions in  
the First Century  
Brought up by the  
Wife of the  
Reedwicks  
R. S. C.  
M. W. Reedwicks  
and son

~~RECORDED~~

Week  
7-483

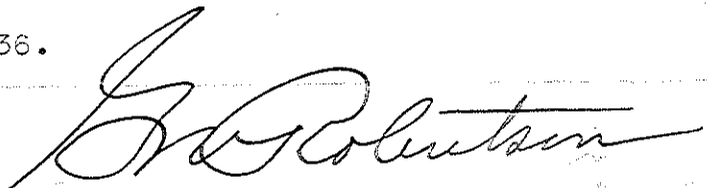
Filed this 13 day Apr. 19 36

Robert S. Weck  
Clerk-Register

TO ROBERT S. DUCK,  
CLERK OF THE CIRCUIT COURT,  
BALDWIN COUNTY, ALABAMA.

The foregoing petition has been presented to me this 9th day of April, 1936, duly verified by the oath of petitioner, Sarah Valrie, and same is endorsed by me and you are directed on petitioner entering into bond in the amount of \$100.00, payable to the plaintiff, Nellie Valrie, to be approved by you, to issue a writ directed to J. E. Perkins, Justice of the Peace in Fairhope in Baldwin County, Alabama, before whom said suit is pending, commanding him to certify all papers and proceedings in said case to the Circuit Court of Baldwin County, Alabama, and not to proceed further with the trial of the unlawful detainer suit pending before him.

Dated this April 9th, 1936.

  
G. B. Polton  
Judge of Probate.

RECORDED

Duck

7-484

Filed on 13 day Apr. 1966  
Robert S. Duck  
Clerk-Register

*original*

STATE OF ALABAMA, }  
BALDWIN COUNTY. }

TO ANY LAWFUL OFFICER OF THE STATE OF ALABAMA:

Summon ALEX MIXON, LORATINE MIXON, and SARAH VALRIE to appear before me on the 28th day of March, next, at two o'clock P. M., at my office, at Fairhope, Alabama, to answer the complaint of NELLIE VALRIE, and there make return of this summons.

WITNESS my hand this 21st day of March, 1956.

G.E. Perkins  
Justice of the Peace.

NELLIE VALRIE,

Plaintiff,

VS.

ALEX MIXON, LORATINE  
MIXON and SARAH VALRIE,

Defendants.

IN THE JUSTICE COURT OF

G. E. PERKINS, JUSTICE

OF THE PEACE,

BEAT 10.

The Plaintiff sues to recover possession of the following described lands in Baldwin County, Alabama, to-wit:

A six acre tract in Square 25 in the Village of Montrose, according to plat made by Gavin Yuille, Jr., recorded in Deed Book "B", page 588 of the Baldwin County records, said six acre tract being bounded on the North by Lee Street, on the West by 3rd Street, on the South by land deeded to Nellie Valrie and on the East by land of G. B. Stapleton,

of which she was in possession and upon which pending such possession and before the commencement of this suit, the Defendants forcibly entered and now unlawfully detain.

Beth. Nell  
Attorneys for Plaintiff.

The copies of the instant  
process were served on the above  
defendants at their place of business  
yesterday.

Served Bowman on  
Mikson on the 2 day of April  
at 11 o'clock 1934

J. J. Andrew

SUMMONS AND COMPLAINT.

**RECORDED**

*Decd  
4-4-3*

WILLIE VAILL,

plaintiff,

vs.

ALEX MIKON, LORALEE  
MIKON and SARAH VAILL,

Defendants.

IN THE JUSTICE COURT OF

G. E. PERKINS, JUSTICE

OF THE PLACE,

BETW 10.

STATE OF ALABAMA, I

COUNTY OF BALDWIN. I

KNOW ALL MEN BY THESE PRESENTS that we, the undersigned,  
Sarah Valrie, Alex Mixon, Loraine Mixon and Helen S.  
Nellie Valrie are held and firmly bound unto Nellie  
Valrie for the sum of \$100.00 for the payment of which well and  
truly to be made we bind ourselves, our heirs, executors and ad-  
ministrators, jointly and severally, firmly by these presents.

The condition of this obligation is that whereas Nellie  
Valrie has filed a suit in unlawful detainer against the undersigned  
Sarah Valrie, Alex Mixon, and Loraine Mixon in unlawful detainer  
in the court of C. E. Perkins, Justice of the Peace, in Fairhope  
in Baldwin County, Alabama, and the defendants have made affidavit  
and in all things complied with the requirements of Section 8025  
of the Code of Alabama and give this bond under the requirements of  
said section of said Code: NOW THEREFORE if the said Nellie Valrie  
plaintiff in said unlawful detainer suit shall not prosecute said  
cause to effect or if the defendant in said unlawful detainer suit  
shall pay to her all such damages which may be assessed against her  
in the event plaintiff should recover in said cause, this obliga-  
tion shall be null and void, otherwise to be and remain in full  
force and effect.

Sarah Valrie (SEAL)  
Alex Mixon (SEAL)  
Loraine Mixon (SEAL)  
Helen S. Valrie (SEAL)  
Francis A. Lawyer (SEAL)

I hereby certify that if the foregoing bond was presented  
to me I regard it as good and should accept it in this county.

\_\_\_\_\_  
Sheriff.

*Zond*

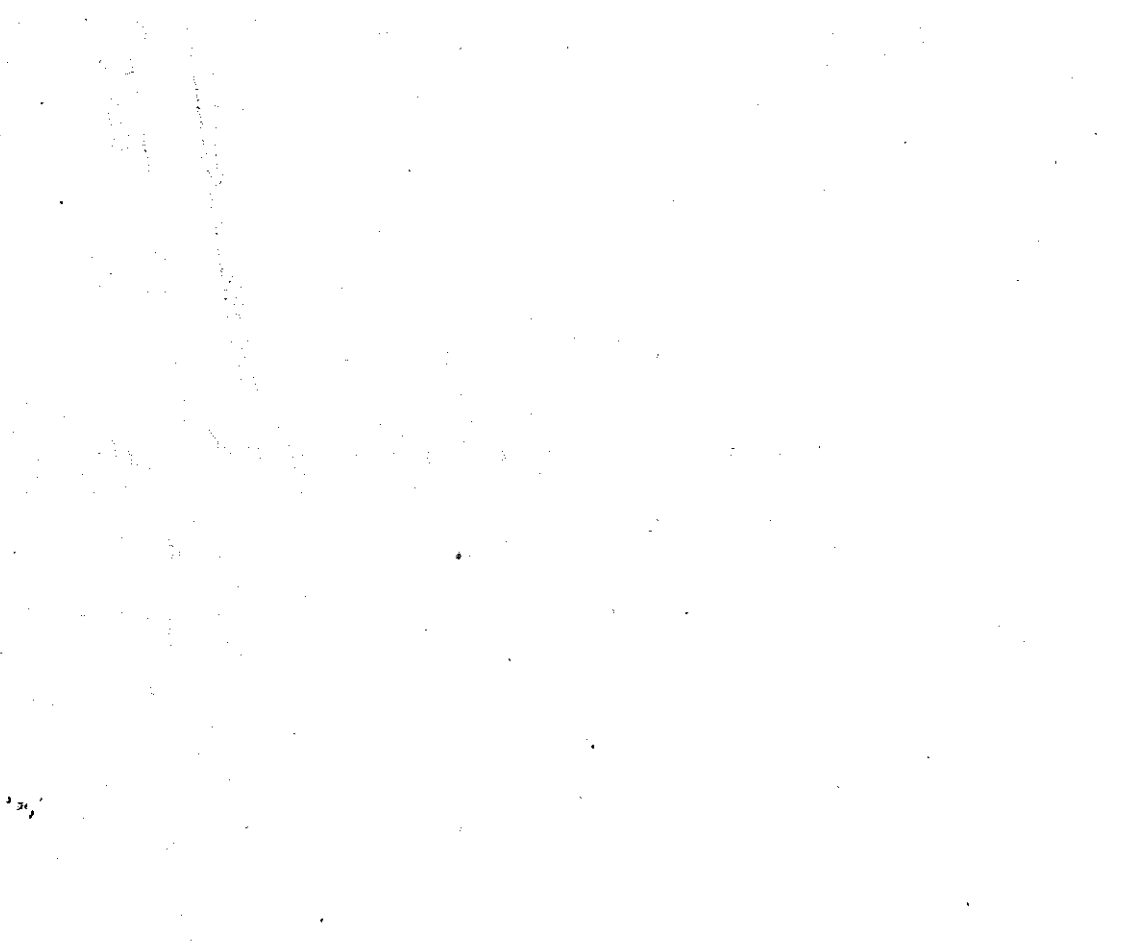
RECORDED  
Duck  
# 484

Filed this 13 day Apr. 1966  
Robert S. Duck  
Clerk Register

Velvera f  
n of the P Court  
May 20th

Defied each of the all  
allegations in relation  
to the day filed, and in  
addition keeps the defendant  
in his possession of the  
privately held for a sum  
of Frances Williams each  
measures the Court in my  
opinion the Plaintiff to  
elect whether the said  
proceedings be closed & if

The Laird Creek lies the  
Cinnabar Creek differs  
and appears a little before  
the one reaching the Murrumbidgee



~~SEARCHED~~  
Duck

7-483

Filed this 13 day Apr. 1966  
Robert A. Duck  
Clerk-Register

Valence

No. 1  
Valence

J. P. Mulligan

Chesterfield  
and his agents  
all of them specially  
for the purpose of the  
Military and Naval  
the coast not to  
fornel with the same  
because the R. N. had  
been legally obstructed  
proceeds

Filed 4/4/14 B. M. Mulligan

RECORDED  
deed

Z-463

Fed 21<sup>st</sup> 19<sup>81</sup> ips. c  
Robert S. Sneed  
Clerk of Register

257

G. E. PERKINS

JUSTICE OF THE PEACE

FAIRHOPE, ALA.

April 11th. 1936

Mr. Duck, Clerk Circuit Court

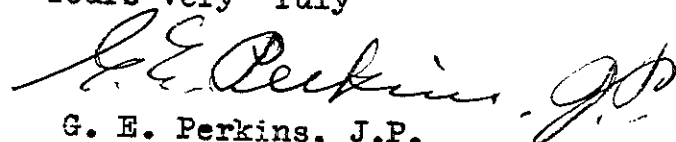
Bay Minette, Ala.

Dear Sir; -

Find inclosed all papers pertaining to the case of  
Nellie Valrie V. S. Alex Mixon, Loarain Mixon, and Sara Valrie.

I do hereby certify that all papers herein are the correct files  
in the above cause, the said case being transferred from G. E.  
Perkins, ~~J.P.~~, to the Circuit Court, by injunction of April 10th.  
1936.

Yours Very Truly



G. E. Perkins, J.P.

P. S. am including in these papers the Injunction papers also.

There is cost in this suit amounting to \$3.70 which has not been  
Paid.

G. E. P.

Filed this 13 day Apr 10 6

Robert S. Duck

Clerk-Register

Daphne Cella  
April 6 36

Mr Perkins

Dear sir  
Save Daphne  
got her ~~dead~~  
the 3 of April  
1936 at 7:30 P.M.

Yours truly

J.J. Andrew