

STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon A. Corte to appear within thirty days from the service of this writ in the Circuit Court to be held for said County at the place of holding same, then and there to answer the complaint of Julia Jenkins Rosenthal, as Executrix of the Estate of Harry Andrew Rosenthal, Deceased, and Julia Jenkins Rosenthal.

Witness my hand this 28 day of January, 1939.

R. S. DUCK, Clerk,

By Nauthie Thompso Deputy Clerk.

JULIA JENKINS ROSENTHAL, as Executrix of the Estate of Harry Andrew Rosenthal, Deceased, and JULIA JENKINS ROSENTHAL,

Plaintiffs,

IN THE CIRCUIT COURT OF

::::::::::

BALDWIN COUNTY, ALABAMA.

AT LAW.

NUMBER .

VS.

A. CORTE,

Defendant.

The Plaintiffs sue to recover possession of the following described tract of land in Baldwin County, Alabama, to-wit:

Farms No. Two (2) and Three (3), Section No. 27, Township Five (5) South, Range Two (2) East, as per plat of "Highland Farms" recorded in Miscellaneous Book 1, pages 290 and 291 of the Baldwin County, Alabama Public Records,

of which they were in possession and upon which, pending such possession and before the commencement of this suit the Defendant entered and unlawfully withholds, together with One Thousand Dollars for the detention thereof.

Plaintiffs demand a trial of said cause by jury.

17. 73 lacklum Afforney for Plaintiffs.

Aftorney for Plaintiffs.

NUMBER 49% BALDWIN COUNTY, ALABAMA. IN THE CIRCUIT COURT OF Filed on this the 26 day of January, 1939. Plaintiffs, JULIA JENKINS ROSENTHAL, as Executrix of the Estate of Harry Andrew Rosenthal, Defendant. SUMMONS AND COMPLAINT. BAY MINETTE, ALABAMA Deceased, and JULIA JENKINS ROSENTHAL, R.S. Duch Clock Ey-Sandlice Transparent By Muty Clock J.B.BLACKBURN ATTORNEY AT LAW Original. AT LAW. A. CORTE,

ファク VS. of Harry Andrew Rosenthal, as Executrix of the Estate JULIA JENKINS ROSENTHAL, A. CORTE JULIA JENKINS ROSENTHAL. Deceased, and Filed on this the  $2^{\kappa}$ SUMMONS AND COMPLAINT. BALDWIN COUNTY, ALABAMA. IN THE CIRCUIT COURT OF AT LAW BAY MINETTE, ALABAMA Original. U. B. BLACKBURN ATTORNEY AT LAW Plaintiffs Defendant. NUMBER 49% day of 

STORY OF STREET

(1) 15 mg/m/sitting (200) 27 mg/m/sitting

JULIA JENKINS ROSENTHAL,

Plaintiff,

VS.

A. CORTE,

Defendant

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

AT LAW. NUMBER 499.

DEMAND FOR ABSTRACT.

TO MESSRS. BEEBE, HALL AND BEEBE, ATTORNEYS FOR A. CORTE:

As provided by Section 7455 of the 1923 Code of Alabama, demand is hereby made for an abstract in writing of the title or titles on which the Defendant will rely for defense in the above entitled cause.

Dated this 2nd day of September, 1939.

ttorney for Plaintiff.

Received Copy of foreguing native this Sept 2, 1939

My Bulle

DIMAND FOR ABSTRACT.

JULIA JENKINS ROSENTHAL,

Plaintiff,

.

. CORTE

Defendant.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

AT LAW. NUMBER 499.

Died Syrunder 2/839 R.S. Duck Clark By Hansline Thunger

## The State of Alabama, Baldwin County.

TO ANY SHERIFF OF THE STATE OF ALABAMA, -GREETING:

	YOU ARE HEREBY COMMANDED TO SUMMON. Mrs. H. J. Burroughs
at the	instance of the Plaintiff., if he should be found in your County, personally
to be a	and appear before the Circuit Court of Baldwin County at the present term thereof, to be holden at the Court
House	in Bay Minette, to wit: on the 14th, day of September, 1939
at_8:	30_01clock, and to bring with him and produce at the time and place aforesaid, to be used as evidence
	(here describe it),
	The described It,
1.	covering lands in Section 27, T5s, of 25 R 2E
2.	1934 Tax receipt covering said land as paid by Mrs. H. J. Burroughs
<del></del>	
3.	covering lands in Section 27, T5S, of R2E 1955 Tax receipt covering said land as paid by Mrs. H. J.
<u>_</u>	
	Burroughs
5.	1929 State and County Tax Assessment of Mrs. H. J. Burroughs
6.	har 1020
7.	
8.	Also tax receipts for the years of 1930, 1931, 1932 and 1933
	covering said land as paid by Mrs. H. J. Burroughs.
	And the second district of the second distric
	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
and th	en and there testify and the truth to speak concerning all and singular those things of which he may have knowl-
edge, o	r the said instrument of writing doth import of, and concerning, and concerning a certain suit now pending and
undete	rmined in said Court, wherein Julia Jenkins Rosenthal Plaintiff
and	A. Corte Defendant.
And th	is he shall in nowise omit, under penalties of what the law directs, and shall have you, then and there this writ
with y	our endorsement thereon in what manner you have executed same.
	all and the second of the seco
	Witness my hand, this 12th day of September 19 39

Clerk.

No. 499

THE STATE OF ALABAMA

Baldwin County

Julia Jenkins Rosenthal

Plaintiff

SUBPOENA DECUS TECUM

A. Corte

Defendant.

CIRCUIT COURT

WITNESSES:

Mrs. H. J. Burroughs

SET FOR TRIAL

JULIA JENKINS ROSENTHAL, as Executrix of the Estate of Harry Andrew Rosenthal, Deceased, and JULIA JENKINS ROSENTHAL,

Plaintiffs.

VS.

A. CORTE,

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.

AT LAW. NUMBER \_\_\_\_\_.

Defendant.

INTERROGATORIES TO BE PROPOUNDED TO A. CORTE UNDER SECTION 7764 OF THE 1923 CODE OF ALABAMA.

- 1. State your name, age and occupation.
- 2. Do you claim any interest in Farms 2 and 3 Section 27, Township 5 South Range 2 East, of Highland Farms as per plat recorded in Miscellaneous Book 1 Page 290? If your answer is yes, attach to your answers a copy of the deed or other instrument under which you claim.
- 3. Are you or not in possession of this land? If your answer is yes, state the date you went into possession and the nature character and extent of your possession, also state whether the land is vacant or improved and describe its general character. State what improvements are on the land.
- 4. If you answer that you have in any way purchased said land or have a deed thereto and that you are in possession thereof, state the general character of the land at the time you went into possession.
- 5. Were there any trees growing on the land at the time you went into possession and if so, what kind and how many?
- 6. Did you or your agents, servants or employees cut all of these trees or are they still growing on the land and if cut when was this done?
- 7. How many superficial feet board measure was there in the timber cut?
- 8. Is this land now cleared and fenced and on what date was it cleared and fenced? If so, what is a reasonable yearly rental for the same?

- 9. If you answer that you purchased this land, state the purchase price paid and to whom?
- 10. Have you paid any taxes on the said land since you have been claiming it and if so, give dates and amounts?

Attorney for Plaintiff.

STATE OF ALABAMA
BALDWIN COUNTY

Before me, Ora Sirmon, a Notary Public, within and for said County in said State, personally appeared J. B. Blackburn, who, after being by me first duly and legally sworn, deposes and says:

That he is attorney for the Plaintiff in the above entitled cause and that the answers to the foregoing interrogatories, if well and truly made, will be material testimony for the Plaintiff in the said cause.

Notary Public, Baldwin County, Alabama.

We herely administed receipt of Copy of Foregoing interogalories and White Fried notice Theo June 76,1939 Buch Much Melle March March Buche by mersule

INTERROGATORIES TO BE PROPOUND-ED TO A. CORTE UNDER SECTION 7764 OF THE 1923 CODE OF ALABAM!

Harry Andrew Rosenthal, Deceased, and JULIA JENKINS ROSENTHAL, JULIA JENKINS ROSENTHAL, as Executrix of the Estate of

VS.

Plaintiffs,

A. CORTE.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

JULIA JENKINS ROSENTHAL, as Executrix of the Estate of Harry Andrew Rosenthal, Deceased, and JULIA JENKINS ROSENTHAL,

Plaintiffs,

VS.

A. CORTE,

Defendant.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

AT LAW.

Comes the Defendant in the above styled cause, and answering Plaintiffs' complaint, says:

He is not guilty of the matters therein alleged.

Attornevs for Defendant.

JULIA JENKINS ROSENTHAL, as Executrix of the Estate of Harry Andrew Rosenthal, Deceased, and JULIA JENKINS ROSENTHAL, Plaintiffs,

VS.

A. CORTE,

Defendant.

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

ANSWER

Filled February 8, 1959.

m.s. Sull Clerk. Ey- Market Thumps

CIVIL SUBPOENA—ORIGINAL—In case witness shall wish to charge for attendance, he shall produce to the Clerk in term this Subpoena, or within five days after adjournment of Court, else he will be barred.

Gill Ptg. & Sta. Co., Mobile—Re-Order No. 720

· - · · · · · · · · · · · · · · · · · ·	ce No. CIRCUIT COURT  499  Fall Term, 193 9
To any Sheriff of the State of Alabama, GREETING:	
You are hereby commanded to summon Q, D, 54	Expletion, H. H. Hurley, Regus
You are hereby commanded to summon Q, D, S. S. Summon E, W, Walthall J. M. J. W. A. Llower	Brankley, Lucian andrius
if to be found in your County, at the instance of the place	,
to be and appear before the honorable, the Judge of the Circu	
by \$130 o'clock of the forenoon, on the 14 day	of Sight 193.7
and from day to day and term to term of said Court until disc	harged by law, then and there to testify, and the truth to
say, in a certain cause pending, wherein pulsa fun	bina Rosenthal Plaintiff
and a. Coste	Defendant.
Herein fail not and have you then and there this Writ.	
Given under my hand and seal, thisday of	5yt 193 9.
	R. S. Duch Clerk.

Received in office this	ORIGINAL
Dept 1939	No. 499 Page
M.R. Sheriff.	THE STATE OF ALABAMA BALDWIN COUNTY
I have executed this writ	CIRCUIT COURT
	Julia Jupins Rosethal
	Plaintiff VS.
	a: Conte
	Defendant
	CIVIL SUBPOENA
	Issued this day of
	193
De Strait B. Lineua S. Sheriff.	Clerk.

CIVIL SUBPOENA-ORIGINAL-In case witness shall wish to charge for attendance, he shall produce to the Clerk in term this Subpoena, or within five days after adjournment of Court, else he will be barred. Gill Ptg. & Sta. Co., Mobile-Re-Order No. 720 THE STATE OF ALABAMA S.D. Page No. CIRCUIT COURT **BALDWIN COUNTY** To any Sheriff of the State of Alabama, GREETING: You are hereby commanded to summon ..... if to be found in your County, at the instance of the...... to be and appear before the honorable, the Judge of the Circuit Court of Baldwin County, at the Court House thereof, by o'clock of the forenoon, on the 14 day of Sept and from day to day and term to term of said Court until discharged by law, then and there to testify, and the truth to say, in a certain cause pending, wherein...

Herein fail not and have you then and there this Writ.

Given under my hand and seal, this / 2 day of .....

...Defendant.

Received in office this 43 day of	CRIGINAL
Seft 193 9	No. 499 Page
Sheriff.  I have executed this writ $9/13/39$	THE STATE OF ALABAMA BALDWIN COUNTY
1 have executed this writ /// 5/	CIRCUIT COURT
	Julius Jenkins
	Resenthal
	VS.  Plaintiff  VS.
	Defendant
	CIVIL SUBPOENA
	Issued thisday of
115R. Stunt	193
Sheriff.	Clerk.