STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Claude L. Sanks and Betty Sanks to appear within thirty days from the service of this Writ, in the Circuit Coourt to be held for said County at the place of holding the same then and there to answer the complaint of Mazie Godwin.

Witness my hand this the // day of & feb., 1972.

MAZIE GODWIN,

Ŏ IN THE CIRCUIT COURT OF

Plaintiff,

BALDWIN COUNTY, ALABAMA

۷s.

AT LAW

CLAUDE L. SANKS and BETTY SANKS,

Defendants.

NUMBER: 10,234

The Plaintiff sues to recover the possession of the following tract of land:

Ĭ

The East half of the Southeast Quarter of the Northeast Quarter of Section Eight, Township One South, Range Four East, being 20 acres, more or less,

of which she was in possession, and upon which, pending such possession, and before the commencement of this suit, the Defendants entered and unlawfully withholds, together with ONE HUNDRED AND NO/100 (\$100.00) DOLLARS for the detention thereof.

Attorney for Complainant

FILED

FEB 10 1972

EUNICE B. BLACKMON CIRCUIT, CLERK

Phillipsville Ad.

10,234

Mazie Godevin

us.

Claude L. Sunks & Betty Sunks

FEB 1 0 1972

EUNICE B. BLACKMON GIRCUIT

FEB 1 0 1972

TAYLOR VALANO

Wilson Hayles

STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Claude L. Sanks and Betty Sanks to appear within thirty days from the service of this Writ, in the Circuit Coourt to be held for said County at the place of holding the same then and there to answer the complaint of Mazie Godwin.

Witness my hand this the day of 1 Lolo, 1972.

MAZIE GODWIN, Ŏ IN THE CIRCUIT COURT OF Plaintiff, Ĭ BALDWIN COUNTY, ALABAMA Vs. AT LAW CLAUDE L. SANKS and BETTY SANKS,

Defendants. NUMBER:

The Plaintiff sues to recover the possession of the following tract of land:

> The East half of the Southeast Quarter of the Northeast Quarter of Section Eight, Township One South, Range Four East, being 20 acres, more or less,

of which she was in possession, and upon which, pending such possession, and before the commencement of this suit, the Defendants entered and unlawfully withholds, together with ONE HUNDRED AND NO/100 (\$100.00) DOLLARS for the detention thereof.

> Wilson Hayes Attorney for Complainant

FILED

FEB 10 1972

EUNICE B. BLACKMON CIRCUIT

STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Claude L. Sanks and Betty Sanks to appear within thirty days from the service of this Writ, in the Circuit Coourt to be held for said County at the place of holding the same then and there to answer the complaint of Mazie Godwin.

Witness my hand this the 10 day of 1 feb., 1972.

Clerk

MAZIE GODWIN,

IN THE CIRCUIT COURT OF

Plaintiff,

Defendants.

I BALDWIN COUNTY, ALABAMA

Vs.

AT LAW

CLAUDE L. SANKS and

BETTY SANKS,

NUMBER:

10,234

The Plaintiff sues to recover the possession of the following tract of land:

The East half of the Southeast Quarter of the Northeast Quarter of Section Eight, Township One South, Range Four East, being 20 acres, more or less,

of which she was in possession, and upon which, pending such possession, and before the commencement of this suit, the Defendants entered and unlawfully withholds, together with ONE HUNDRED AND NO/100 (\$100.00) DOLLARS for the detention thereof.

Wilson Hayes

Attorney for Complainant

FILED

FEB 1 0 1972

EUNICE B. BLACKMON CIRCUIT

WILSON HAYES

LAWYER

P. O. 80X 300

BAY MINETTE, ALABAMA

36507

TELEPHONE 937-5506

#10,234

February 9, 1972

Mrs. Eunice B. Blackmon, Clerk Circuit Court, Baldwin County Bay Minette, Alabama 36507

Dear Eunice:

Please file the enclosed suit entitled Mazie Godwin Vs. Claude L. Sanks and Betty Sanks.

With kind regards, I am

Yours very truly,

Wilson Hayes

mm

Enc.