County: Madison District: Roberson

#79 - Dodson, Mrs. J. A.

Acreage Found: 30 A.

Location: U. S. Positions #33-#34-#35 and partly outside the Park Area.

Incumbrances, counter claims or laps: None known.

- Soil: Sandy loam, slope and ridge types. Steep and rocky. The ridge type and a small area of the slope has been recently burned over.
- Roads: Eleven miles via dirt road and ten miles via hard surface to Culpeper, the nearest shipping point.
- History of tract and condition of timber: Most of the timber has been removed from this tract. The remaining stand consists of poplar, chestnut oak and wood, total value \$100.00.

Improvements: None.

Value of land by types:

(Denne a)		Value	Total
Type Fc	Acreage	per acre	Value
	3	\$10.00	\$30.00
Slope	21	\$ 3.00	\$63.00
Ridge	6	\$ 1.00	\$ 6.00
	30	<i>a</i>	\$99.00.

Summary:

	value					\$99.00
Total	value	of	timber	80	wood.	\$100.00
						\$199.00.

Remarks: The park takes practically all timber and woodland off this property.

Ltr, J'anner.

County: Madison District: Roberson

#79 - Dodson, Mrs. J. A.

Acreage Clained:

Assessed

Deed

Value Claimed:

Location: U. S. Positions #33-#34-#35 and partly outside the Park area.

Incumbrances, counter claims or laps: None known .

- Soil: Sandy loan, slope and ridge types; Steep and rocky. The ridge type and a small area of the slope has been recently burned over.
- Roads: Eleven miles via dirt road and ten miles via hard surface to Culpeper, the nearest shipping point.

History of tract and condition of timber: Most of the timber has been removed from this tract. The remaining stand (was being cut at the time of examination) commits of proplar, Menand orch and word, Tobal Value \$100,**

Inprovements: None.

Value of land by types:

		value	Total
Туре	Acreage	per acre	Value
Fc	3	\$10.00	\$30.00
Slope	21	2.00	42.00
Ridge	6	.75	4.50
	30 (By SUTVEY)		\$76.50

Total	value	of	land	2	\$78.50
Total	value	of	tract		78.50
Avera	ge valu	ie j	per acre		\$2.62

VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY AT MADISON, VIRGINIA

The State commission on Conservation and Development of the State of Virginia -----Petitioner:

V. AT LAW NO 82

D. F. ANDERSON and others, and Fifty-five Thousand (55,000) Acres, more or less, of land in Madison County, Virginia-----Defendants.

On this, the 20 day of February, 1934, came Mrs. James A. Dodson, and, on her motion, leave is given her to file her application for the payment of the sum of \$199.00, the amount of the award set out in the judgment of condemnation for tract No. 79 and heretofore paid into the Court, And it appearing from the report of the Board of Appraisal Commissioners heretofore filed in this ause and in the petition for judgment and condemnation entered herein on the H day of belen ,1933. that in the opinion of petitioner the said Mrs. James A. Dodson is invested with a superior or better right or claim of title in and to the said tract of land No. 79 and that the record of this cause does not disclose any denial or dispute by any party or person in interest as to the title to said tract No.79 or to the proceeds arising from the condemnation thereof, except as hereinafter provided; upon consideration whereof, it is considered and ordered by the Court that the sum of \$199.00 paid into Court as just compensation for said tract No.79 be paid out and distributed.as follows:

- To B. S. Utz, Treasurer, for 1933 taxes due----\$ 11.21 Madison, Virginia.
- (2) To William A. Cooke, Attorney, for fee and cost-- 12.00 Madison, Virginia.
- (3) To Mrs. James A. Dodson, the balance ----- 175.79 Etlah, Virginia.

And the Clerk of this Court is directed to transmit a certified copy of this order to the Treasurer of Virginia, who shall pay out said fund as above provided, the items above set forth aggregating the award set out in the judgment of condemnation for Tract No.79, taking from said parties to whom the fund is payable as aforesaid receipts therefor, and certifying such payment to the Clerk of this Court for appropriate entry thereof, as provided by

Judge.

Enter.

WILLIAM A. COOKE ATTORNEY AT LAW LOUISA AND MADISON, VA.

law.

mm-a. Cooke

LLIAM A. COOL TTOINEY AT LAN LOUTEA AND MADICON, VA.

The State Commission on Conservation and Development of the State of Virginia. -THINK # V. D. F. Anderson and others, etc. -5-40 Order for payment of award for tract No.79--LAW ORDER BOOK 9 PAGE /63

which is

designated as Tract No. 79 ; Tract No. ; Tract No. ... ; Tract

Given under my hand this 16thday of February, 193.4.

B. S. Utz Treasurer, Madison County, Virginia

By J. B. Frey Deputy Treasurer

designated as Tract No. ; Tract No. . . . ; Tract No. ; on the County Ownership Map filed in my Office in the action at Law pending in the name and style of the Commission on Conservation &c., vs. W. D. Anderson, and others.

Given under my hand this 20. day of ... February..., 1934..

Circuit Court, Madison County, Virginia By Burtha H. Pattie Deputy Clerk

which is

a. wooks

NOTE-This need not be filed until the record discloses that the awards have been paid into the custody of the Courts.

Virginia: In the Circuit Court of Madison County at Madison, Virginia

The State Commission on Conservation and Development of the State of Virginia . . PETITIONER. V. At Law No. 82

D. F. Anderson and others, and Fifty-Five Thousand (55,000) Acres, more or less, of

That a judgment in rem has heretofore been entered in this proceeding condemning to the use of the

Petitioner the fee simple estate in the tract(s) of land numbered as follows: Tract No. _Z_____:

Tract No. ____: Tract No. ____;

and described in the report of the Board of Appraisal Commissioners appointed herein and shown, numbered, and delineated on the County Ownership Map filed therewith, upon payment into the custody of the Court of the sum(s) set out in the said judgment as constituting the award(s) therefor, as follows:

Award on Tract No. _Z.g.___ \$199.00; on Tract No. _____; on Tract No.

-----;

That the report of the said Board sets forth that the following named persons claim, or appear to have a claim to an interest in the said tract(s) of land or in the proceeds arising from the condemnation thereof;

mrs. James a. Dodson

That the Petitioner has paid into the custody of the Court the said sum(s) set out in said judgment as constituting the award(s) for the fee simple estate in the said tract(s) of land;

That your undersigned, on the date of the said judgment in rem condemning the said tract(s) of land, owned or was (were) entitled to the following interest in the said tract(s) or in the proceeds arising from the condemnation thereof:-

Mus. Jas. a. Dodson owns a see simple est- in said award.

That no other person or persons than the undersigned are entitled to share in the distribution of the said award(s) except the following named persons whose interest in said tract(s) or in the proceeds arising from the condemnation thereof on the date of entry of said judgment was as follows:

Wherefore, your undersigned pray(s) that [he (they) be made a party (parties) herein under the provisions of Section 21 of the Public Park Condemnation Act, and that] an order be entered for the distribution of said sum(s) set forth in said judgment in rem as constituting the award(s) for the fee simple estate in the said tract(s) condemned as aforesaid, and for the payment to the undersigned of the said award(s) or of as much thereof as the Court may find that the undersigned is (are) entitled to

receive, and which the undersigned aver(s) is as follows: Tract No. _____ \$____: Tract

No. _____ \$____: Tract No. _____ \$____;

The undersigned further aver(s) that: (Leave this space blank unless there is some other pertinent matter to be brought specially to the attention of the court)

NAME O. ADDRESS mas NOTE—A supply of this blank form has been placed in the Clerk's office for the convenience of interested parties. No one is required to use this form, as the form is not prescribed by law, and claimants can either change or modify it as they deem necessary, or present their motions in any form they may de-sire which meets with the approval of the Court. This blank form may not and probably will not cover all cases. It has been printed merely as a suggestion of a form of a motion which may be used, subject to the approval of the Court in each case.