VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY. at Madison, Virginia.

The State Commission on Conservation and Development of the State of Virginia PETITIONER

vs. At Law No. 33

D. F. Anderson and others, and Fifty-five Thousand (55,000) acres, more or less of land in Madison County, Virginia DEFENDANTS

On the 20th of February, 1934, the executors named in the wills of Cora A. Green and W. H. Fray appeared before the court at Madison, after having given notice in writing to the heirs at law of Bailey Nicholson, claimants of the tract of land hereinafter mentioned. And the executors asked leave to and were permitted to file their application for the payment of the sum of \$910.00 to them, the executors, the award allowed by the Board of Appraisal Commissioners as compensation for the said tract of land; that the said Board of Appraisal Commissioners referred to the said Bailey Nicholson as a squatter upon said tract of land;

And the court, after hearing evidence, was of opinion that the applicants and claimants, viz: the executors of Cora A. Green and W. H. Fray, were entitled to no part of the tract of land, or improvements thereon, and therefore the relief asked in the petition of the said executors was denied by the Court.

En	t	61	*
2111	-	45.00	

Judge

#1 4

VIRGINIA: IN THE CIRCUIT COURT OF MADISON COUNTY.

at Madison, Virginia.

The State Commission on Conservation and Development of the State of Virginia PETITIONER

vs. At Law No. 33

D. F. Anderson and others, and Fifty-five Thousand (55,000) acres, more or less of land in Madison County, Virginia DE

DEFENDANTS

On the 20th of February, 1934, the executors named in the wills of Cora A. Green and W. H. Fray appeared before the court at Madison, after having given notice in writing to the heirs at law of Bailey Nicholson, claimants of the tract of land hereinafter mentioned. And the executors asked leave to and were permitted to file their application for the payment of the sum of \$910.00 to them, the executors, the award allowed by the Board of Appraisal Commissioners as compensation for the said tract of land; that the said Board of Appraisal Commissioners referred to the said Bailey Nicholson as a squatter upon said tract of land;

And the court, after hearing evidence, was of opinion that the applicants and claimants, viz: the executors of Cora A. Green and W. H. Fray, were entitled to no part of the tract of land, or improvements thereon, and therefore the relief asked in the petition of the said executors was denied by the Court.

Enter:

S.FR.

Judge

West The Pagnin claim

Ingge EDPOL: tion of the said executors was donied by the Court. improvements thereon, and therefore the relief asked in the petiand W. H. Fray, were entitled to no part of the tract of land; or the applicants and claimants, viz: the executors of Cora A. Green And the court, after hearing evidence, was of opinion that tract of land; referred to the said Bailey Micholson as a soustter upon said. tract of land; that the said Board of Appraigal Commissioners Board of Appraisal Commissioners as compensation for the said. of #910,00 to them, the executors, the award allowed by the institer mentioned. And the executors asked leave to and were at law of Bailey Wicholson, claimants of the tract of land hereat ladison, after having given notice in writing to the heirs. wills of Jora A. Green and W. H. Fray appeared before the coffri On the 20th of February, 1954, the executors named in D. F. Anderson and others, and Fifty-five Thousand (55,000) acres, more or less of land in radison County, Virginia AB* At Law Ho. 33 Development of the State . Virginia PETITIONER The State Commission on Constration and at Eadison, Williams. IN THE CIRCUIT COURT OF MADISON COUNTY. AIEGIMIT: