

times per week during that time of the year when he cuts wood.

EIGHTH: That the Respondent has asserted that your Complainants have no right to enter said way. The Respondent has charged your Complainant Rice with the crime of trespassing for using the way, which charge was nolle prosequi earlier this year. The Respondent has put chains, large stones, rocks, glass, and barrels into the way, obstructing the way so that your Complainants' use has been prevented for the purposes described herein without the removal of the various obstructions.

NINTH: That your Complainants have no adequate remedy at law.

WHEREFORE, your Complainants pray:

A. That they be adjudged the owners of an easement of a way over the right of way extending across the northeast corner of the Respondent's property as described in Liber 817, at folio 43, one of the Land Records of Frederick County, Maryland.

B. That the Respondent be ordered to remove all of the obstructions, including glass, barrels, rocks, chains, and stones from the way.

C. That the Respondent be permanently enjoined from obstructing said right of way.

D. And for such other and further relief as the nature of the case may deem necessary.

*Silas P Rice*

Silas P. Rice, Complainant

*Crummell P Jacobs Sr*

Crummell P. Jacobs, Complainant

*M. Albert Morningstar*

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