ROBERT H. GATTI, SR., MARCIA JEAN WESTBROOK GATTI, RANDA DURHAM, CAVE FAMILY TRUST, REPRESENTED BY ITS TRUSTEE, STEPHANIE F. CAVE, ROBERTH. GATTI, JR. AND JENNIFER TURNER GATTI

589	350	23
NUMBER	DIV.	

VS.

19st JUDICIAL DISTRICT COURT

PARISH OF EAST BATON ROUGE

STATE OF LOUISIANA

THE STATE OF LOUISIANA THROUGH THE DEPARTMENT OF CONSERVATION, JAMES H. WELCH, CHESAPEAKE OPERATING, INC., J-W OPERATING, ENCANA OIL & GAS (USA), INC., EXCO OPERATING, LP, JAG OPERATING, LLC, CONOCO PHILLIPS COMPANY, PETRO HAWK OPERATING COMPANY, SWEPI LP, COMSTOCK OIL & GAS-LOUISIANA LLC, EOG RESOURCES, QUESTAR EXPLORATION & PRODUCTION COMPANY, FOREST OIL PERMIAN CORPORATION, BEUSA ENERGY, INC., ARK-LA-TEX ENERGY, LLC, EL PASO E&P COMPANY, LP, GOODRICH PETROLEUM COMPANY, LLC, XTO ENERGY, INC., and CORONADO ENERGY E&P COMPANY, LLC,

PETITION FOR DECLARATORY JUDGMENT AND FOR DAMAGES-CLASS ACTION

The petition of Robert H. Gatti, Sr., Marcia Jean Westbrook Gatti, Randa

Durham, Cave Family Trust, represented by trustee, Stephanie F. Cave, Robert H. Gatti,

1.

Jr., and Jennifer Turner Gatti, all residents of the State of Louisiana, respectfully

represents that:

S

Made defendants herein are:

A. The State of Louisiana through the Office of Conservation, James H. Welch,

Commissioner of Conservation with his principal office situated in the Parish of East

Baron Rouge, State of Louisiana, and

B. Chesapeake Operating, Inc., a business corporation organized under the laws of the

State of Oklandina that is qualified to do and doing business in the State of Louisiana,

witera principal business establishment in Louisiana at 5615 Corporate Blvd., Suite 400

B, Baton Rouge, Louisiana 70808 in the Parish of East Baton Rouge and its agent for

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service of process being C T Corporation System, 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808; and

- C. J-W OPERATING, a business corporation organized under the laws of the State of Texas that is qualified to do and doing business in the State of Louisiana with a principal business establishment at 2601 Stonewall-Frierson Road, Frierson, Louisiana in the Parish of Caddo, and its agent for service of process being C T Corporation System, 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808; and
- D. ENCANA OIL & GAS (USA), INC. a business corporation organized under the laws of the State of Delaware that is qualified to do and doing business in the State of Louisiana with a principal business establishment in Louisiana at 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808 in the Parish of East Baton Rouge and its agent for service of process being C T Corporation System, 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808; and
- E. EXCO OPERATING, LP, a limited partnership organized under the laws of the State of Delaware that is qualified to do and doing business in the State of Louisiana with a principal business establishment in Louisiana at 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808 in the Parish of East Baton Rouge and its agent for service of process being C T Corporation System, 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808; and
- F. JAG OPERATING, LLC, a Louisiana Limited Liability Company, organized under the laws of the State of Louisiana that is qualified to do and doing business in the State of Louisiana with a principal business establishment in the Parish of Caddo at 416 Travis Street Suite 910, Shreveport, Louisiana 71101 with is agent for service of process, Jack D. Farnham, Jr. 416 Travis Street Suite 910, Shreveport, Louisiana 71101; and
- G. CONOCO PHILLIPS COMPANY, a business corporation organized under the laws of the State of Delaware that is qualified to do and doing business in the State of Louisiana with a principal business establishment in Louisiana at 320 Somerulos Street, Baton Rouge, Louisiana 70802-6129 in the Parish of East Baton Rouge and its agent for service of process being United States Corporation Company, 320 Somerulos Street,

Baton Rouge, Louisiana 70802-6129; and

- H. PETROHAWK OPERATING COMPANY, a business corporation organized under the laws of the State of Texas that is qualified to do and doing business in the State of Louisiana with a principal business establishment in the Parish of St. Tammany at 1011 N. Causeway Blvd., Suite 3, Mandeville, Louisiana 70471 and its agent for service of process being National Registered Agents, Inc. 1011 N. Causeway Blvd., Suite 3, Mandeville, Louisiana 70471; and
- I. SWEPI LP, a business corporation organized under the laws of the State of Texas that is qualified to do and doing business in the State of Louisiana with a principal business establishment in Louisiana at 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808 in the Parish of East Baton Rouge and its agent for service of process being C T Corporation System, 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808; and
- J. COMSTOCK OIL & GAS-LOUISIANA LLC, a Louisiana Limited Liability Company, organized under the laws of the State of Louisiana that is qualified to do and doing business in the State of Louisiana with a principal business establishment in the Parish of Bienville at 2318 Myrtle Street, Arcadia, Louisiana 71001 and its agent for service of process being National Registered Agents, Inc. 1011 N. Causeway Blvd., Suite 3, Mandeville, Louisiana 70471; and
- K. EOG RESOURCES, a business corporation organized under the laws of the State of Delaware that is qualified to do and doing business in the State of Louisiana with a principal business establishment in the Parish of East Baton Rouge at 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808 in the Parish of East Baton Rouge and its agent for service of process being C T Corporation System, 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808; and
- L. QUESTAR EXPLORATION & PRODUCTION COMPANY, a Louisiana
 Limited Liability Company, organized under the laws of the State of Louisiana that is
 qualified to do and doing business in the State of Louisiana with a principal business
 establishment in the Parish of East Baton Rouge at 5615 Corporate Blvd., Suite 400 B,
 Baton Rouge, Louisiana 70808 in the Parish of East Baton Rouge and its agent for

service of process being C T Corporation System, 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808; and

- M. FOREST OIL PERMIAN CORPORATION, a business corporation organized under the laws of the State of Delaware that is qualified to do and doing business in the State of Louisiana with a principal business establishment in Louisiana in the Parish of East Baton Rouge at 320 Somerulos Street, Baton Rouge, Louisiana 70802-6129 in the Parish of East Baton Rouge and its agent for service of process being United States Corporation Company, 320 Somerulos Street, Baton Rouge, Louisiana 70802-6129; and
- N. BEUSA ENERGY, INC., a business corporation organized under the laws of the State of Delaware that is qualified to do and doing business in the State of Louisiana with a principal business establishment in Louisiana in the Parish of East Baton Rouge at 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808 and its agent for service of process being C T Corporation System, 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808; and
- O. ARK-LA-TEX ENERGY, LLC, a Louisiana Limited Company, organized under the laws of the State of Louisiana that is qualified to do and doing business in the State of Louisiana with a principal business establishment in Louisiana in the Parish of Caddo at 415 Texas Street, Ste 210, Shreveport, Louisiana 71101 and its agent for service of process being Bobby D. Matthews, 812 Brook Hollow Dr. Shreveport, Louisiana 71105; and
- P. EL PASO E&P COMPANY, LP, a foreign Limited Partnership, organized under the laws of the State of Delaware that is qualified to do and doing business in the State of Louisiana with a principal business establishment in Louisiana in the Parish of East Baton Rouge at 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808 and its agent for service of process being C T Corporation System, 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808; and
- Q. GOODRICH PETROLEUM COMPANY, LLC, a Louisiana Limited Company, organized under the laws of the State of Louisiana that is qualified to do and doing business in the State of Louisiana with a principal business establishment in Louisiana in the Parish of Caddo at 333 Texas Street, Ste 1375, Shreveport, Louisiana 71101 and

its agent for service of process being C T Corporation System, 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808; and

- R. XTO ENERGY, INC., a business corporation organized under the laws of the State of Delaware that is qualified to do and doing business in the State of Louisiana with a principal business establishment in the Parish of East Baton Rouge that is qualified to do and doing business in the State of Louisiana with a principal business establishment in Louisiana at 320 Somerulos Street, Baton Rouge, Louisiana 70802-6129 in the Parish of East Baton Rouge and its agent for service of process being United States Corporation Company, 320 Somerulos Street, Baton Rouge, Louisiana 70802-6129; and
- S. CORONADO ENERGY E&P COMPANY, LLC, a foreign Limited Liability Company, organized under the laws of the State of Delaware that is qualified to do and doing business in the State of Louisiana with a principal business establishment in Louisiana in the Parish of East Baton Rouge at 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808 in the Parish of East Baton Rouge and its agent for service of process being C T Corporation System, 5615 Corporate Blvd., Suite 400 B, Baton Rouge, Louisiana 70808.

2.

The named Plaintiffs and others similarly situated are persons who are owners of mineral rights (other than mineral leaseholds) in Fields in the Haynesville Zone as recognized by the Commissioner, hereinafter referred to as the "Plaintiff Class", who have sustained damages as hereinafter set forth. The Fields are shown on the attached Exhibit "A".

3.

The Plaintiff Class is entitled to a declaratory judgment and a judgment for damages as hereinafter set forth.

4.

The named Plaintiff brings this class action on behalf of themselves and all others similarly situated. Although damages sustained by individual members of the Plaintiff Class may vary in amount, the nature of the causes of loss depend on differing

circumstances that indicate the Plaintiff Class should be divided into subclasses as hereinafter set forth. The named Plaintiffs shall fully and adequately protect the interests of the other members of the Plaintiff Class. There are approximately 50,000 members of the Plaintiff Class such that the class members are too numerous to be named individually and to individually appear in these proceedings.

5.

The Plaintiff Class is entitled to class action treatment under LA C.C.P. art.

591, et seq., on behalf of all lessors and other interested owners who sustained damages
as the result of Defendants' respective individual failure, while serving as unit operator
of one or more units in the Fields under appointment by the Commissioner, to provide
the Commissioner with geological, engineering and other appropriate information
indicating a required change or revision of unit boundaries, in violation of express orders
of the Commissioner and the legal duties incumbent on unit operators.

6.

The common issue to be certified herein is the legal effect of the failure of

Defendants to protect the mineral rights of members of the Plaintiff Class in the Fields.

7

There is a well defined community of interest in questions of law and the facts affecting both the named plaintiffs and the parties to be represented, hereinafter referred to as "Represented Parties". The claims or defenses of the Represented Parties are typical of the claims or defenses applicable to the entire class. The questions of law and facts applicable to the entire class predominate over questions which may affect individual members rights to recover for the causes of action set forth herein.

8.

The named Plaintiffs will fairly and adequately represent and protect the interests of the Represented Parties and have no interests which are antagonistic to the Represented Parties. The named Plaintiffs are represented by experienced and capable counsel who have previously litigated numerous class action cases and/or mineral law cases.

The Plaintiff Class can be defined objectively in terms of ascertainable criteria, such that the court may determine the constituency of the class for purposes of the conclusiveness of any judgment that may be rendered in this case.

10.

The prosecution by individual class members would create a serious risk of inconsistency or varying adjudications which may prejudicially affect the claims of other class members in subsequent litigation. The prosecution of individual actions presents a risk that adjudications respecting individual claimants would be entirely dispositive of the interests of class members not parties to the litigation or would otherwise substantially impair or impede the ability of class members to protect their interests. The class action is a superior procedural device for this litigation because the primary objective of the class action, the economies of time, efforts and expense, would be achieved.

11.

While the presence of natural gas in shale formations has long been known, the low porosity and permeability of shale as compared to sand formations have precluded economic development of shale until improvements in technology in recent years, principally "fracturing" operations and horizontal well bores have greatly increased porosity and permeability, providing sufficient quantity and flow rates for profitable natural gas operations.

12.

On information and belief, the first well completed in the Haynesville Zone, the SRLT 29-1 on March 22, 2007 was vertically drilled by defendant Chesapeake Operating, Inc., in the Johnson Branch Field, Section 29, Township 15 North, Range 13 West, Caddo Parish, and was named the unit well, for the subsequently formed 640 acre HA RA SUA, established by Office of Conservation Order No. 994-D, effective July 10, 2007, with Chesapeake Operating, Inc., designated as unit operator. The well was completed with tests of only 231,000 cubic feet of gas per day, no condensate, and had a flowing tube pressure of 125 pounds on a 48/64" choke.

Due to the low porosity and permeability of the shale, the vertically drilled SRLT 29-1 was able to drain gas from only a small area around the borehole and the remainder of the gas in the Haynesville Zone remained locked in as it had been for millions of years, totally beyond the reach of the SRLT 29-1 well. Consequently, if a unit were not limited in size to accord with the true drainage area of the unit well, the Plaintiff Class members owning mineral rights within the true drainage area of the unit well faced an enormous dilution of their share of unit well production. For example, if the true drainage area of the SRLT 29-1 is 20 acres and the unit had been reduced in size accordingly, the mineral owners in the revised unit would have received their fair and equitable share of unit production of 1/20th per mineral acre owned. With no revision of the unit, however, the same owners would receive only 1/640th per mineral acre owned, a reduction of 32 times what they should have received.

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La. R.S. 30: 9 B. provides that a drilling unit, as contemplated herein, means the maximum area which may be efficiently and economically drained by one well. The legislature foresaw the possibility of inequitable allocation of unit production in some situations due to inadequate advance data, and included the following among the powers and authority granted the Commissioner in La. R.S. 30: 4 C. (13): "to regulate the spacing of wells and establish drilling units, including temporary or tentative spacing rules and drilling units in new fields". Upon successful completion of the historical SRLT 29-1 well, the duty of Chesapeake Operating, Inc. was to apply for a unit boundary to accord with that data was clear and well recognized in the industry and the Department of Conservation.

15.

However, instead of applying for a unit limited to the small drainage area of the SRLT 29-1 well, in fulfilment of its duty as unit operator, Chesapeake Operating, Inc. at that same hearing established by Office of Conservation Order No. 994-D, effective July 10, 2007 applied for a permit to drill an "alternate unit well", the SRLT 29-2 Alt., thus seeking a clearly forbidden two-well unit. The Commissioner granted the requested

permit for the horizontally drilled SRLT 29-2 as a second well for the HA RA SUA a further compounding the illegalities and resulting inequities and damages to Plaintiff Class members in the HA RA SUA. Chesapeake Operating, Inc. again applied to the Commissioner for a third well, drilled horizontal, the SRLT 29-3 Alt. at a hearing established by Office of Conservation Order No. 994-D-4, effective July 15, 2008. The testimony offered in support of the third well was that the proposed well was necessary to efficiently and economically drain a "portion" of the Haynesville Zone underlying this unit which could not be drained by the two existing wells in the unit. The permit was granted thus exceeding once more the explicit limited statutory authority mandating one-well units. On information and belief production from all three wells is distributed to all mineral owners in the unit on a unit acreage basis of 640 acres.

16.

The term "alternate unit well" used as a descriptive term for the additional unit wells permitted in the Haynesville Zone refer to a practice in existence for many years whereby wells were permitted to be drilled to previously unitized sands for reasons and under circumstances totally irrelevant and inapplicable to shale units, regardless of whether such "alternate unit wells" were legally authorized when originally permitted as a euphemism in unique situations.

17.

A step in the right direction was taken however, when the Commissioner included in effectuation of the Commissioner's unitization authority, the following provision in Order No.994-D, effective, July 10, 2007 as part of the Johnson Branch Field series of Orders:

("When there is obtained additional geological, engineering or other appropriate information which would indicate a required change or revision of the unit boundaries as adopted herein, or which would indicate a required change or revision of other provisions of this Order, the party or parties in possession of such additional information shall petition the Commissioner of Conservation for a public hearing for the purpose of considering appropriate changes.") emphasis supplied.

The same or similar provisions are included in many other Orders of the Commissioner of Conservation for the Fields.

18.

On information and belief, Plaintiffs aver that contrary to Orders of the

Commissioner requiring submission of information warranting revision of units to meet statutory standards, no unit operator has complied with and all continue not to comply with such Orders, causing damage to class members.

19.

Further, defendant operators were well aware at all relevant times that horizontal shale wells drained a somewhat cylindrically shaped limited portion of the shale reservoir underlying a surface area of approximately 80 acres extending out from the drill site, and that approximately eight wells, not one, would be required to drain the 640 acres prescribed in the original unit order. Nevertheless, despite the enormous damage sustained from the resulting inequities, operators continued to apply for and the Commissioner continued to order 640 acre units in clear violation of the statutory standard, and no revision of the units have occurred to meet the standary requirement of a one-well unit nor have they been ordered or applied for and natural gas production from the Fields continues to be distributed according to the 640 acre drilling units.

20.

Properly administered, the statutory one-well unit provides for a fair and equitable share of production based on the surface area underlain by the productive portion of the reservoir, and in the case of the Fields no harm would be done if the units were revised upon completion of the unit well to fit the approximately 80 acre cylindrical area overlying the "fracked" portion of the shale formation.

21.

As a result of the actions described above different circumstances caused different damages to class members and class members should be divided into sub-classes sharing the same type of damage, as hereinafter set forth:

(1) Sub-Class A: Lessor class members owning mineral rights within the drainage area of a well drilled in the productive area of a Haynesville Zone 640-acre unit whose share of production would be substantially greater had the unit been legally established or timely revised. (2) Sub-Class B: Class members owning mineral rights to lands outside the drainage area had there been a legally established or timely revised cylindrically shaped unit yet within the purported 640-acre unit, whose title is clouded by the apparent maintenance of a lease otherwise expired, in whole or in part thus precluding the member from realizing the market value of the member's lease rights.

Separate judgments should be entered in favor of each class member against the responsible defendant operators of the units in the amount of damage sustained by the class member in the respective units as aforesaid.

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In addition to a judgment awarding damages to plaintiff class members, named plaintiffs desire and seek a declaratory judgment as follows:

- (1) That only a few exceptions exist to the statutory requirement that a drilling unit is the maximum area which may be efficiently and economically drained by one well. The first exception is Act 441 of 1960, La. R.S. 30:5(C) regarding secondary recovery operations in poolwide units, where a certain percentage of interested parties agree to a poolwide unit allowing for the drilling of more than one well. The second exception is Act 1094 of 1999, La. R.S. 30:5.1 regarding deep wells where the geologic top is encountered in the initial well for the pool at a depth in excess of 15,000 feet true vertical depth. Under those circumstances the Commissioner can establish a single unit served by one or more wells. The third exception is Act 892 of 2004, La. R.S. 30:5.2 where to encourage the development of coal seam natural gas the Commissioner of Conservation was authorized to establish a single unit to be served by one or more wells for a coal seam natural gas producing area. Therefore, except for the above statutory exceptions no authority or power is prescribed by law for the Commissioner to establish a unit having an area in excess of the area drainable by one well and the purported creation of a unit having an area in excess of the area drainable by one well is null and void.
- (2) That "alternate unit wells" having the meaning and effect attributed by the Commissioner in the Haynesville Shale are not authorized by statute and absent the grant of authority by the legislature are beyond the legal authority of the Commissioner

and violate the specific provisions of La. R. S. 30: 9 B.

In view of the foregoing and in the interest of due process, the State of Louisiana, through the Commissioner of Conservation should be and is made a party defendant herein to respond to plaintiffs' prayer for declaratory judgment.

24.

WHEREFORE Plaintiffs pray that:

- 1. That after due proceedings this action be certified as a class action pursuant to the provision of LA C.C.P. art. 591, et seq., in the respects alleged hereinabove, for the purposes of determining the common issues of liability for damages and the basis for assessment of damages, if any.
- That upon certification of the class action, the Court call for the formulation of a suitable management plan pursuant to LA C.C.P. art. 593.
- 3. That after due proceedings had that there be judgment herein in favor of the Plaintiff Class and against the defendants, Chesapeake Louisiana, L.P., Chesapeake Operating Inc., J-W Operating, Encana Oil & Gas (USA), Inc., Exco Operating, LP, JAG Operating, LLC, Conoco Phillips Company, Petrohawk Operating Company, SWEPI LP, Comstock Oil & Gas-Louisiana LLC, EOG Resources, Questar Exploration & Production Company, Forest Oil Permian Corporation, Beusa Energy, Inc., Ark-La-Tex Energy, LLC, El Paso E&P Company, LP, Goodrich Petroleum Company, LLC, XTO Energy, Inc., and Coronado Energy E&P Company, LLC. for all compensatory damages as are reasonable in the premises, plus legal interest from the date of judicial demand until paid, for all costs of this action and for all other just and equitable relief permitted by law.
- 4. That the rights of the Plaintiff Class to establish their entitlement to compensatory damages, and the amounts thereof, be reserved for determination in their individual actions to be pursued in accordance with procedures and standards for the subclasses of class members defined hereinabove.
- 5. That after a declaratory judgment be entered as follows:
- (A.) That only a few exceptions exist to the statutory requirement that a drilling

unit is the maximum area which may be efficiently and economically drained by one well. The first exception is Act 441 of 1960, La. R.S. 30:5(C) regarding secondary recovery operations in poolwide units, where a certain percentage of interested parties agree to a poolwide unit allowing for the drilling of more than one well. The second exception is Act 1094 of 1999, La. R.S. 30:5.1 regarding deep wells where the geologic top is encountered in the initial well in excess of 15,000 feet true vertical depth. The Commissioner under those circumstances can establish a single unit served by one or more wells. The third exception is Act 892 of 2004, La. R.S. 30:5.2 where to encourage the development of coal seam natural gas the Commissioner of Conservation was authorized to establish a single unit to be served by one or more wells for a coal seam natural gas producing area. Therefore, except for the above statutory exceptions no authority or power is prescribed by law for the Commissioner to establish a unit having an area in excess of the area drainable by one well and the creation of a unit having an area in excess of the area drainable by one well is null and void.

(B.) That "alternate unit wells" having the meaning and effect attributed by the Commissioner are not authorized by statute, not granted to him by the legislature, and absent the grant of authority by the legislature are beyond the legal authority of the Commissioner and violate the specific provisions of La. R. S. 30: 9 B.

RESPECTFULLY SUBMITTED:

FAYARD & HONEYCUTT, APC

CALVIN C. FAYARD, JR. #5486 D. BLAYNE HONEYCUTT #18264 WANDA J. EDWARDS #27448

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SERVICE INFORMATION:

State of Louisiana through the Office of Conservation James H. Welch, Commissioner of Conservation 617 North Third Street Baton Rouge, Louisiana 70802

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J-W OPERATING through its agent for service of process C T Corporation System 5615 Corporate Blvd., Suite 400 B Baton Rouge, Louisiana 70808

ENCANA OIL & GAS (USA), INC. through its agent for service of process C T Corporation System 5615 Corporate Blvd., Suite 400 B Baton Rouge, Louisiana 70808

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CORONADO ENERGY E&P COMPANY, LLC through its agent for service of process C T Corporation System 5615 Corporate Bivd., Suite 400 B Baton Rouge, Louisiana 70808.

All the Fields in the Haynesville Snare Situated in Louisiana

BELLE BOWER BELLEVUE BENSON BETHANY LONGSTREET BRACKY BRANCH CADDO PINE ISLAND CASPIANA CEDAR GROVE CONVERSE DIXIE ELM GROVE GRAND CANE GRAND CANE GRAND CANE, NORTH GREENWOOD-WASKOM HAUGHTON HOLLY JOHNSON BRANCH KING HILL KINGSTON LAKE BISTINEAU LOGANSPORT LONGWOOD MANSFIELD MARTIN METCALF PLEASANT HILL RED CHUTE BAYOU RED RIVER-BULL BAYOU SENTELL SHREVEPORT SLIGO SPIDER SWAN LAKE TEN MILE BAYOU THORN LAKE TRENTON WILDCAT-NO LA SHREVEPORT DIST WOODARDVILLE	ALABAMA BEND
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BENSON BETHANY LONGSTREET BRACKY BRANCH CADDO PINE ISLAND CASPIANA CEDAR GROVE CONVERSE DIXIE ELM GROVE GRAND CANE GRAND CANE GRAND CANE GREENWOOD-WASKOM HAUGHTON HOLLY JOHNSON BRANCH KING HILL KINGSTON LAKE BISTINEAU LOGANSPORT LONGWOOD MANSFIELD MARTIN METCALF PLEASANT HILL RED CHUTE BAYOU RED RIVER-BULL BAYOU SENTELL SHREVEPORT SLIGO SPIDER SWAN LAKE TEN MILE BAYOU THORN LAKE TRENTON WILDCAT-NO LA SHREVEPORT DIST WOODARDVILLE	BELLE BOWER
BETHANY LONGSTREET BRACKY BRANCH CADDO PINE ISLAND CASPIANA CEDAR GROVE CONVERSE DIXIE ELM GROVE GRAND CANE GRAND CANE GREENWOOD-WASKOM HAUGHTON HOLLY JOHNSON BRANCH KING HILL KINGSTON LAKE BISTINEAU LOGANSPORT LONGWOOD MANSFIELD MARTIN METCALF PLEASANT HILL RED CHUTE BAYOU RED RIVER-BULL BAYOU SENTELL SHREVEPORT SLIGO SPIDER SWAN LAKE TEN MILE BAYOU THORN LAKE TRENTON WILDCAT-NO LA SHREVEPORT DIST WOODARDVILLE	BELLEVUE
BRACKY BRANCH CADDO PINE ISLAND CASPIANA CEDAR GROVE CONVERSE DIXIE ELM GROVE GRAND CANE GRAND CANE, NORTH GREENWOOD-WASKOM HAUGHTON HOLLY JOHNSON BRANCH KING HILL KINGSTON LAKE BISTINEAU LOGANSPORT LONGWOOD MANSFIELD MARTIN METCALF PLEASANT HILL RED CHUTE BAYOU RED RIVER-BULL BAYOU SENTELL SHREVEPORT SLIGO SPIDER SWAN LAKE TEN MILE BAYOU THORN LAKE TRENTON WILDCAT-NO LA SHREVEPORT DIST WOODARDVILLE	BENSON
CADDO PINE ISLAND CASPIANA CEDAR GROVE CONVERSE DIXIE ELM GROVE GRAND CANE GRAND CANE GRAND CANE, NORTH GREENWOOD-WASKOM HAUGHTON HOLLY JOHNSON BRANCH KING HILL KINGSTON LAKE BISTINEAU LOGANSPORT LONGWOOD MANSFIELD MARTIN METCALF PLEASANT HILL RED CHUTE BAYOU RED RIVER-BULL BAYOU SENTELL SHREVEPORT SLIGO SPIDER SWAN LAKE TEN MILE BAYOU THORN LAKE TRENTON WILDCAT-NO LA SHREVEPORT DIST WOODARDVILLE	BETHANY LONGSTREET
CASPIANA CEDAR GROVE CONVERSE DIXIE ELM GROVE GRAND CANE GRAND CANE, NORTH GREENWOOD-WASKOM HAUGHTON HOLLY JOHNSON BRANCH KING HILL KINGSTON LAKE BISTINEAU LOGANSPORT LONGWOOD MANSFIELD MARTIN METCALF PLEASANT HILL RED CHUTE BAYOU RED RIVER-BULL BAYOU SENTELL SHREVEPORT SLIGO SPIDER SWAN LAKE TEN MILE BAYOU THORN LAKE TRENTON WILDCAT-NO LA SHREVEPORT DIST WOODARDVILLE	BRACKY BRANCH
CEDAR GROVE CONVERSE DIXIE ELM GROVE GRAND CANE GRAND CANE, NORTH GREENWOOD-WASKOM HAUGHTON HOLLY JOHNSON BRANCH KING HILL KINGSTON LAKE BISTINEAU LOGANSPORT LONGWOOD MANSFIELD MARTIN METCALF PLEASANT HILL RED CHUTE BAYOU RED RIVER-BULL BAYOU SENTELL SHREVEPORT SLIGO SPIDER SWAN LAKE TEN MILE BAYOU THORN LAKE TRENTON WILDCAT-NO LA SHREVEPORT DIST WOODARDVILLE	CADDO PINE ISLAND
CONVERSE DIXIE ELM GROVE GRAND CANE GRAND CANE, NORTH GREENWOOD-WASKOM HAUGHTON HOLLY JOHNSON BRANCH KING HILL KINGSTON LAKE BISTINEAU LOGANSPORT LOGANSPORT LONGWOOD MANSFIELD MARTIN METCALF PLEASANT HILL RED CHUTE BAYOU RED RIVER-BULL BAYOU SENTELL SHREVEPORT SLIGO SPIDER SWAN LAKE TEN MILE BAYOU THORN LAKE TRENTON WILDCAT-NO LA SHREVEPORT DIST WOODARDVILLE	CASPIANA
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ELM GROVE GRAND CANE GRAND CANE GRENWOOD-WASKOM HAUGHTON HOLLY JOHNSON BRANCH KING HILL KINGSTON LAKE BISTINEAU LOGANSPORT LONGWOOD MANSFIELD MARTIN METCALF PLEASANT HILL RED CHUTE BAYOU RED RIVER-BULL BAYOU SENTELL SHREVEPORT SLIGO SPIDER SWAN LAKE TEN MILE BAYOU THORN LAKE TRENTON WILDCAT-NO LA SHREVEPORT DIST WOODARDVILLE	CONVERSE
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HOLLY JOHNSON BRANCH KING HILL KINGSTON LAKE BISTINEAU LOGANSPORT LONGWOOD MANSFIELD MARTIN METCALF PLEASANT HILL RED CHUTE BAYOU RED RIVER-BULL BAYOU SENTELL SHREVEPORT SLIGO SPIDER SWAN LAKE TEN MILE BAYOU THORN LAKE TRENTON WILDCAT-NO LA SHREVEPORT DIST WOODARDVILLE	
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PLEASANT HILL RED CHUTE BAYOU RED RIVER-BULL BAYOU SENTELL SHREVEPORT SLIGO SPIDER SWAN LAKE TEN MILE BAYOU THORN LAKE TRENTON WILDCAT-NO LA SHREVEPORT DIST WOODARDVILLE	MARTIN
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