Largest Weekly Circulation in South Alabama

Bay Minette, Ala.,

July 13th, 1917

M

William D. Duck, Complainant

Chancery Netice #27 Rickarby, Austill & Beebs, Attorneys for Complainant

John L. Allen, et als Defendants.

THE BALDWIN TIMES

ABNER J. SMITH, PROPR.

FINE JOB PRINTING. BEST ADVERTISING MEDIUM

PROMPT SERVICE. LOWEST PRICES.

LOCAL AND LONG DISTANCE TELEPHONE

\$12.33

subject to discount of 25 per cent. if paid within ten days.

Chancery Notice.

William D Duck, Complainant.

John L Allen et-als.

Registers Office June 18th, 1917.

In this cause it appearing from the sworn allegations of the bill of complaint, that &WALLAMADADARA John I Allen if living is over the age of 21 years and is anon-resident of the State of Alabama, whose particular place of residence and Post Office address is unknown to complainant; and he is believed to be dead, that if he be dead, the names ages, and places of residence of his heirs, next of kin, devisees and perpersonal representatives, and the post office address of such persons, are unknown to complainant, but they are believed to be non-residents of the State of Alabama.

And it further appearing that the above named or described defendant claim, or are reputed to claim or to own some right, title, or interest in the following described land in Baldwin County, Alabama, to wit:

The North West quarter of the of the south west quarter of the north east quarter of section thirty four, Township One South of Range
Three East, containing ten acres more or less.

It is ordered that the y plead answer or demur to the allegations of the bill of complaint filed against them in this cause, before the 23rd, day of July 1917, or on the expiration of thirty days from said date, the same will be taken as confessed against them.

It is further ordered that this ordered—be published once a week for four consecutive weeks in the Baldwin Times a newspaper published

in the County of Beldwin State of Alabama,

T.W.Richerson. Register.

Rickarby, and till and Beebe Attorneys for Complainant.

| CIRCUIT COURT, IN EQUITY. |
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| THE STATE OF ALABAMA, County. No. 27 Term, 19 |
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| William DDuck Complainant |
| Milliam Datek Complainant |
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| John Lallen et cal Defendant & |
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| To Meferson, Register: |
| To Register: |
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| In the above stated cause a Decree Pro Confesso having been taken against the Defendant, and evidence |
| having been taken, and the cause being ready for submission for final decree, and no defense having been interposed, |
| the Complainant, by Wickersley Westell & Brelie |
| Solicitors of record, now files with the Register of this Court this written request to deliver the papers in this cause |
| to the Judge for final decree in vacation. Pickarky August 18 |
| Solicitors for Complainant. |

Local Board of Baldwin Co.

Bayminette Ala.

Gentlemen:

We are Sending back to you 64 Questionnaire's in Lots No. 1&2. but divided into 3 packages. Viz:

Lot No 1. These cases must be re-classified by the Local Board on reccommendation of the Legal Advisory Board, and if the classification, in the opinion of the Gov. Appeal Agent, is not right, then the Gov. Appeal Agent can take an appeal to the District Board, or if the classification is against the registrant, he the registrant can take an appeal to the District Board.

But all of the above cases must be reclassified by the Local Board

first before it can come before this Board.

"Lot no 2." Marriages since May 18 1917.

These cases must be investigated, and if the Board finds that any of these registrant's wives have a child Born or Unborn up to June 9th 1918. They restricted the registrant in class 2. but if on investigation it is found that the registrant's wives are not pregnant up to June 9.1918. Then the Local Board must put them in class 1. they have no option to do otherwise. If the Local Board fails to do its duty, then the Government Appeal Agent can take an appeal to the District Board.

The Local Board must find out/if the registrant had been called in the first draftand been exempted or discharged for physical dissability.

Yours Truly

Chief Clerk.

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746 Code.

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| THE STATE OF ALABAMA, | |
| | |
| County. | |
| CIRCUIT COURT, IN EQUITY. | |
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| ${\it Complainants.} \ {\it vs.}$ | A Park |
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| Defendants. | |
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| MOTION FOR DECREE PRO | |
| CONFESSO ON PUBLICATION. | |
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and in behalf of Defendant upon.

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| THE STATE OF ALABAMA, |
| County. |
| IN EQUITY, CIRCUIT COURT OF |
| COUNTY, |
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| NOTE OF TESTIMONY. |
| Filed in Open Court this /5- |
| day of any 1917 |
| Register. |

THE STATE OF ALABAMA,

Sal Iwa County.

CIRCUIT COURT, IN EQUITY.

Complainant....

Octal

Defendant....

ORIGINAL BILL.

Filed June 5 19/ Na Ricewood Register.

Richarly austell Buch

FOOT NOTE:

The defendants are required to answer the allegations of this bill from paragraph one to three, inclusive, but not under oath, oath is hereby expressly waived.

Richarly Rustill Buche Solicitors for Complainant.

State of Alabama,

Baldwin County. Tw. Rechusser, duck Circuit Court,
Before me, Cornelia Hall, a netary public in and for
said County and State, personally appeared W. C. Beebe, who being

said County and State, personally appeared W. C. Beebe, who being duly sworn, deposes and says that he is Solicitor for the Complainant in the case of William DucDuck versus John L. Allen, his heirs at law, next of kin, devisees and personal representatives, this day filed in the Circuit Court of Baldwin County, Alabama, on the Equity Side thereof; that he has read the said bill of complaint attached hereto and that the allegations therein contained are true.

W.C. Buke

Sworn to and subscribed before me this the 5th day of June, 1917.

Hotery Public, Baldwin County, Ala. Clink Coscout Court the second paragraph of this bill or they claim or are reputed to claim or hold some lien or incumbrance thereon; that there is no suit now pending to enforce or test the validity of complainants title or to enforce test the validity of any claim or inclumbrance of any of the said defendants to said lands or any part thereof.

Your orator calls upon the said defendants and each of them to set forth and specify their title or titles to the said lands and to set forth and specify whether or not they or either of them claim any right, title or interest in the said lands or any part thereof, or whether they or either of them claim to have or to hold any lien or incumbrance thereon, and if so, to set forth and specify how and by what instrument or instruments the same is derived or created.

To the end, therefore that equity may be done in the premises, your orator prays that due process of publication may be made for the purpose of making the said John L. Allen, if he beliving, and if he be dead, his heirs at law, next of kin, devisees and personally representatives, parties defendant to this bill of complaint, and requiring them to plead, answer or damurate the allegations of this bill under the usual penalties and in the manner and without the time prescribed by law and the practice of this Honorable Court;

And may it please your Honor, upon the final hearing of this cause to order, adjudge and decree that the said John L.Allen, his heirs at law, next of kin, devisees and personal representatives have no estate, right, title or interest in or lien or incumbrance upon the lands described in the second paragraph of this bill of complaint.

Your orator further parys for such other, further or different relief as the premises considered he may be entitled to receive and as in justice may seem meet.

Recharly Christell Bule

No. 27,

William D. Duck.

Complainant.

VS.

IN THE CIRCUIT COURT OF BALDWIN COUNTY,
ALABAMA. EQUITY SIDE.

John L. Allen, et al. Defendants.

TO THE HONORABLE A. E. GAMBLE, JUDGE OF SAID COURT.

Your orator, William D. Duck, humbly complaining against John L.Allen, if living, and if dead, against his heirs at law, next of kin, devisees and personal representatives, and shows unto your Honor as follows:

FIRST.

That your Orator is over the age of twenty-one years and resides in Baldwin County, Alabama, in the State of Alabama; that John L. Allen, if living, is over the age of twenty-one years and is a non-resident of the State of Alabama, but his particular address is un-known; but in the belief of your orator the said John L. Allen is dead, and your orator has made diligent inquiry to ascettain the names, ages and places of residence of his heirs, next of kin, devisees and personal prepresentatives, and has been unable to do so, but in the belief of your orator they are all over the age of twenty-one years and are non-residents of the State of Alabama.

SECOND.

That your orator owns and is in the actual peaceable possession of the following described lands, in Baldwin County, in the State of Alabama, to-wit:- The Northwest quarter of the Southwest quarter of the Northeast quarter of Section thirty-four, Township One South of Range Three East, containing ten acres, more or less.

THIRD.

That your orator's title is disputed in this, that the said above named defendants claim or are reputed to claim or to own some right, title, or interest in the said lands described in

CIRCUIT COURT of Mobile County Mobile, Alabama. IN EQUITY.

| in Equit. | | |
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| No | | |
| William D. Duck | | |
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| Vs. | | |
| John L. Allen, et al. | | |
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| William D. Duck | Baldwin |
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| Novs. John L. Allen, et al | Circuit Court of Mebile County Mobile, Alabama IN EQUITY |
| Defendant S | |

In this cause Complainant, by his. Solicitors presents the Certificate of the Register showing that publication has been properly made and perfected against the defendant, John L. Allen, if living, and if he be dead, against his heirs at law, next of kin, devisees and personal representatives.

as required by law; and it appearing that more than thirty days have elapsed since the period specified in the order of publication, and that the above named **defendants**

have failed to appear and plead, answer or demur to the allegations of the Bill of Complaint on file, it is ordered that the same be taken as confessed against John L. Allen, if living, and if he be dead against his heirs at law, next of kin, devisees and personal representatives

August 20th , 1917.

Register

THE BALDWIN TIMES

ABNER J. SMITH, PROPRIETOR

DEVOTED TO THE INTEREST OF BALDWIN COUNTY AND HER PEOPLE

PUBLISHED EVERY THURSDAY SUBSCRIPTION: \$1.00 PER YEAR IN ADVANCE ADVERTISING RATES ON APPLICATION Chancery Notice. William D. Duck, Complainant, vs. TELEPHONE No. 7, LOCAL AND LONG DISTANCE John L. Allen, et als. No. 27. Register's Office, June 18th, 1917. BAY MINETTE, ALA., In this cause it appearing from the sworn allegations of the bill of complaint, that John L. Allen, if living is over the age of 21 years and a non-resident of the State of Alabarah whose particular places. AFFIDAVIT OF PUBLICATION bama, whose particular place of residence and post office address is un-STATE OF ALABAMA. BALDWIN COUNTY. known to complainant; and he is be-neved to be dead, that if he be dead, ABNER J. SMITH, being duly sworn, deposes and the names, ages, and places of residence of his heirs, next of kin, devisees and personal representatives, says that he is the PUBLISHER of THE BALDWIN TIMES. a and the post office address of such persons, are unknown to com-plainant, but they are believed to be non-residents of the State of Ala-Weekly Newspaper published at Pay Minette, Baldwin County, Alabama; that the notice hereto attached of And it further appearing that the above named or described defendants William D. Duck, Complainant claim, or are reputed to claim or to own some right, title, or interest in the following described land in Baldwin County, Alabama, to-wit: The North West quarter of the South West quarter of the North East quarter of section thirty-four, Township One South of Range Three East, containing ten acres, more or John L. Allen, et als, Defendants. Lt is ordered that they plead, answer or demur to the allegations of the bill of complaint filed against them in this cause, before the 23rd day of July 1917 or on the complaint. Chancory Notice #27 July, 1917, or on the expiration of thirty days from said date, the same will be taken as confessed against them. It is further ordered that this order Was published in said Newspaper for 4 consecutive weeks be published once a week for four consecutive weeks in the Baldwin Times, a newspaper published in the SSUES: County of Baldwin, State of Alabama. June 21st, 1917 T. W. Richerson, Register. Rickarby, Austill and Beebe, bation Attorneys for Complainant. June 28th. 1917 _Vol.___28__ No.__ 19 July 5th, 1917 " third __Vol.___28_No.__21_ fourth July 12th, 1917 Subscribed and sworn to before the undersigned Hunt