

2525

JIMMY FAULKNER  
EDITOR AND PUBLISHER

*The* **BALDWIN** *Times*  
ALABAMA'S BEST COUNTY'S- BEST NEWSPAPER  
BAY MINETTE, ALABAMA

**AFFIDAVIT OF PUBLICATION**

STATE OF ALABAMA  
BALDWIN COUNTY.

**Legal Notice**

**NOTICE TO NON-RESIDENT**  
The State of Alabama, Baldwin County.  
Circuit Court, in Equity.  
This the 10th day of August, 1950.  
MAXINE H. CHRISTY  
No. 2525  
Vs.  
CLAUDE CHRISTY, JR.  
In this cause it being made to appear  
to the Clerk of this Court by the affidavit  
of MAXINE H. CHRISTY, that the De-  
fendant CLAUDE CHRISTY, JR., is a non-  
resident of the State of Alabama and  
further, that, in the belief of said Affiant  
the Defendant is over the age of 21 years;  
it is, therefore, ordered that publication  
be made in the Baldwin Times, a news-  
paper published in Bay Minette, Baldwin  
County, Alabama, once a week for four  
consecutive weeks, requiring Respondent  
the said CLAUDE CHRISTY, JR., to answer  
or demur to the Bill of Complaint in this  
cause by the 10th day of September 1950,  
or after thirty days therefrom a decree  
Pro Confesso may be taken against him.  
ALICE I. DUCK, Register.  
29-41c.

*Jimmy Faulkner* being duly sworn, deposes and says  
that he is the PUBLISHER of THE BALDWIN TIMES, a Weekly Newspaper pub-  
lished at Bay Minette, Baldwin County, Alabama; that the notice hereto attached of  
*Maxine H. Christy vs. Claude*  
*Christy Jr - notice to non-*  
*Resident*

**COST STATEMENT**

.....*157*..... WORDS @ *4 1/2* cents — — — \$ *7 11*

I hereby certify this is correct, due and unpaid (paid).

*Jimmy Faulkner*  
Publisher.

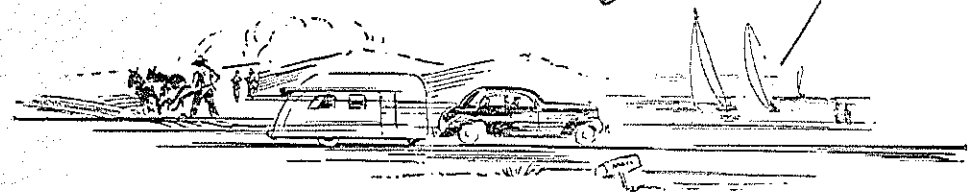
Was published in said newspaper for *7* consecutive weeks in the following issues:

Date of 1st publication *Aug. 10*, 19*50* Vol. *61* No. *29*  
Date of 2nd publication *Aug. 17*, 19*50* Vol. *61* No. *30*  
Date of 3rd publication *Aug. 24*, 19*50* Vol. *61* No. *31*  
Date of 4th publication *Aug. 31*, 19*50* Vol. *61* No. *32*

Subscribed and sworn before the undersigned this *1* day of *Sept*, 19*50*

*Bessie Martin*  
Notary Public, Baldwin County.

*Jimmy Faulkner*  
Publisher.



NOTICE TO NON-RESIDENT

TIMES PRINTING CO., BAY MINETTE

MAXINE H. CHRISTY  
No.  
vs.  
CLAUDE CHRISTY, JR.

The State of Alabama,  
County.  
Circuit Court, in Equity  
This the 10th day of  
August, 1945

In this cause it being made to appear to the Clerk of this Court by the affidavit of  
MAXINE H. CHRISTY

that the Defendant CLAUDE CHRISTY, JR.

is a non-resident of the State of Alabama

and further, that, in the belief of said Affiant the Defendant is over the age of 21  
years; it is, therefore, ordered that publication be made in the Baldwin Times, a newspaper pub-  
lished in Bay Minette, Baldwin County, Alabama, once a week for four consecutive weeks, requiring  
Respondent the said CLAUDE CHRISTY, JR.

to answer or demur to the Bill of Complaint in this cause by the 10th day of  
September 1945, or after thirty days therefrom a decree Pro Confesso may be  
taken against him

Register.

STATE OF ALABAMA  
BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA

You are commanded to summons CLAUDE CHRISTY JR., to appear and plead, answer or demur within thirty days from the service hereof, to the Bill of Complainant filed in the Circuit Court of Baldwin County, Alabama, in Equity, by MAXINE H. CHRISTY as Complainant and against CLAUDE CHRISTY JR., as Respondent.

WITNESS Register of said Court, this the 10 day of August, 1950.

Register

MAXINE H. CHRISTY

COMPLAINANT

VS

CLAUDE CHRISTY JR.,

RESPONDENT

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

TO HONORABLE TELFAIR J. MASTBURN JR., JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, IN EQUITY:

Your Complainant, Maxine H. Christy, respectfully represents unto your Honor and this Honorable Court as follows:

1.

That your Complainant is a bona fide resident of the State of Alabama, and has been for more than three years next preceding the filing of the bill of complaint; that the Respondent is over twenty-one years of age and a non-resident of the State of Alabama; that a diligent search and inquiry has been made to ascertain his present address but it is unknown.

2.

That your Complainant and the Respondent married at Columbia, South Carolina in 1942 and lived together as husband and wife until in April, 1949.

3.

That in April 1949 the Respondent voluntarily abandoned the bed and board of the Complainant and has remain away voluntarily and continuously since that time.

4.

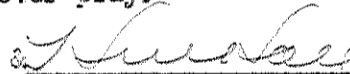
That the Complainant and the Respondent have three children, Sharah Garyle Christy, an adopted child, age 9, Judith Browning Christy age 6, and Carolyn Christy age 4.

5.

That the Respondent has never been a father to the said children and has never treated the children as a father should; that he is not a suitable, fit or proper person to have their care and control; that your Complainant is a suitable, fit and proper person to have their care and control.

WHEREFORE, the premises considered, the Complainant prays that your Honor will by proper process make the said Claude Christy Jr., party Respondent to this cause of action, requiring him to plead, answer or demur to the same within the time and under the penalties prescribed by law and the practice of this Honorable Court.

Complainant further prays that upon a hearing hereof, your Honor will enter an order and decree granting to her an absolute decree of divorce, forever barring the bonds of matrimony existing between her and the Respondent; that a decree be made awarding to her the custody, care and control of the minor children, Sharah Caryle Christy, Judith Browning Christy, and Carolyn Christy; Complainant prays for such other, further, different or general relief as she may be in equity and good conscience entitled to receive, and as in duty bound she will ever pray.

  
Solicitor for the Complainant

STATE OF ALABAMA  
BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA

You are commanded to summons CLAUDE CHRISTY JR., to appear and plead, answer or demur within thirty days from the service hereof, to the Bill of Complainant filed in the Circuit Court of Baldwin County, Alabama, in Equity, by MAXINE H. CHRISTY as Complainant and against CLAUDE CHRISTY JR., as Respondent.

WITNESS Register of said Court, this the 10 day of August, 1950.

Register

MAXINE H. CHRISTY

COMPLAINANT

VS

CLAUDE CHRISTY JR.,

RESPONDENT

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

TO HONORABLE TELFAIR J. MASHBURN JR., JUDGE OF THE CIRCUIT COURT OF BALDWIN  
COUNTY, ALABAMA, IN EQUITY:

Your Complainant, Maxine H. Christy, respectfully represents unto  
your Honor and this Honorable Court as follows:

1.

That your Complainant is a bona fide resident of the State of Alabama,  
and has been for more than three years next preceding the filing of the  
bill of complaint; that the Respondent is over twenty-one years of age and  
a non-resident of the State of Alabama; that a diligent search and inquiry  
has been made to ascertain his present address but it is unknown.

2.

That your Complainant and the Respondent married at Columbia, South  
Carolina in 1942 and lived together as husband and wife until in April, 1949.

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That in April 1949 the Respondent voluntarily abandoned the bed and  
board of the Complainant and has remain away voluntarily and continuously  
since that time.

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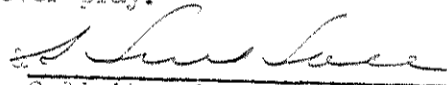
That the Complainant and the Respondent have three children, Sharah  
Caryle Christy, an adopted child, age 9, Judith Browning Christy age 6,  
and Carolyn Christy age 4.

5.

That the Respondent has never been a father to the said children and has never treated the children as a father should; that he is not a suitable, fit or proper person to have their care and control; that your Complainant is a suitable, fit and proper person to have their care and control.

WHEREFORE, the premises considered, the Complainant prays that your Honor will by proper process make the said Claude Christy Jr., party Respondent to this cause of action, requiring him to plead, answer or demur to the same within the time and under the penalties prescribed by law and the practice of this Honorable Court.

Complainant further prays that upon a hearing hereof, your Honor will enter an order and decree granting to her an absolute decree of divorce, forever barring the bonds of matrimony existing between her and the Respondent; that a decree be made awarding to her the custody, care and control of the minor children, Sarah Caryle Christy, Judith Browning Christy, and Carolyn Christy; Complainant prays for such other, further, different or general relief as she may be in equity and good conscience entitled to receive, and as in duty bound she will ever pray.

  
Solicitor for the Complainant

RECORDED  
2525

MAXINE H. CHRISTY

COMPLAINANT

VS.

CLAUDE CHRISTY JR.

RESPONDENT

BILL OF COMPLAINT

*Filed Aug 10, 1950*  
*Alice J. Leach*  
*Register*

MAXINE H. CHRISTY

COMPLAINANT

VS

CLAUDE CHRISTY, JR.,

RESPONDENT

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA,

IN EQUITY

The Complainant, Maxine H. Christy, being first duly sworn, deposes and says: That she is the Complainant in the above styled cause; that she is over twenty-one years of age; that the Respondent, Claude Christy Jr., is a non-resident of the State of Alabama; that he is over twenty-one years of age; that she has made a diligent search and inquiry to ascertain his present address, but it is unknown; that when last heard from he was living in Texas, the exact address she has not been able to find out; that she has made inquiries from various parties including the Respondent's mother.

*Maxine Christy*

Sworn to and subscribed before me on this the 9 day of August, 1950.

*W. L. Lee*  
Notary Public, Baldwin County, Alabama.

