8558 DECREE OF DIVORCE.	Baldwin Times Print.
THE STATE OF ALABAMA, BALDWIN COUNTY.	t court, in equity.
Victoria Moore	Complainant
Dan alias Sam ^M oore Vs.	Defendant
This cause, coming on to be heard at this Term, was submitted upon the Bill of Comp	laint, decree pro confesso
and testimony as noted by the Register; and, upon consideration thereof, the Court is of opin is entitled to the relief prayed for in	
is entitled to the relief prayed for in	
IT IS, THEREFORE, Ordered, adjudged and decreed by the Court, that the bonds	
existing between the Complainant and Defendant be, and the same are hereby dissolved, a Victoria Moore is forev	the second secon
Dan alias Sam Moore	
Dan arias bam moore	for and on account of
Abandonment	
	······
It is further ordered, that the said Victoria Moore	
be, andShe is hereby permitted to again contract marriage, upon the payment of the co	
It is further ordered, that the said Victoria Moore	
pay the costs herein taxed, for which execution may issue, and if such execution is returned	
then execution for such costs may issue against the said	
It is further ordered, adjudged and decreed that said	
shall not again marry except to said	
until sixty days after this date, and that if an appeal is taken within sixty days she shall	
to said Dan alias Sam Moore during the	pendency of said appeal.
This day of July 191.8.	11,00
Judge of the Circuit Co	ourt of Baldwin County.

· de

Decree Recorded on pluintes day of..... E. O. M ... Dan alier Wan hoors Filed in office this..... CIRCUIT COURT IN EQUITY. alorece No. 87 THE STATE OF ALABAMA, BALDWIN COUNTY, ALA. DECREE OF DIVORCE. BALDWIN COUNTY. Huly Whenne vs. 12 cer 0 Register. 191 8

Victoria Moore	THE STATE OF ALABAMA,
No \$7	COUNTY.
Dan alias Sam Moore.	CIRCUIT COURT, IN EQUITY. 30th
	April 19 18.
	/

FOR SALE BY GEO. D. BARNARD & CO., ST. LOUIS. S

In this cause it being made to appear to the Clerk of this Court by the affidavit of	
Henry D. Moorer	
that the Defendant	
is a non-resident of the State of Alabama whose present residence is unknown to affiant	5,
and further, that, in the belief of said Affiantthe Defendantover the age of 21 years; it is,	
therefore, ordered that publication be made in the	
a newspaper published in the ** Bay Minette, Baldwin County, Alabama, once a week for four	
consecutive weeks, requiring	
to answer or demur to the Bill of Complaint in this cause by theday ofday of	
19	
Register.	

Fage and Moorer Attys for Plff.

8595 NOTICE TO NON-RESIDENT.

1 1 Den alias Sam Moore. Filed in office this The day of NOTICE TO NON-RESIDENT. CIRCUIT COURT, IN EQUITY. THE STATE OF ALABAMA, Victoria Moore. No. 87. Balawin County, pril 19182vs. cam Register. ÷

State of Alabama, Baldwin County.

Before me, IM Alanghtee elite Joace in and for said County and State, personall appeared who, being by me first duly and legally sworn doth depose and say that he is personally acquainted with Dan alias Sam Moore, who married Victoria Moore, and know of my own knowledge that the said Sam Moore is not in any wise in the service of the United States of America, nor is he in any way connected with the army or navy of said Government. Dated this _____ day of July, 1918.

Sworn and subscribed to before me this

2 day of July, 1918.

AW Slaughter

Largest Weekly Circutation in South Alabama

Bay Minette, Ala.,

May 27th, 1918

\$7.51



Victoria Moore VS Dan alias Sam Moore

NOTICE TO NON-RESIDENT Page & Moorer, attys for Pltf.

THE BALDWIN TIMES

ABNER J. SMITH, PROPR.

FINE JOB PRINTING. BEST ADVERTISING MEDIUM

PROMPT SERVICE. LOWEST PRICES.

LOCAL AND LONG DISTANCE TELEPHONE

To publishing above Notice to Non-Resident in The Baldwin Times in issues of May 2-9-16-23, 1918: 167 words @ 42 cents per word....... OFFICIAL ORGAN FOR PUBLICATION OF ALL COUNTY ADVERTISING

CIRCULATION CUARANTEED TO BE THE LARGEST IN BALDWIN COUNTY

THE BALDWIN TIMES

ABNER J. SMITH, PROPRIETOR

DEVOTED TO THE INTEREST OF BALDWIN COUNTY AND HER PEOPLE

s 24 hours a ven days a remadeinde-

investment

ATTOTAT

SUBSCRIPTION: \$1.00 PER YEAR IN ADVANCE

ADVERTISING RATES ON APPLICATION

TELEPHONE NO. 7, LOCAL AND LONG DISTANCE

BAY MINETTE, ALA.,

AFFIDAVIT OF PUBLICATION

STATE OF ALABAMA, BALDWIN COUNTY.

ABNER J. SMITH, being duly sworn, deposes and says that he is the FUBLISHER of THE BALDWIN TIMES, a Weekly Newspaper published at Eay Minette, Baldwin County, Alabama; that the notice hereto attached of

Notice to Non-Resident

Baldwin County Circuit Court

Victoria Moore

vs

Dan alias Sam Moore

Was published in said Newspaper for 4 consecutive weeks

in the following issues: 11 2nd, 1918 29 May Vol. No. Date of first publication 12 29 9th, 1918 May 6 6 " second Vol. No. 13 May 16th, 1918 29 6 6 Vol. 6 6 " third No. May 23rd, 1918 14 29 • fourth 6 6 Vol. No. 6 6

Subscribed and sworn to before the undersigned 191 8 day of this wit Court

Publisher.

Victoria Moore, Complainant. VS Dave, alias Sam Moore,

Defendant.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

IN EQUITY.

Personally appeared before me. T. W. Richerson. Register in t e Circuit Court of Baldwin County, Alabama. Henry D. Moorer, agent of said Complainant, who being duly sworn, deposes and says, that the residence of Dave, alias Sam Moore, the defendant is unknown; that he has made diligent inquiry and search and has been unable to ascertain the place of residence of said defendant; that the said defendant is over the age of twenty-one years old.

Jun Druone

Sworn and subscribed to before me this 29th day of April, 1918.

Register Circuit Court, Baldwin County, Alabama.

	8370 DEPOSITION TAKEN BEFORE COMMISSIONER. 4039 Code. FOR SALE BY GEO. D. BARNARD & CO., ST. LOUIS. S
	THE STATE OF ALABAMA, No
	Victoria Moore
	Dan, alias Sam Moore Defendant
	DEPOSITION OF Victoria Moore and Jack Anker oral examination By virtue of the Gounission hostonnessed is nest by the Register for said Court of said County, in
	the above stated cause pending in said Court of said County,
	I,
	have called and caused to come before meVictoria Moore and Jack Anker
	Complainant the witness named inches complained, and having first sworn the said witness to speak the truth, the whole
	truth and nothing but the truth, the said witness deposes and says as follows:
	Testimony of Victoria Moore.
	My name is Victoria Moore. I have been a citizen of Baldwin three
	for more than the last/preceeding years, preceeding the filing
	of this bill, April 30, 1918. I am over twenty-one yers old.
	Sam Moore is over the age of twenty-one years and his place of
	residence is unknown. Sam Moore and mysely were married Decem-
100	ber 25th, 1913. On or about the 1st day of October, 1915, Sam
-74	Moore voluntarily abandoned me and has not lived with me since.
	Tictoria Moore
	Sworn and subscribed to before me this 3rd day of July, 1918.
	Tor Recension
	Register.
	Testimony of Jack Ankers

Victoria Moore were married on December 25th, 1913. Dan Moore voluntarily left Victoria Moore and in my best judgment it was about October 1st, 1915. He has not lived with her since this time. Victoria Moore lives at Latham, Alabama. with ' Auch k Unit of the form Norm And Subscribed to before me this 3rd day of Story Tegister

I. Masouriera	the said, Commissioner, hereby certify that the
foregoing testimony was taken down in writing by	Bel
in the words of the witness, and were read over to that that	
same in my presence, the day of	19.2.5, at
12 comula	Alabama; that I have personal knowledge of, or
had proof made before me of the identity of the witness, and that I am n	not of counsel or of kin to any of the parties to
said cause, or in any manner interested in the result thereof.	

And I enclose the said Deposition, together with the Commission and Interrogatories, Direct and Cross, and documents which were deposed to, in an envelope properly indorsed and sealed and returned to the Register for said Court of said County. 3_____day of ien 19.18

Given under my hand and seal, this

mr.n

..(L. S.) Commissioner.

.....

11

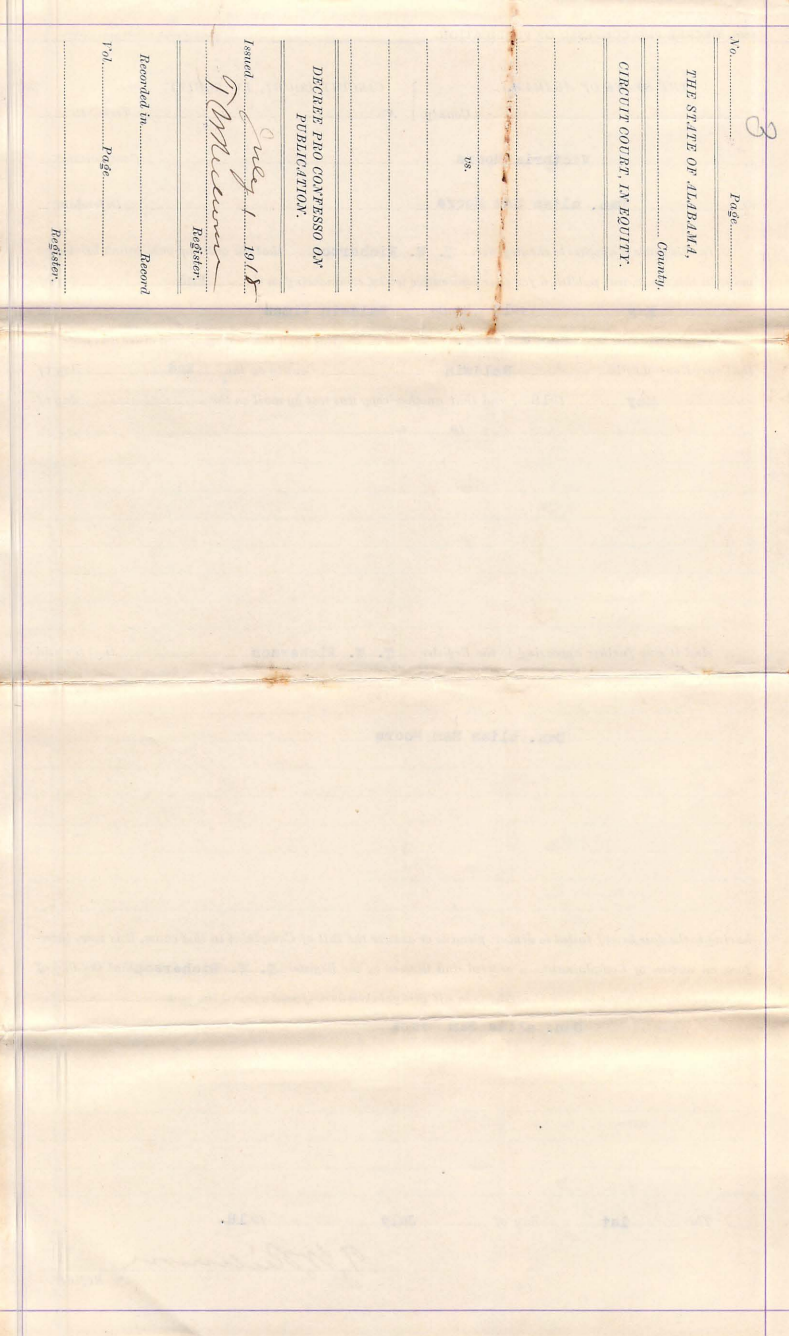
WITNESS' FEES.

m

I hereby certify that the following named witnesses are entitle	ed to the amounts stated below :	
Witness,		\$
	Miles traveled at 5 cts. per mile,	
,		
	Miles traveled at 5 cts. per mile,	
,	Days attendance at \$1.50 per day,	
	Miles traveled at 5 cts. per mile,	
COMMISSIONER'S	FEES.	
Commissioner,		\$

-							_			×	
No	THE STATE OF ALABAMA, County	CIRCUIT COURT, IN EQUITY.	vs.	DEPOSITION TAKEN BEFORE COMMISSIONER	DEPOSITION OF		for.	Filed19	Published by order of Court,		Register.

8606 DECREE PRO CONFESSO OF PUBLICATION. FOR SALE BY GEO. D. BARNARD & CO., ST. LOUIS. 5
THE STATE OF ALABAMA, CIRCUIT COURT, IN EQUITY.
THE STATE OF ALABAMA,
Victoria Moore Complainant
vs
In this cause it appears to the Register
made in this cause, was published for four consecutive weeks, commencing on the2nd
May 1918 in the Baldwin Times
a newspaper published inBayMinette,
the Court House door inBaldwinCounty on the2nd
And it now further appearing to the Register
Dan, alias Sam Moore
Dan, alias Sam Moore having to the date hereof failed to demur, plead to or answer the Bill of Complaint in this cause, it is now, there-
having to the date hereof failed to demur, plead to or answer the Bill of Complaint in this cause, it is now, there-
having to the date hereof failed to demur, plead to or answer the Bill of Complaint in this cause, it is now, there- fore, on motion of Complainant, ordered and decreed by the Register
having to the date hereof failed to demur, plead to or answer the Bill of Complaint in this cause, it is now, there- fore, on motion of Complainant, ordered and decreed by the Register
having to the date hereof failed to demur, plead to or answer the Bill of Complaint in this cause, it is now, there- fore, on motion of Complainant, ordered and decreed by the Register
having to the date hereof failed to demur, plead to or answer the Bill of Complaint in this cause, it is now, there- fore, on motion of Complainant, ordered and decreed by the Register
having to the date hereof failed to demur, plead to or answer the Bill of Complaint in this cause, it is now, there- fore, on motion of Complainant, ordered and decreed by the Register
having to the date hereof failed to demur, plead to or answer the Bill of Complaint in this cause, it is now, there- fore, on motion of Complainant, ordered and decreed by the Register
having to the date hereof failed to demur, plead to or answer the Bill of Complaint in this cause, it is now, there- fore, on motion of Complainant, ordered and decreed by the RegisterTWRichersonthat the Bill of Complaint in this cause be, and it hereby is in all things taken as confessed against the said Dan, alias Sam "oore
having to the date hereof failed to demur, plead to or answer the Bill of Complaint in this cause, it is now, there- fore, on motion of Complainant, ordered and decreed by the Register
having to the date hereof failed to demur, plead to or answer the Bill of Complaint in this cause, it is now, there- fore, on motion of Complainant, ordered and decreed by the RegisterTW. Richarsonthat the Bill of Complaint in this cause be, and it hereby is in all things taken as confessed against the said Dan, alias Sam "oore This
having to the date hereof failed to demur, plead to or answer the Bill of Complaint in this cause, it is now, there- fore, on motion of Complainant, ordered and decreed by the RegisterTWRichersonthat the Bill of Complaint in this cause be, and it hereby is in all things taken as confessed against the said Dan, alias Sam "oore



THE STATE OF ALABAMA, SalkinCounty.

CIRCUIT COURT, IN EQUITY.

.....Complainants

US.

alion Sam Defendants I the worth Motion is hereby made for a Decree Pro Confesso against more Defendant

in the annexed stated cause, on the ground that more than thirty days have elapsed since the perfection of publication was made under the order of this Court; and it having been shown by due proof to the Court that said Defendant is a non-resident of the State of Alabama, and has failed to answer, plead or demur to the Bill in this cause, to the date hereof.

This 1 2the day of July 19/8 746 Code.

	1. St.
No	
THE STATE OF ALABAMA,	
CIRCUIT COURT, IN EQUITY.	
Complainants.	
<i>U8.</i>	
Defendants.	
MOTION FOR DECREE PRO CONFESSO ON PUBLICATION.	
Filed 7/ 198 Marcun	
Register.	
Recorded inRecord,	
Register.	
Incgrator.	

STATE OF ALABAMA,) BALDWIN COUNTY.) IN THE CIRCUIT COURT, IN EQUITY.

TO THE HONORABLE, THE CIRCUIT COURT OF BALDWIN COUNTY, ALA-BAMA AND TO THE HONORABLE A. E. GAMBLE, JUDGE THEREOF:

Your Oratrix Victoria Moore, respectfully represents and shows unto your Honor as follows:

First.

That she is a bona fide resident citizen of the County of Baldwin, State of Alabama, and have been for a period of more than three years next preceeding the filing of this bill and resides at Lataham, Alabama; that she is over the age of twenty-one years.

That Dam, alias Sam Moore is over the age of twentyone years old and his place of residence is unknown.

Second.

That Oratrix and Sam moore were married sometime during the year 1913; that on or about the 1st day of October, 1915, the said Sam Moore voluntarily abandoned your Oratrix and has not lived with her since.

PRAYER FOR . PROCESS .

The premises considered, your Oratrix respectfully prays that the said Dave, alias Sam Moore, the defendant, be made party respondent to these complaint by the usual process of this Honorable Court, and that the be required to demur, plead to or answer the same within the time and under the pains and penalties as provided by law, or that the same be forever confessed.

PRAYER FOR RELIEF.

That upon the final hearing of this cause your Honor will grant unto your Oratrix an absolute divorce from the said Dave, alias Sam Moore, that she may be again allowed to contrac marriage; that your Honor will grant unto her such other and further releif asshe may in justice and equity be entitled he will ever pray, etc.

> PAGE & MOORER, Attorneys for plaintiff.

FOOT NOTE:

-2 ~ - 05 / Jan.

The Defendant, Dave, alias Sam Moore, is required to answer each and every paragraph of the foregoing complaint numbered One and Two, inclusive, but not under oath, answer under oath being hereby expressly waived.

PAGE & MOORER.

Solicitors for Complainant.

FOOT NOTE:

The Defendant, Dave, alias Sam Moore, is required to answer each and every paragraph of the foregoing complaint numbered One and two, inclusive, but not under oath, answer under oath being nereby expressly waived.

PAGE & MOORER.

Solicitors for Complainant.