

NANNIE RUTH BLAIR, Complainant,

VS.

THOMAS JEFFERSON BLAIR, Respondent. IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMAA,

IN EQUITY.

This cause coming on to be heard was submitted upon the original bill of complaint, pleadings and proof as noted by the Register, and the Court, after due consideration, is of the opinion that the Complainant is entitled to the relief prayed for.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the bonds of matrimony heretofore existing between the Complainant and the Respondent be, and the same are hereby dissolved, and the Complainant is forever divorced from the Respondent on the ground of cruelty.

IT IS FURTHER ORDERED that the Complainant and Respondent be and they are hereby permitted to again contract marriage upon the payment of the costs in this cause.

IT IS FURTHER ORDERED that the Complainant pay the costs herein taxed, for which execution may issue.

IT IS FURTHER OR DERED, ADJUDGED AND DECREED that the said NANNIE RUTH ELAIR shall not again marry, except to the said THOMAS JEFFERSON ELAIR, until sixty days after this date, and that if an appeal is taken within sixty days, she shall not again marry, except to the said THOMAS JEFFERSON ELAIR, during the pendency of the appeal.

Dated at Monroeville, Monroe County, Alabama, this 242 day of October, 1938.

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The State of Alabama, Baldwin County	CIRCUIT COURT
roO'EYRNE JONES;	
KNOW YE: That we, having full faith in your pr missioner, and by these presents do authorize you, at such t	
and examine	
Nannie Ruth Elair and 1	Phronie Beasley
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as witnesses in behalf ofComplainant,	in a cause pending in our Circui
Court of Baldwin County, of said State, wherein	0
NANNIE RUTH BLAIR	Ø
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· · · · · · · · · · · · · · · · · · ·	Complainant
andTHOMAS JEFFERSON ELA	IR
	Defendant
on oath to be by you administered, upon	them
to take and certify the deposition $\frac{S}{2}$ of the witness $\frac{\Theta S}{2}$ and	l return the same to our Court, with all convenien
speed, under your hand.	
Witness 20th October	: • <b>7</b> 0

witness day of	<u> </u>	
	R.S. Duch	
		REGISTER
COMMISSIONER'S FEE, \$	<sup>By</sup> : <u>Naudlice Hampen</u> Deputy-Clerk.	
WITNESS' FEES, \$	Deputy-Clerk.	

Complainant,

VS.

IN THE CIRCUIT COURT OF

BALDNIN COUNTY, ALABAMA,

THOMAS JEFFERSON BLAIR, Respondent.

IN EQUITY.

And now comes the Respondent, acting by and through his Solicitor of record, and waives notice of the time of taking testimony on behalf of the Complainant, the right to cross-examine said witnesses, any and all notices as to the issuance of commissions to take testimony of witnesses on behalf of the Complainant, and agrees that the matter be submitted for final decree without further notice.

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A. Mashbur Folicitor for Respondent.

Complainant,

Respondent.

VS.

THOMAS JEFFERSON BLAIR,

IN THE CIRCUIT COURT OF

BALLWIN COUNTY, ALABAMA,

IN EQUITY.

And now comes the Respondent, and for answer to the Complainant's bill of complaint and to each count thereof, separately and severally, says:

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1. That he admits the allegations contained in Paragraphs 1 and 2.

2. That he denies the allegations contained in Paragraphs 3 and 4 and demands strict proof of the same.

Solicitor for Respondent.

Complainant,

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA. IN EQUITY. NO.

VS.

THOMAS JEFFERSON BLAIR, Respondent.

#### DEMURRER.

I. Now comes the Respondent in the above entitled cause and for demurrer to the Bill of Complaint sets down and assigns the following separate and several grounds:

1. There is no equity in the Bill.

2. There is no legal ground for divorce set out in the bill.

3. There is no allegation in the bill that health Complainant's life or **links** were endangered by action of the Respondent.

II. Now comes the Respondent in the above entitled cause and for demurrer to paragraph 3 of the Bill of Complaint sets down and assigns the following separate and several grounds:

1. There is now equity in the bill.

2. There is no legal ground for divorce set out in paragraph 3 of the bill.

3. Paragraph 3 of the bill fails to allege that the Complainant's life or health were endangered by action of the Respondent.

J. A. Maslibury

Solicitor for the Respondent.

JMMONS-ORIGINAL	MOORE PRINTING GO., BAY MINESTE, A
The State of Alabama, Circuit Court Baldwin County	t of Baldwin County, In Equity
o Any Sheriff of the State of Alabama–GREETING	<b>:</b>
WE COMMAND YOU, That you summon	
THOMAS	JEFFERSON BLAIR,
- a contract of the second	······
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Federal Penitentiary, Atlanta, Georg	jia;
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f Baldwin County, exercising Chancery jurisdiction, with	hin thirty days after the service of Su
nons, and there to answer, plead or demur, without oath, t	
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NANNTE RUPH BLAT	IR,
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	· · · · · · · · · · · · · · · · · · ·
against said THOMAS JEFFERSON	BLATR,
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and further to do and perform what said Judge shall order a	nd direct in that behalf. And this the
Defendant shall in no wise omit, under penalty, etc. And we f	further command that you return this writy
your endorsement thereon, to our said Court immediately upo	
WITNESS, Robert S. Duck, Register of said Circuit	t Court, this 25th
WITNESS, Robert S. Duck, Register of said Circuit	court, this25th
	court, this 25th

#### IN THE CIRCUIT COURT OF

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Complainant,

vs.

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THOMAS JEFFERSON BLAIR,

Respondent.

## BALIWIN COUNTY, ALABAMA,

IN EQUITY.

TO HONORABLE F. W. HARE, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, IN EQUITY:

Comes your Complainant, NANNIE RUTH BLAIR, and humbly complaining against the Respondent, THOMAS JEFFERSON BLAIR, respectfully represents and shows unto your Honor and this Honorable Court as follows:

1. That both your Complainant and the Respondent are over twentyone years of age and bona fide residents of Baldwin County, Alabama, and have been for more than three years next preceding the filing of this Bill of Complaint; that the Post Office address of the Respondent is at present being: Federal Penitentiary, Atlanta, Georgia.

2. That your Complainant and the Respondent are husband and wife, having married at Pensacola, Florida, in January, 1927; that they lived together as husband and wife, in Baldwin County, Alabama, until on to-wit, March, 1938;

4. That there was born to said marriage three children: Medrick Allen Blair, eight, Wilda Blair, six, and Bobbie Nell Blair, eighteen months of age, all living with your Complainant; that said children have been with their mother, your Complainant, all their lives; that the Respondent is not a suitable or fit person to have the care, custody, raising and control over said children.

WHEREFORE, the premises Considered, Complainant prays that your Honor will, by proper process, make the said THOMAS JEFFERSON BLAIR party respondent to this Bill of Complaint, 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 final hearing of this cause, your Honor will give and grant unto her a decree of divorce forever barring the bonds of matrimony existing between her and the Respondent, THOMAS JEFFER-SON BLAIR; that your Honor will award to her the care, custody and control of the said minor children: Medrick Allen Blair, Wilda Blair, and Bobbie Nell Blair; 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.

<u>nannie Ruth Blair</u> Complement. <u>Derbes Leet Neek</u> Solicitors for the Complement.

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#### FOOT NOTE:

The Respondent, THOMAS JEFFERSON BLAIR, is required to answer each and every allegation contained in the foregoing Bill of Complaint, in paragraphs 1 to 4, inclusive, but not under oath, oath being hereby expressly waived.

<u>Nannie Ruth Blair</u> Complainant.

Solicitors for the Complainant.

STATE OF ALABAMA, ) BALDWIN COUNTY. ) I, R. S. Duck, Register in Chancery, Baldwin County, Alabama, do hereby certify that I have this day mailed a copy of the Bill of Complaint in the within named cause, together with Summons, to the Respondent named therein, whose address is Federal Penitentiary, Atlanta, Beorgia. day of June, 27 1938 Dated this Chancery in Duck, Register R. 3 \$ day of by leaving a copy of the within Summons with STATE OF ALABAMA, Sheriff Deputy Sheriff SHERIFF Defendant 193-193 BALDWIN COUNTY Received in office this Executed this HH day of à Atlanta, Georgia. Thomas Jerterson Blair, Federal Penitentiary, Court of Baldwin County Solicitor for Complainant RECORDED Duck THOMAS JEFFERSON BLAIR, BEEBL, Page-NANNIE RUTH BLAIR, Vomplainant. Ø Respondent, U M M O N IN EQUITY HALL & No. 436 ۷S. Recorded in Vol. BERBE. ഗ (Tenterto) Circuit Serve on



RECONDED Due Hind Retain 31, 1938 R. S. DUCX derk. - register By fludlie Thangarm BALDWIN COUNTY, ALAEADA, IN THE CIRCUIT COURT OF THOLAS JEFFECN BLAIR, Complainant, Respondent. MANNIE RUTH BLAIR, IN EQUITY vs. ANCHER :

Buch RECOUDED 7. File attal 2/193 F R. S. DUCK derk, - register By Saullie Zdury BALIWIN COUTY, ALABAMA, IN THE CIRCUIT COURT OF THOMAS JEFFERSON BLAIR, Complainant, Respondent. NANNIE RUTH BLAIR, IN EQUITY. vs. WATVER :

Ceastey	WITNESSES: Nannie Ruth Blair and Phronie	COMMISSIONER: O'EYRNE JONES	Defendant COMMISSION TO TAKE DEPOSITION	THOMAS JEFFERSON FLAIR,	VS. Complainant	NANNIE RUTHBLAIR,		and a second	The State of Alabama BALDWIN COUNTY CIRCUIT COURT	RECORDEN S.
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BALDTAIN COUNTY, ALADADA, Filed October 25/935 RIS. DUCK clerk, - register IN THE CIRCUIT COURT OF THOMAS JEFFERSON BLAIR, By Sullie Muy me IN EQUITY. VS. Complainent, Respondent.

MANNIE RUPH BLAIR,

FINAL DECREE:

RECONDED

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Filed this 25 day June 1935 R.S. Duch BALDWIN COUNTY, ALABAMA, IN THE CIRCUIT COURT OF THOMAS JEFFERSON BLAIR, NANNIE RUTH BLAIR, BILL OF COMPLAINT: RECORDED Quel AS. IN EQUITY. Respondent. Complainant,

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ORAL DEPOSITION

	e of Alaba win County	ama	Circuit Co		aldwin Equity)		labama,
	NANNIE RUTH BL	AIR			СОМР	LAINANT	
			VS.				
	THOMAS JEFFERS	ON BLAIR		<u>.</u>	RESF	ONDENT	
I, <u>O'BYRN</u>	E JONES,					· · · · · <u>- · · · ·</u>	
Special as <del>Registerxandx</del>	Commissioner						<u></u>
have called and c	aused to come bef	ore me <u>Nan</u>	nie Ruth E	lair and	Phronie	<u>Beasley</u>	
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County, A	iabama, and am					אם תו , שו.	TOWIU
	Thomas Jeffers Aldwin County, A ary in Atlanta,	Alabama, bu					
	Thomas Jeffers 1927. We lived 11 in March, 193	together a					
actually of His conduct me to live apprehensi live with	That in March, Blair cursed, a committed violen of toward and to with him as his on to believe a him as his wife o my person, wh	abused and nce to me a reatment of is wife. H and I did a e he would	threatened and my pers me is such lis conduct actually be carry out	d me, and son by st ch as to t was suc elieve th his thre	l on sev riking render h as to hat if I eats and	eral occa and kicki it imposs give me should c do furth	sions ng me. ible for reasonabl ontinue t er actual
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#### ORAL EXAMINATION

I, <u>O'BYRNE JONES</u>, as Registerand Commissioner hereby certify that the foregoing depositions. on Oral Examination was taken down in writing by me in the words of the witness as and read over to <u>them</u> and <u>they</u> signed the same in the presence of myself and Hubert N. Hall

at the time and place herein mentioned; that I have personal knowledge of personal identity of said witness es or had proof made before me of the identity of said witnesses.; that I am not of counsel or of kin to any of the parties to said cause, or any manner interested in the result thereof.

I enclose the said Oral Examination in an envelope to the Register of said Court.

Given under my hand and seal, this <u>20th</u> day of <u>0ctober</u> <u>19 38</u>.

<u>O'Bzance</u> Special Commissioner

\_(L. S.)

Filed ā THOMAS JEFFERSON BLAIN NANNIE RUTH BLAIR CIRCUIT COURT, IN Þ BALDWIN COUNT ٧S Page COMPLAINANT RESPONDENT EQUITY Register <del>19 2 5</del> Register Record

PHRONIE BEASLEY, A WITNESS FOR THE COMPLAINANT, BEING FIRST DULY SHORN, DEPOSES AND SAYS:

My name is Phronie Beasley. I am at present living at Fairhope, in Baldwin County, Alabama. I am the mother of Nannie Ruth Blair.

My daughter, Nannie Ruth Blair, has on number of occasions reported to me that her husband, Thomas Jefferson Bliar, was mistreating and abusing her. I know particularly one occasion that he cursed and abused my daughter, Nannie Ruth Elair, and refused to buy her any clothes. I know that his conduct is such as to render it impossible for my daughter, Nannie Ruth Elair, to live with him as his wife. I am sure that his conduct is such as to give her and me, as her mother, reasonable apprehension to believe that if she continued to live with him as his wife that he would carry out his threats and do actual violence to her person which would necessarily endanger her life and health. I have visited the house where my daughter and her husband lived and found that conditions there were such as they would hardly be borne by a human being. Her husband refused to furnish her with the bare necessities of life. At the time of the birth of their last child, her husband would not get a doctor to attend her and this made it necessary for her to come to my home and stay during the period of confinement and I had to pay all doctor bills and expenses. Her husband wouldn't pay them.

Phronie Beesley,

81. NOTE OF TESTIMONY	Specific Provide Antonia Contraction
ANNIE RUZH BLAIR,	
Complainant,	THE STATE OF ALABAMA Baldwin County
VS.	
	IN EQUITY
THOMAS JEFFERSON BLAIR	Circuit Court of Baldwin County
Respondent.	
This cause is submitted in benan of Co	mplainant upon the original Bill of <b>Co</b> mplaint, Blair and Phronie Beasley
This cause is submitted in behan of co and Testimony of Nannie Ruth	Blair and Phronie Beasley
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This cause is submitted in benan of co and Testimony of Nannie Ruth	Blair and Phronie Beasley
and Testimony of Nannie Ruth	Blair and Phronie Beasley Blair and Phronie Beasley ers, Answer and Waiver of Solicitor for Respon
and Testimony of Nannie Ruth	Blair and Phronie Beasley
and Testimony of Nannie Ruth	Blair and Phronie Beasley

# CIRCUIT COURT, BALDWIN COUNTY, ALA. IN EQUITY

April Ruther Deins.

Conglainean E

No. 434

# PLAINFIFF

Thomas Affrence plant

DEPENDENT

#### BILL OF COSTS FEES OF REGISTER Dollars Cents Brougt Forward ¢ 9 Filing each bill and other papers ......\$ 10 For Receiving, keeping and paying 22 Issuing each subpoena ------50 out or distributing money, etc.: 1st Issuing each copy thereof 40 40\$1,000, 1%, all over \$1,000, and not 150 Entering each return thereof . ...... I5 over \$5,000, 3-4 of 1%; all over \$5,-For each order of publication \_\_\_\_\_ 1 00 000 and not exceeding \$10,000, 1-2 of Issuing Writ of injunction ..... I 50 1%, all over \$10,000 1-4 of 1%. For each copy thereof 50 Receiving, keeping and paying out money paid into court, etc., 1-2 of Entering each return thereof 15Issuing Writ of Attachment I 00 Entering each return thereof 15 1% of amount received. 17 18 12 - 57 Each notice sent by mail to creditor 15Docketing each case \_\_\_\_\_ 1 00 1 Filing receipting for and docketing each Entering each appearance ........ 25claim, etc. .... 25Issuing each decree pro confesso on per ser. 1 00 For all entries on subpoena docket, etc. 50 Issuing each decree pro confesso on publica 1 00 For all entries on commission docket, Each order appointing guardian \_\_\_\_\_ I 00 50 etc. Any other order by Register 50 Making final record. per 100 words\_\_\_\_ 15 $\delta D$ Issuing Commission to take testimony 50 ..... 1 00 <u>n</u> Certified copy of decree Receiving and filing 10 10 Report of divorce to State Health Office 50 10 50 Endorsing each package 10 (Acts 1915) Entering order submitting cause 50 Entering any other order of court\_\_\_\_\_ 25 TOTAL FEES OF REGISTER ... Noting all testimony 50 Abstract of cause, etc. FEES OF SHERIFF 11 ··· Entering each decree 75 For every 100 words over 500..... Serving and returning subpoena on deft. \$1 50 15 Taking account, etc. 3 00 15 Serving and returning subpoena for witness 65 Taking testimony, etc. ------15 Levying Each report, 500 words or less ..... 2.50 attachment \_\_\_\_ 1 50 Entering and returning same For every 100 words over 500 25. . . . . . . 15 Amount claimed less than \$500, etc \_\_\_\_\_ 2 00 Selling property attached Impaneling Jury Issuing each subpoena 75 -----25 Executing Writ of possession ...... 2 50 Witness certificate, each 25Collecting execution for costs ..... 1 50 Issuing execution, each 75 Serving and returning sci. fa., each .----65 Entering each return 15 Serving and returning notice 65 Serving and returning writ of injunction 1 50 Taking and approving bond, each \_\_\_\_ 1 00 Making copy of bill, etc 15 Serving and returning writ of exeat.... 1 50 Each notice not otherwise provided for ... 50 Taking and approving bonds, each Each certificate or affidavit, with seal 75 50 Collecting money on execution Each certificate or affidavit, no seal 25 Making Deed 2 50 Hearing and passing on application, etc... 3 00 Serving and returning application, etc.. 1 00 Each settlement with Receiver, etc. 3 00 Serving attachment, contempt of court\_\_ 1 50 Examing each voucher of Receiver, etc \_ 10Examing each answer, etc. 3 00 TOTAL FEES OF SHERIFF ... Recording resignation, etc. 75 RECAPITULATION Entering each certificate to SupremeCourt 50. Taking questions and answers, etc. 11 25 Register's Eees For all other ser relating to such proceedings 1 00 Sheriff's Fees 5 For services in proceeding to relieve min-Commissioner's Fees ors, etc., same fee as in similar cases. Solicitor's Fees Commission on sales, etc: 1st \$100, 2 per Witness Fees cent: all over \$100 and not exceeding Guardian Ad Litem \$1,000, 1 1-2 per cent; all over \$1,000, Printer's Fees ×. and not exceeding \$20,000, 1 per ct; all ----- 3 00 Trial Tax over 20,000, 1-4 of 1 per cent. Recording Decree in Probate Court Sub Total Carried Forward TOTAL

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193

Received payment this \_\_\_\_\_ day of-

CIRCUIT COURT, BALDWIN COUNTY, ALA. IN EQUITY Namie Ruther Blain, linglainant. 2 homas Jyperson Blacks Respendent No. 436 BILL OF COSTS FEES OF REGISTER Dollars Cents \$ 5 15 Brougt Forward 90 Filing each bill and other papers \_\_\_\_\_\$ 10 For Receiving, keeping and paying 50 Issuing each subpoena 50 out or distributing money, etc.: 1st 40 Issuing each copy thereof 40 \$1,000, 1%, all over \$1,000, and not . ...... Entering each return thereof 15 I5 over \$5,000, 3-4 of 1%; all over \$5,-For each order of publication \_\_\_\_\_ 1 00 000 and not exceeding \$10,000, 1-2 of Issuing Writ of injunction I 50 1%, all over \$10,000 1-4 of 1%. For each copy thereof 50 Receiving, keeping and paying out money paid into court, etc., 1-2 of Entering each return thereof 15 Issuing Writ of Attachment \_\_\_\_\_ I 00 1% of amount received. Entering each return thereof 150025 Each notice sent by mail to creditor 15 Docketing each<sub>3</sub> case \_\_\_\_\_ 1 00 1 Filing receipting for and docketing each Entering each appearance 25 25 claim, etc. .... Issuing each decree pro confesso on per ser. 1 00 For all entries on subpoena docket, etc. 50 Issuing each decree pro confesso on publica 1 00 For all entries on commission docket, 50 Each order appointing guardian \_\_\_\_\_ I 00 50 etc. Any other order by Register 3 5°0 50 Making final record. per 100 words\_\_\_\_ 50 15 Issuing Commission to take testimony 50 2 Certified copy of decree .... 1 00 13-0 Receiving and filing \_\_\_\_\_ 10 10 Report of divorce to State Health Office 50 50 Endorsing each package 10 50 10 (Acts 1915) Entering order submitting cause 50 Entering any other order of court\_\_\_\_\_ 25 TOTAL FEES OF REGISTER ... Noting all testimony 50 Abstract of cause, etc. \_\_\_\_\_ I 00 // FEES OF SHERIFF Entering each decree . . . . . . . . . . 75 75 Serving and returning subpoena on deft. \$1 50 For every 100 words over 500 15 Serving and returning subpoena for Taking account, etc. 3 00 15 Taking testimony, etc witness 65 15 Each report, 500 words or less \_\_\_\_\_ 2 Levying attachment \_\_\_\_ 1 50 50 Entering and returning same 25 For every 100 words over 500 15 Selling property attached Amount claimed less than \$500, etc \_\_\_\_\_ 2 00 Issuing each subpoena Impaneling Jury 75 ----25Executing Writ of possession ..... 2 50 Witness certificate, each 25Collecting execution for costs ...... 1 50 Issuing execution, each 75 Serving and returning sci. fa., each \_\_\_\_ 65 Entering each return 15 Serving and returning notice \_\_\_\_\_ Taking and approving boud, each ... 1 00 65 Serving and returning writ of injunction 1 50 Making copy of bill, etc. 15 Serving and returning writ of exeat \_\_\_\_ 1 50 Each notice not otherwise provided for ... 50 Taking and approving bonds, each \_\_\_\_ 75 Each certificate or affidavit, with seal 50 Collecting money on execution \_\_\_\_\_ Each certificate or affidavit, no seal 25Making Deed Hearing and passing on application, etc. 3 00 Serving and returning application, etc., 1 00 Each settlement with Receiver, etc. \_\_\_ 3 00 Serving attachment, contempt of court\_\_ 1 50 Examing each voucher of Receiver, etc \_ 10 Examing each answer, etc. 3 00 TOTAL FEES OF SHERIFF Recording resignation, etc. 75RECAPITULATION Entering each certificate to SupremeCourt 50 11 Taking questions and answers, etc. 25 Register's Eees For allother ser relating to such proceedings 1 00 Sheriff's Fees 5 For services in proceeding to relieve min-Commissioner's Fees ors, etc., same fee as in similar cases. Solicitor's Fees Commission on sales, etc: 1st \$100, 2 per Witness Fees cent: all over \$100 and not exceeding Guardian Ad Litem \$1,000, 1 1-2 per cent; all over \$1,000, Printer's Fees and not exceeding \$20,000; 1 per ct; all 3 Trial Tax ---over 20,000, 1-4 of 1 per cent. Recording Decree in Probate Court TOTAL Sub Total Carried Forward 9

Received payment this \_\_\_\_\_ day of \_\_\_\_

----193\_

Register.

The State of Alabama BALDWIN COUNTY		
IN EQUITY Circuit Court of Baldwin County		
NAMUIE RUTH BLAIR,		
VS.		
THOMAS JEPFERSON BLAIR,		
NOTE OF TESTIMONY		
iled in Open Court this		
ay of Octahre 193 I	:	
R. S. DUCK	-	

Circuit Court, Baldwin County, Ala. Paid COST BILL MOORE FRENTING CO., MAY MINETTE, ALS. No -In Equity. 10 10 S.S. 「おかいをある Register. 193-114 d d M , 03



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