# THE STATE OF ALABAMA,

### COUNTY.

#### IN CIRCUIT COURT, IN EQUITY.

Jennie Jackson	•	Complainant	
vs.			
George Jackson		Defendant	
Oral examination before the Register of the following	; witnesses:		
Jennie Jackson and	Rmma Peach	irgo	
	***************************************		
who reside in Alabama, said examination being conduct	ed in Bay M	inette,	Alabama,
on this the 17th day of January,	and then	re being present	
Jennie Jackson an	d Emma Peac.	atree	
			*************
The said Complainant being first sworn to spea	k the truth, the w	nole truth and nothing but	the truth,
testified as follows:			
My name is Jennie Jackso	n. I am ov	er twenty-one yea	rs of
age and have lived in Baldwin Gou	nty my enti	re life. I live	at
Bay Minette, Alabama. I know Geo	rge Jackson	. He is my husba	nd.
We were married about nine years	ago and liv	ed together as ma	n and
wife until about four years ago a	d which tim	e the said George	Jack-
son voluntarily abandoned my bed	and board a	nd has not lived	with
me since. George Jackson is ove	r twenty-on	e years of age an	id e.
resident of Baldwin County, Alaba	uma, residin	g at Dolive, near	Вал
minette, Alabama.		hix	
_worn and subscribed to		nel X Jacks	Tax
uary, 1920.	) perore me	this ifth day or	Jan-
	- 5/0/	Mechano Register.	25
Testimony of Amma Pallation	o de		
Mr. mana ia Imme Pagalita	naa Tikaan	Lannia Lakaan	back

ph. marel. ye recommendation in the	THE STATE STREET		
Orange Tanknan Chart ware us	rried shout nine years ago and lived		
George Jackson. They were married about nine years ago and lived together as man and wife until to-wit: about four years ago at			
which time the said George Jackson left Jennie Jackson. George			
	nie Jackson since he left her about		
four years ago. Both Jennie	Jackson and George Jackson live in		
Baldwin County, Alabama.			
	Emma Rellie		
wayn and subsaribe	ed to before me this 17th day of		
AND STATE FROM TONE LAND ME			
January, 1920.	Meieuron		
	Register.		
make the property of the contract,	the past leaves to the		
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Margin and Riveria
I, Micewood as Sugister
hereby certify that the foregoing deposition on oral examination taken down by me in writing
in the words of the witness and read over to the and signed the same in the presence
of myself, at the time and place herein mentioned; that I have
personal knowledge of the personal identity of the said witness. or had proof made before me of the identity
of said witness 1; that I am not of counsel or of kin to any of the parties to said cause; or in any manner
interested in the result thereof.
I enclose the said Oral Examination in an envelope to the Register of said Court, and placed the same on
file in my office.
Given under my hand and seal this the 17 day of Cerucary, 1920
J. (Melevion, Blegister (L. S.)
WITNESS FEES.
I hereby certify that the following named witnesses are entitled to the amounts stated below:
days' attendance at \$1.50 per day \$\$
days' attendance at \$1.50 per day\$
days' attendance at \$1.50 per day \$\$
REGISTER'S FEES.
days at \$1.50 per day
words at 20 cents per hundred

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No 206 Page
The State of Alabama,
Baldweir COUNTY.
IN CIRCUIT COURT, IN EQUITY.
1 . 1
Januis Jackson
vs. Complainant,
George Ackson
70
Defendant.
Deposition Taken Before Register on Oral Examination.
Deposition of Juplanual
for
Filed / / day of land, 1924
Published by order of the Court,
day of , 19 , 19
J. VII alumores

Register.

MARSHALL & BRUCE CO., NASHVILLE

THE STATE OF ALABAMA, BALDWIN COUNTY.	CIRCUIT COURT, IN EQUITY.  No. 205. Spring Term, 1920
Jennie	Jackson Complainant Complainant
	vs.
Geor	ge Jackson Defendant
To T.W.Richerson,	, Register:
	esso having been taking against the Defendant, and evidence hav-
Complaiant, by Page and Moorer,	
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.	
	Solicitor for Complainant.

No	205.	Page	
	BALD	E OF ALABAM WIN COUNTY OURT, IN EQU	
******	Jennie Ja		
*********	George Jac	vs. ekson,	
		FOR DECREE	IN
Filed		ary 22nd	
	ded in		
			Register

Jennie Jackson	THE STATE OF ALABAMA,
	BALDWIN COUNTY
VS.	
George Jackson	IN EQUITY,
	CIRCUIT COURT OF BALDWIN COUNT
This cause is submitted in behalf of Comp	plainant upon the original Bill of Complaint,
Decree proconfesso and test	imony of 2 witnesses.
Decree proconfesso and test	imony of 2 witnesses.
Decree proconfesso and test	imony of 2 witnesses.
Decree proconfesso and test	imony of 2 witnesses.
Decree proconfesso and test	imony of 2 witnesses.
Decree proconfesso and test	imony of 2 witnesses.
Decree proconfesso and test	imony of 2 witnesses.
Decree proconfesso and test	

No.205.	

# THE STATE OF ALABAMA, BALDWIN COUNTY

	IN EQUITY,			
CIRCUIT	COURT	OF	BALDWIN	COUNTY.

	Jennie Jackson	
	vs.	
	George Jackson,	
*****		
*****		
	NOTE OF TESTIMONY.	
		_
	22nd,	

Mr Reieuron

Register

Register.

THE STATE OF ALABAMA,		.Vo. 20E	5
Baldwin	County.	67	CIRCUIT COURT, IN EQUITY.
	Jennie J	ackson	Complainant
	7	vs.	
	George J	ackson,	Defendant
In this cause it appears to theF	egister,		
			,
that a Summons requiring the Defendan	George	Jackson,	
W. Carlotte and Car			
			is cause within thirty days after the service of
said Summons upon Geor	ge Jackson	J.,	
was served upon him by the Sher	iff of Ba	ldwin	
4th, day of Novemb	er 1920		19, and the said Defendanthaving
			nis date, it is now, therefore, on motion of
			Solicitors for complainant,
			e and it hereby is in all things taken as con-
fessed against the said	Jackson,		
		7	
		£	Defendantaforesaid.
Thisl2thday of	Janua	ry	1920
, , , , , , , , , , , , , , , , , , ,			10001
		V(X)	Y Mueuron

No205. Page..... THE STATE OF ALABAMA, Baldwin County. CIRCUIT COURT, IN EQUITY. Jennie Jackson vs. George Jackson, DECREE PRO CONFESSO ON PERSONAL SERVICE. Issued January 12th, 19 20 Register. Vol. Page. Register.

THE STATE OF ALABAMA,  Baldwin County.  No. 205. CIRCUIT COURT IN EQUITY.
Jennie Jackson, Complainant vs.
George Jackson, Defendant.
Motion is hereby made for a Decree Pro Confesso against
George Jackson, Defendant
n the above stated cause, on the ground that more than thirty days have elapsed since service of summons upo
said Defendant; and that said summons was duly served according to law, and that said Defendantha. Ve
failed to demur, plead to or answer the Bill of Complaint in this cause to this date.
This 12th day of January, 1920 19
Page and Moorer.  Solicitor.

No. 205. Page..... THE STATE OF ALABAMA, Baldwin CIRCUIT COURT, IN EQUITY. Jennie Jackson, George Jackson, MOTION FOR DECREE PRO CONFESSO ON PERSONAL SERVICE. Filed January 12th, 19 20 Recorded in Record Vol. Page.

Register.

## THE STATE OF ALABAMA, BALDWIN COUNTY.

## CIRCUIT COURT OF BALDWIN COUNTY, IN EQUITY.

To any Sheriff of the State of Alabama—GREETING:
WE COMMAND YOU, That you summon George Jackson,
of Baldwin County, to be and appear before the Judge of the Circuit Court of
Baldwin County, exercising Chancery jurisdiction, within thirty days after the service of Summons, and there to
answer, plead or demur, wihout oath, to a Bill of Complaint lately exhibited by
Jennie Jackson,
against said
George Jackson,
and further to do and perform what said Judge shall order and direct in that behalf. And this the said Defendant
shall in no wise omit, under penalty, etc. And we further command that you return this writ with your endorsement
thereon, to our said Court immediately upon the execution thereof.
WITNESS, T. W. Richerson, Register of said Circuit Court, this 28th day of October
191.9.
Molicina
Register.

N. B.—Any party defendant is entitled to a copy of the bill upon application to the Register.

Serve on See Jacken Colore  CIRCUIT COURT OF BALDWIN COUNTY,  IN EQUITY.
No.
SUMMONS.
Jennie Jackson
vs.
George Jackson,
Page and Moorer.
Page and Moorer.  Solicitor for Complainant.
corded in Vol. Page

# THE STATE OF ALABAMA, BALDWIN COUNTY.

Received in office this	28th
day ofOctober,	
WK Steen	
	Sheriff.
Executed this 4	day of
Neounter	191.9.
by leaving a copy of the with	in Summons with
	Defendant
un SI	nace
_	Sheriff
By B. O. Wing	nins
	Deputy Sheriff.

STATE OF ALABAMA, )
BALDWIN COUNTY. )

IN THE CIRCUIT COURT, BALDWIN COUNTY, ALA. In Equity.

TO THE HONORABLE, JOHN D. LEIGH, JUDGE OF THE CIRCUIT COURT, BALDWIN COUNTY, ALABAMA, --- In Equity.

Your Oratrix, Jennie Jackson, respectfully represents and shows unto your Honor as follows:

ty of Baldwin and State of Alabama, residing at Bay Minette; that she has been a resident for a period of more than three years next before the filing of this bill, and that she is over twenty-one years of age.

That George Lawson is over twenty-one years of age and a resident citizen of Baldwin County, Alabama, residing at polive near Bay minette.

That your Oratrix and the said George Jackson were married about nine years ago and lived together as man and wife until about four years ago at which time the said George Jackson voluntarily abandoned the bed and boad of your Oratrix and has not lived with her since.

#### PRAYER FOR PROCESS.

The premises considered, your Oratrix respectfully prays that the said George Jackson, defendant, be made party respondent to this bill of complaint by the usual process of this Honorable Court, and that he be required to demur, plead to or answer the same within the time and under the 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 Oratrixan absolute divorce from the said deorge Jackson, and that your Oratrix will be again allowed to contract marriage.

That if your Oratrix is mistaken in the relief prayed then your Honor will grant unto her such other, further, dif-

La Jus

ferent and general relief as she may in equity and justice be entitled, she will ever pray, etc.

PAGE & MOORER,

Solicitors for Complainant.

FOOT NOTE;

The Defendant, George Jackson, is required to answer each and every allegation of the foregoing bill of complaint, numbered from 1 to 2, both inclusive, but not under oath, answer under oath being hereby expressly waived.

PAGE & MOORER,
Solicitors for Complainant.

BALDWIN COUNTY.	No205	CIRCUIT COURT, IN EQUITY.	
Jennie J	eckson	Complainant	
George Jackson, Defendant			
This cause, coming on to be heard at this Term, was submitted upon the Bill of Complaint, decree pro confesso testimony of 2 witnesses,			
and testimony as noted by the Register; and, upon consi			
is entitled to the relief prayed for in			
	he	Tsaid bill.	
IT IS, THEREFORE, Ordered, adjudged and decreed by the Court, that the bonds of matrimony heretofore			
existing between the Complainant and Defendant be, an			
Jennie Ja			
George	V		
Voluntary abandon	ment,		
		4	
*			
	••••		
	_		
		*	
It is further ordered, that the saidJenni	e Jackson	*	
be, and	arriage, upon the payment	of the costs of Court in this cause.	
It is further ordered, that the saidJennie	Jackson		
pay the costs herein taxed, for which execution may issu	e, and if such execution	is returned "no property found,"	
then execution for such costs may issue against the said	George Jackso	n,	
It is further ordered, adjudged and decreed that said Jennie Jackson,			
shall not again marry except to said George Jackson,			
until sixty days after this date, and that if an appeal is taken within sixty days she shall not marry again except			
to said during the pendency of said appeal.			
74			
This			
	fo how	Circuit Court of Baldwin County.	
	Judge of the	Circuit County.	
THE STATE OF ALABAMA,	CIRCUIT C	COURT, IN EQUITY.	
BALDWIN COUNTY.			
Ι,			
Alabama, do hereby certify that the above is a full, true			
theday of			
		Complainant	
	vs		
as appears of record in said Court.	••••	Defendant	
Witness my hand and the seal of said Court, this t			
	***************************************	Pagistar	

No.205 •		
THE STATE OF ALABAMA, BALDWIN COUNTY.		
CIRCUIT COURT IN EQUITY. BALDWIN COUNTY, ALA.		
Jennie Jackson,		
vs.		
George Jackson,		
DECREE OF DIVORCE.		
Filed in office this 26 ac.		
day of January, 1920 191 Register.		
E. O. M		
Decree Recorded on		

18. 1

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