

230

Primer Hall

Easter vs. Hall

THE STATE OF ALABAMA,  
BALDWIN COUNTY

IN EQUITY,  
CIRCUIT COURT OF BALDWIN COUNTY.

This cause is submitted in behalf of Complainant upon the original Bill of Complaint,

*decrea pro confans*

And Testimony of Peyton Byers and  
Primer Hall

and in behalf of Defendant upon

*D. W. Riceman*

Register

6 R

No. 230

THE STATE OF ALABAMA,  
BALDWIN COUNTY

IN EQUITY,  
CIRCUIT COURT OF BALDWIN COUNTY.

Prima Hall

vs.

Easter Hall

NOTE OF TESTIMONY.

Filed in Open Court this 1<sup>st</sup>

day of Oct

1920

J. M. McKeen

Register

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

CIRCUIT COURT, IN EQUITY.

No. .... Term, 191.....

*Primus Hall*

Complainant.....

vs.

*Easter Hall*

Defendant.....

To *How D. W. Richardson*, Register:

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 *Stone & Stone*

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.

*Steuers Stone*

Solicitor for Complainant.

5-R

No. .... Page .....

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

*Princess Hale*

vs.

*Easter Hale*

REQUEST FOR DECREE IN  
VACATION.

Filed *Oct 19* 19*20*

*G. W. Kinnaman*

Register

Recorded in ..... Record

Vol. .... Page .....

Register

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

CIRCUIT COURT, IN EQUITY.

No. 230 Quinton Term, 1920

Primer Hall

Complainant.....

Easter Hall

Defendant.....

vs.

In this cause it appears to the Register Quinton that the order of publication here-

tofore made in this cause, was published for four consecutive weeks, commencing on the 12th day of

August, 1920, in the Baldwin Times

a newspaper published in Baldwin Alabama, that a copy of said order was posted at the Court

House door in Baldwin County, on the 12th day of

Aug 1920, and +

And it now further appearing to the Register T. W. McIlwain, that the said

Easter Hall

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 T. W. McIlwain that the

Bill of Complaint in this cause be, and it hereby is in all things taken as confessed against the said.....

Easter Hall

This 11th day of October, 1920

T. W. McIlwain  
Register.

4 R  
No. 230 Page \_\_\_\_\_

THE STATE OF ALABAMA,  
Baldwin County.

CIRCUIT COURT, IN EQUITY

Primmer Hall

vs.

Easter Hall

DECREE PRO CONFESSO ON  
PUBLICATION.

Issued Oct 11<sup>th</sup> 1920

J. W. Rice  
Register.

Recorded in \_\_\_\_\_ Record

Vol. \_\_\_\_\_ Page \_\_\_\_\_

Register.

The State of Alabama, }  
BALDWIN COUNTY.

CIRCUIT COURT, IN EQUITY.

No. 230 Term, 192.....

Prunus Hall

Complainants

vs.

Easter Hall

Defendants

Motion is hereby made for a Decree Pro Confesso against

Easter Hall

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 11 day of

October 1920 being Monday.

746 Code.

John S. Jones

Solicitor. S

3 R

No. 230 Page .....

STATE OF ALABAMA,  
Baldwin County.

CIRCUIT COURT, IN EQUITY.

*Premus Hall*

Complainants.

Vs.

*Easter Hall*

Defendants.

MOTION FOR DECREE PRO  
CONFESSO ON PUBLICATION.

Filed Oct 11 1920

*J. V. Riccio*  
Register.

Recorded in ..... Record,

Vol. .... Page .....

Register.

Baldwin Times Print, Bay Minette.

*Granted Oct. 11, 1920*

*Register*



Primus Hall  
 No.  
 vs.  
 Easter Hall

THE STATE OF ALABAMA,  
 Baldwin COUNTY.  
 CIRCUIT COURT, IN EQUITY.  
 This the 11th day of  
 August 1920

In this cause it being made to appear to the Clerk of this Court by the affidavit of

Primus Hall  
 that the Defendant Easter Hall is over the age of 21 years of age that  
 when last heard from the Defendant resided; 106 Martin Street Mobile  
 Ala. but that she can not now be found there.

~~is a non-resident of the State of Alabama~~ That the present address of said defendant is unknown  
 to the Complainant and cannot be found after diligent inquiry on his  
 part

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

Easter Hall  
 to answer or demur to the Bill of Complaint in this cause by the 13th day of September 1920  
 or after thirty days therefrom a decree Pro Confesso may be taken against her

J. W. Richardson  
 Register.

-----X  
 PRIMUS HALL, )  
           Complainant. )  
                           )     IN THE CIRCUIT COURT-EQUITY SIDE.  
           -vs-            (     STATE OF ALABAMA.  
                           )     BALDWIN COUNTY  
 EASTER HALL, )  
           Defendant.    )  
 -----X

TO THE HONORABLE, THE CIRCUIT COURT OF BALDWIN COUNTY, EQUITY SIDE,  
 AND THE HON. JOHN D. LEIGH, JUDGE THEREOF, IN EQUITY SITTING:-

Comes your complainant, Primus Hall and exhibits this his original bill of complaint for divorce against Easter Hall and for grounds thereof respectfully represents and shows unto your Honor and unto this Court as follows:-

FIRST;

That both the complainant and the defendant are ~~both~~ over the age of twenty-one years and both bona fide-residents of this county and state the complainant residing at Latham, where he has resided for more than three years continuously next preceeding the filing of this bill, and the defendant residing in Mobile, Alabama.

SECOND.

That your complainant and the defendant were married on to-wit; during the year 1907 and lived to-gether as man and wife until on to-wit; during the month of January, 1917.

THIRD.

That on to-wit; during the month of January, 1917, the defendant without just cause or legal excuse, voluntarily deserted and abandoned your complainant, has so continued to desert and abandon and has refused on several osscasion to return to him as his wife. That said desertion took place over two years before the filing of this bill of complaint.

FOURTH.

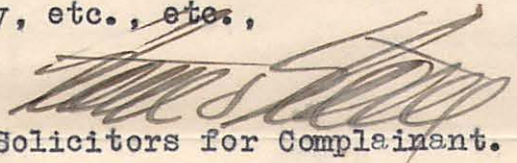
That there has been born to the defendant and your complainant by said marriage, two children, both minors, namely, Bama Hall, a female 9 years old and Mary Hall, a female 6 years old. That at present the said children are inthe custody and under the control of the defendant; that the said defendant is not a proper or fit person to have such custody and control; that your complainant is a proper an~~fit~~ person to have such control and custody and is well able and willing to care for and educate said children, which defendant is not able to do.

PRAYER FOR PROCESS.

The premises considered the complainant prays that such orders will be made and decrees rendered and subpoenas issued, requiring the defendant, Easter Hall, to appear and plead, answer or demur to this bill of complaint, within the time required by law, under the pains and penalties of this honorable court.

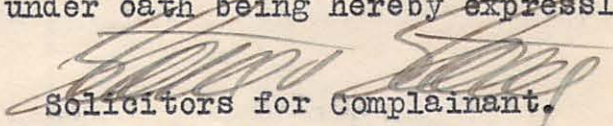
PRAYER FOR RELIEF.

That upon a final hearing of this cause complainant prays that your Honor will render, adjudge and decree that the bonds of matrimony heretofore existing between the complainant, Primus Hall, and the defendant, Easter Hall, be forever dissolved; that your complainant ~~will~~ be given the right to again contract the marriage relation, if he so desires and that your Honor will grant unto the complainant the custody, care and control of the aforementioned children, Bama Hall and Mary Hall, And, as in duty bound, he will ever pray, etc., etc.,

  
Solicitors for Complainant.

FOOT NOTE:-

The defendant, Easter Hall, is required to answer each and every paragraph of the foregoing bill for "FIRST" to "FOURTH.", both inclusive, but not under oath, answer under oath being hereby expressly waived.

  
Solicitors for Complainant.

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

No. 230.

CIRCUIT COURT, IN EQUITY.

Primus Hall

Complainant.....

vs.  
Easter Hall,

Defendant.....

This cause, coming on to be heard at this Term, was submitted upon the Bill of Complaint, decree pro confesso

and testimony as noted by the Register; and, upon consideration thereof, the Court is of opinion that the Complainant is entitled to the relief prayed for in.....

his said bill.

IT IS, THEREFORE, Ordered, adjudged and decreed by the Court, that the bonds of matrimony heretofore existing between the Complainant and Defendant be, and the same are hereby dissolved, and the said.....

Primus Hall,

is forever divorced from the said

Easter Hall,

for and on account of

Abandonment,

*It is further ordered and decreed that the Complainant have the custody, control and management of the two children born unto the Complainant and defendant, their names being Bama Hall and Mary Hall, until further ordered by this Court, as alleged in said Bill of Complaint;*

Primus Hall,

It is further ordered, that the said.....

be, and.....he is hereby permitted to again contract marriage, upon the payment of the costs of Court in this cause.

It is further ordered, that the said.....Primus Hall,

pay the costs herein taxed, for which execution may issue, and if such execution is returned "no property found," then execution for such costs may issue against the said.....Easter Hall,

It is further ordered, adjudged and decreed that said.....Primus Hall,

shall not again marry except to said.....Easter Hall,

until sixty days after this date, and that if an appeal is taken within sixty days she shall not marry again except to said.....Easter Hall, during the pendency of said appeal.

This 18<sup>th</sup> day of December 1920

*John D. Leigh*  
Judge of the Circuit Court of Baldwin County.

No. 230.

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

CIRCUIT COURT IN EQUITY.  
BALDWIN COUNTY, ALA.

Primus Hall,

vs.

Easter Hall,

DECREE OF DIVORCE.

Filed in office this 22nd

day of December 1912

*D. M. Keenan*  
Register.

E. O. M.

*Decree Recorded*

*Faint handwritten notes and bleed-through from the reverse side of the page, including the name "Primus Hall" and "Easter Hall".*

Bay Minette, Ala.,

September 4th, 1920

M

Primus Hall,  
vs  
Easter Hall

NOTICE TO NON-RESIDENT  
*Stone & Stone Attys*

# THE BALDWIN TIMES

ABNER J. SMITH, PROPR.

FINE JOB PRINTING. BEST ADVERTISING MEDIUM

PROMPT SERVICE. LOWEST PRICES.

LOCAL AND LONG DISTANCE TELEPHONE

All Bills Must Be Paid Within 30 Days

To publishing above Notice to Non-Resident in The  
Baldwin Times in issues of August 12th, 19th,  
26th and September 2nd, 1920:  
200 words @ 4 $\frac{1}{2}$ ¢ per word.....

\$9.00

Mr. Richerson:-

These diverse cases were to be a uniform price of \$5.00 to be paid when the advertisement was brought in for publication, if not paid in advance to be billed at regular advertising rates.

# 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

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 PUBLISHER of THE BALDWIN TIMES, a Weekly Newspaper published at Bay Minette, Baldwin County, Alabama; that the notice hereto attached of

NOTICE TO NON-RESIDENT

Primus Hall, Complainant

vs

Easter Hall, Defendant

Was published in said Newspaper for 4 consecutive weeks in the following issues:

Date of first publication	August 12th, 1920	Vol. 31	No. 26
“ “ second “	August 19th, 1920	Vol. 31	No. 27
“ “ third “	August 26th, 1920	Vol. 31	No. 28
“ “ fourth “	September 2nd, 1920	Vol. 31	No. 29

Subscribed and sworn to before the undersigned

this 4 day of Sept 1920.

T. W. Richardson  
Clerk Circuit Court.

Abner J. Smith  
Publisher.

Notice To Non-Resident.  
Primus Hall vs. Easter Hall.  
No. 230.  
The State of Alabama, Baldwin County. Circuit Court, In Equity. This the 11th day of August, 1920.

In this cause it being made to appear to the Clerk of this Court by the affidavit of Primus Hall that the Defendant, Easter Hall, is over the age of 21 years of age, that when last heard from the Defendant resided 106 Martin Street, Mobile, Ala., but that she can not now be found there. That the present address of said Defendant is unknown to the Complainant and cannot be found after diligent inquiry on his part, and further that in the belief of said

WITHOUT OVENS AND CABIN  
THREE OR FOUR BURNER STOVES ARE THE RELIABLE  
THE SOUTH OVER, AND CAN  
PURITIAN AND PERFECT  
PRICE.

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 Easter Hall,

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, without oath, to a Bill of Complaint lately exhibited by

Primus Hall

against said

Easter Hall,

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 20th, day of April

1920. 191.....

*T. W. Richerson*  
Register.

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



*Original*

Serve on.....

CIRCUIT COURT OF BALDWIN COUNTY,  
IN EQUITY.

No. 230

SUMMONS.

Primus Hall, ✓

vs.

Easter Hall,

106 Malone St  
Mobile, Ala.

Attest in my County  
M. H. Sheriff

Stone and Stone.

Solicitor for Complainant.

Recorded in Vol. Page

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

Received in office this.....

day of ..... 191.....

Sheriff.

Executed this..... day of

191.....

by leaving a copy of the within Summons with

Defendant

Sheriff

By .....

Deputy Sheriff.

*[Handwritten signature]*  
H. H. Stone  
M. H. Sheriff

THE STATE OF ALABAMA, BALDWIN COUNTY.

IN CIRCUIT COURT, IN EQUITY.

Primus Hall Complainant
vs.
Easter Hall Defendant

Oral examination before the Register of the following witnesses:

Peyton Bryars - Primus Hall
Witness for Complainant

who reside in Alabama, said examination being conducted in Jay Murrell Alabama,
on this the 19 day of Oct 1920, and there being present

Witness for Complainant

The said witness being first sworn to speak the truth, the whole truth and nothing but the truth, testified as follows:

Peyton Bryars, witness for the complainant testified as follows:-

My name is Peyton Bryars. I am a resident of Baldwin County, Ala. where I have resided for all of my life. I know both Primus Hall and Easter Hall, his wife. and have known them for thirty years or more. They are both over the age of twenty one years. Primus Hall resides at Latham in this county where he has resided for more than three years before April 20th., 1920. I do not know where Easter Hall resides. I remember when Primus Hall and Easter Hall were married many years ago. They lived together as man and wife. More than two years before April 20th., 1920, Easter Hall deserted and left Primus Hall. I know of no reason she has to do this. She has never returned to live with him since that time and Primus Hall is not living with anyone as his wife. I know the general reputation of Primus Hall in the community where he lives, both generally and for being a peaceful and law abiding citizen. It is good.

Peyton Bryars

PRIMUS HALL, the complainant and a witness for the complainant testified as follows:-

My name is Primus Hall and I am the husband of Easter Hall and the complainant in this suit. I am over twenty one years old, reside in Baldwin County, Alabama where I have lived all of my life. Easter Hall is over twenty one years old, and where she lives just now I do not know. When last heard from she resided in Mobile, Alabama, at 106 Martin Street, her more exact address I cannot ascertain after diligent inquiry.

Easter Hall and I were married during the year of 1907 and we lived together as man and wife for about ten years. On the month of January, 1917, Easter Hall voluntarily left me and has never returned to live with me since that time. I gave her no reason to leave me and she deserted and abandoned me, voluntarily and without any just cause or legal excuse. This desertion took place more than two years before I filed my suit for divorce.

Easter Hall has never returned to live with me since that time.

*Primus Hall*

I, J. W. Riccerson, as Register

hereby certify that the foregoing deposition..... on oral examination ..... taken down by me in writing in the words of the witness is and read over to them and they 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 is; 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 19<sup>th</sup> day of Oct, 1920  
J. W. Riccerson (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	\$.....
.....	days' attendance at \$1.50 per day	\$.....
.....	days' attendance at \$1.50 per day	\$.....
.....	days' attendance at \$1.50 per day	\$.....
.....	days' attendance at \$1.50 per day	\$.....
.....	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	.....

The State of Alabama,

\_\_\_\_\_ COUNTY.

IN CIRCUIT COURT, IN EQUITY.

*Crimma Hall*

vs. Complainant,

*Easter Hall*

Defendant.

Deposition Taken Before Register on Oral Examination.

Deposition of *Witnesses*  
for *Complainant*

Filed *19* day of *Oct*, 19 *20*

Published by order of the Court, *Register*  
*19* day of *Oct*, 19 *20*

*J. W. Ricc...*  
Register.

Primas Hall

No.

vs.

Easter Hall

THE STATE OF ALABAMA,

Baldwin COUNTY.

CIRCUIT COURT, IN EQUITY.

This the 11th day of

August 19 20

In this cause it being made to appear to the Clerk of this Court by the affidavit of

Primas Hall

that the Defendant Easter Hall is over the age of 21 years of age that

when last heard from the Defendant resided; 106 Martin Street Mobile

Ala. but that she can not now be found there.

is a non-resident of the State of Alabama That the present address of said defendant is unknown

to the Complainant and cannot be found after diligent inquiry on his part

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

Easter Hall

to answer or demur to the Bill of Complaint in this cause by the 13th day of September 19 20

or after thirty days therefrom a decree Pro Confesso may be taken against her

J.W. Richardson

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 Easter Hall,

of Mobile, C ounty, 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, without oath, to a Bill of Complaint lately exhibited by

Primus Hall,

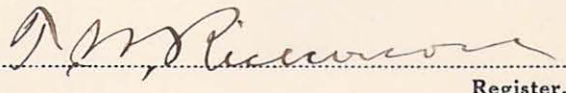
against said

Eater Hall,

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 1st ~~June~~ day of June

1920, ..... 191.....

  
Register.

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

Original 2nd

Serve on.....

CIRCUIT COURT OF BALDWIN COUNTY,  
IN EQUITY.

No. 230

SUMMONS.

*Oramus Hall*

*OR*  
*Easter Hall*

*Love Copy on*  
*Easter Hall*  
*151 Marlain St*  
*Mobile*  
*Ala -*

Solicitor for Complainant.

Recorded in Vol..... Page.....

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

Received in office this.....

day of ..... 191.....

Sheriff.

Executed this..... day of

191.....

by leaving a copy of the within Summons with

*Easter Hall*  
*in my County*

Defendant

*W. H. Blount*

Sheriff

By *J. W. Farnell*

Deputy Sheriff.



May <sup>The</sup> 31 1920

Mr Stone Stone

Bay Minette Ala

On The 31 of May  
I Received your letter which it  
went to Lenseau Poff Ala and  
was Post the 14 of May 9: just  
Received it on The 31 of May which  
I lived at Latham Ala and  
I state to you that Easter was  
Lived on Markair st 151  
Mobile From

Primmer Hall

Latham

Out There near Blood Good Ala  
st At The seldon Depo near  
The mobile Coal Dump Why you  
cant How ca it be very Easy

Affidavit of Non-Residence.

PRIMUS HALL,  
Complainant.

vs-

EASTER HALL,  
Defendant.

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

No. \_\_\_\_\_.

STATE OF ALABAMA, BALDWIN COUNTY,

Personally appeared before me *J. W. Slaughter* Notary Pub-

lic, in for said State and County, Primus Hall, who is known to me and who being duly sworn, deposes and says that he is the complainant in the above styled cause, that the defendant, Easter Hall, is over twenty-one years of age: that when last heard from the Defendant resided at 106 ~~Malone~~ <sup>Marlain</sup> Street, Mobile, Alabama, but that she can not now be found there: that the present address of the said Defendant is unknown to the Complainant and can not be ascertained after diligent inquiry on his part.

*Primus Hall*

Sworn to and Subscribed

Before me this *31*

day of May, 1920.

*J. W. Slaughter*

Notary Public, Baldwin County,  
Alabama.

FRANK S. STONE  
ATTORNEY AT LAW  
BAY MINETTE, ALA.



Register in Chancery,  
Bay Minette, Ala.

FRANK S. STONE

NORBORNE C. STONE

**STONE & STONE**  
ATTORNEYS AT LAW  
BAY MINETTE, ALA.

APRIL 24TH., 1920.

Register in Chancery,  
Bay Minette, Alabama.

Dear Sir:-

For the information of the Sheriff I herewith give you the address of the defendant in the case of Primus Hall -vs- Easter Hall, in Chancery.

"Easter <sup>Hall</sup> ~~Malone~~, 106 Malone Street, Mobile, Ala."

We ask that you now turn the summons over to the sheriff for service.

Yours very truly,

STONE & STONE, ATTYS.,

By \_\_\_\_\_

NCS/ad.

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 Easter Hall,

of Mobile, C. county, 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, without oath, to a Bill of Complaint lately exhibited by.....

Primus Hall,

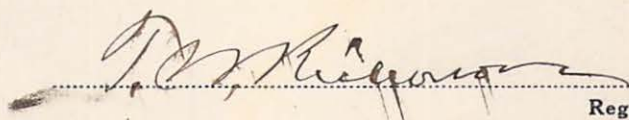
against said

Easter Hall,

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 1st June, day of June

1920, ..... 191.....

  
Register.

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

157 Mayland *Copy*

Serve on.....

CIRCUIT COURT OF BALDWIN COUNTY,  
IN EQUITY.

No.....

SUMMONS.

*Caster Hall*  
*157 Mayland SE*

vs.

Solicitor for Complainant.

Recorded in Vol..... Page.....

*W. Hand*

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

Received in office this.....

day of ..... 191.....

Sheriff.

Executed this..... day of

191.....

by leaving a copy of the within Summons with

Defendant

Sheriff

By .....

Deputy Sheriff.

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 Easter Hall,

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, without oath, to a Bill of Complaint lately exhibited by

Primus Hall

against said

Easter Hall,

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 20th day of April

1920, 191

*T. W. Richerson*

Register.

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

*Copy*

Serve on.....

CIRCUIT COURT OF BALDWIN COUNTY,  
IN EQUITY.

No. 230

SUMMONS.

Primus Hall,

vs.

Easter Hall,

Stone and Stone.

Solicitor for Complainant.

Recorded in Vol..... Page.....

THE STATE OF ALABAMA,  
BALDWIN COUNTY.

Received in office this.....

day of ..... 191.....

Sheriff.

Executed this..... day of

191.....

by leaving a copy of the within Summons with

Defendant

Sheriff

By .....

Deputy Sheriff.

