8603-DECREE PRO CONFESSO ON PERSONAL SERVICE.) FOR SALE BY GEO. D. BARNARD & CO., ST. LOUIS. S
•	
Mrs. A. Deaux	THE STATE OF ALABAMA, COUNTY.
Complainant. vs.	CIRCUIT COURT OF
B. L. Gaddis, Jr. and Chas. H. Allen	Baldwin COUNTY,
Defendants	IN EQUITY.

This ______ 21st _____ day of ______ April _____ 19.19.

Judge of the Circuit Court of

No
IN EQUITY.
CIRCUIT COURT OF
COUNTY,
US.
DECREE OF PRO CONFESSO.
Filed in office thisday of
Register.
E. O. M

Mrs. A. Deaux, Complainant. * vs. Mattie L. Brantley, * B. L. Gaddis, Jr., * and Chas. H. Allen, * Defendant.

IN THE CIRCUIT COURT, BALDWIN COUNTY, ALABAMA.

IN EQUITY.

This cause coming on to be heard was submitted for decree on decree pro comfesso against the said Mattie L. Brantley, B. L. Gaddis, Jr., and Chas. H. Allen, the defendants named herein, as noted by the Register and upon consideration thereof, the Court in of the opinion the Complainant is entitled to the relief prayed for in her bill of complaint.

THE REGISTER WILL ENROLL THE FOLLOWING DECREE:

It is therefore, ordered, adjusted and decreed that the defendants, Mattie L. Brantley, B. L. Gaddis, Jr., and Chas. H. Allen, has no right, title, or interest in, or encumbrance upon the lands described herein below or any part thereof; and the title and right of the Complainant, Mrs. A. Deaux, is good and valid as against said defendants, Mattie L. Brantley, B. L. Gaddis, Jr., and Chas. H. Allen.

The Southeast quarter of Northwest Quarter and six acres from and off of the North side of the Northeast quarter of Southwest quarter, Section Fourteen, Township Three North, Range Four East, Baldwin County, Alabama.

It is further ordered that the Register of this Court, within thirty days from the rendition of this decree, file a certified copy of said decree in the office of the Judge of Probate, Baldwin County, Alabama, for record therein, and that the cost thereof be taxed as cost in this cause. This decree is subject to the provisions of Sections 3170 and 3171 of Code of 1907, and the Complainant is hereby directed to send a certified copy hereof to said defendant if his place of residence can be ascertained.

It is further ordered that the Complainant pay the costs of Court in this cause for which execution may issue. In vacation time, this 21st day of July, 1919.

Judge of Second Judicial Circuit, Baldwin County, Alabama.

Filed 7/22/919. My, Reviewoon Register, * . 2 Decree Recorded on

Aug 16 Bay Minette, Ala.,_ 19

In Account With James M. Voltz

JUDGE OF PROBATE, BALDWIN COUNTY

Please		a this Bill With Remittance.		Tax	Recording Fee	Total
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Largest Weekly Circulation in South Alabama

Bay Minette, Ala.,

March 8th, 1919

Mrs. A. Deaux, Complainant

Mattie A. Brantley, et al Defendants

NOTICE TO NON-RESIDENT Page & Moorer, Attys for Complainant

THE BALDWIN TIMES

ABNER J. SMITH, PROPR. FINE JOB PRINTING. BEST ADVERTISING MEDIUM

PROMPT SERVICE. LOWEST PRICES.

RY

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 February 13-20-27 and March 6th, 1919: n206 words © 4½ ¢ per word..... \$9.27 OFFICIAL ORGAN FOR PUBLICATION OF ALL COUNTY ADVERTISING

CIRCULATION GUARANTEED TO BE THE LARGEST IN BALDWIN COUNTY

BALDWIN IHEIIMES

ABNER J. SMITH. PROPRIETOR

DEVOTED TO THE INTEREST OF BALDWIN COUNTY AND HER PEOPLE

BAY MINETTE, ALA.,

AFFIDAVIT OF PUBLICATION

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

Mattie Brantley, et al Defendant

Circuit Court, Baldwin County, Ala.

Mrs. A. Deaux, Complainant

Notice to Mon-Resident

N B

ABNER J. SMITH, being duly sworn, deposes and

PUBLISHED EVERY THURSDAY

SUBSCRIPTION: \$1.00 PER YEAR IN ADVANCE

ADVERTISING RATES ON APPLICATION

TELEPHONE NO. 7, LOCAL AND LONG DISTANCE

STATE OF ALABAMA, BALDWIN COUNTY.

Notice to Non-Resident.

Mrs. A. Deaux, Complainant, vs Mattie Brantley, et al., Defen-dants. No. 151. Circuit Court of Baldwin County, Alabama, in Equity.

In this cause it being made to ap-pear to the Register of this Court, by the affidavit of H. D. Moorer, Atthe anidavit of H. D. Moorer, At-torney for Complainant, that the De-fendant Mattie Brantley, is a non resident of the State of Alabama, and that in belief of said affiant the defendant Mattie Brantley is over the age of 21 years; and that he has made diligent inquiry and search to obtain the residence of said defen-dant and after doing so is unable to dant and after doing so is unable to ascertain her place of residence more specifically than is set forth in the Bill of Complaint filed in this cause on the 7th day of February, 1919.

It is therefore ordered that publi-cation be made in the Baldwin Times a newspaper published in Bay-Mi-nette, Baldwin County, Alabama, once a week for four consecutive weeks requiring that said Mattie Brantley, to answer or demur to the Bill of Complaint in this cause by the 17th day of March, 1919, or after thirty days therefrom a decree proconfesso may be taken against them. This 12th day of February, 1919.

52.

T. W. Richer	son,	In	Equit	Y, NO. 1	51		Store Party	
	egister. ht. Was p	ublished in	said N	lewspaper	for 4	conse	cutive	weeks
	sues:							
Date of first	publication	February	13th,	1919	Vol	29	_ No	52
" " secon	a "'	February	20th,	1919	Vol	30	_ No	1
·· · · third		February	27th,	1919	Vol	30	_ No	2
· · · · fourt	h 66	March	6th,	1919	Vol	30	No.	3

Subscribed and sworn to before the undersigned

1919. this 01

Publisher

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8606 DECREE PRO CONFESSO OF PUBLICATION.

THE STATE OF ALABAMA, BALDWIN COUNTY.	19
Mrs. A. Deaux Complain	ant
vs. Mrs. Mattie Brantley, Battarta Mattie Brantley, Defend	ant.S
In this cause it appears to the Register	here-
tofore made in this cause, was published for four consecutive weeks, commencing on the <u>13th</u>	.day of
February , 1919, in the Baldwin Times	
a newspaper published in	Court
House door inBaldwinCounty, on the13th	day of
February 1919, and and her address is unknown	
And it now further appearing to the Register	e said
Mrs. Mattie Brantley	
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 Registerthe	at the
Bill of Complaint in this cause be, and it hereby is in all things taken as confessed against the said	
wrs. wattie grantley	
This <u>21st</u> day of <u>April</u> , 19.19. M. Richmon	

Register.

un Page No.____ THE STATE OF ALABAMA, Baldwin County. CIRCUIT COURT, IN EQUITY Aux & Deant ys. from Martin Brulling DECREE PRO CONFESSO ON , PUBLICATION. Issued 7/21 / 919 19 Register. Recorded in ______ Record Vol. Page Register.

8594 AFFIDAVIT OF NON-RESIDENCE. FOR SALE BY GEO. D. BARNARD & CO., ST. LOUIS. S Mrs. A. Deaux IN EQUITY, Complainant..... US. CIRCUIT COURT OF Baldwin COUNTY. Mattie Brantley, B. L. Gaddis, Jr., and Chas. H. Allen Defendant THE STATE OF ALABAMA, Baldwin County. Personally appeared before me, T. W. Richerson Register of said Court, in and for said County and State,..... Henry D. Moorer agent of Complainant, who being duly sworn, deposes and says that he is informed and verily believes that Mattie Brantley the Defendant in the above stated cause is a non-resident of the State of Alabama, and the address of Defendant.....cannot be ascertained after reasonable effort...... and that said Defendant.........., in belief of affiant, over twenty-one years of age. Mury Droome Sworn to and subscribed before me, this 11th day of February 19 19. I Malinon Register.



THE STATE OF ALABAMA, BALDWIN COUNTY.	CIRCUIT COURT OF BALDWIN COUNTY, IN EQUITY.
To any Sheriff of the State of Alabama-GREETING:	
	.B.L.Gaddis, Jr., and Chas H Allen
	<u>.</u>
of Montgomery, County, to	be and appear before the Judge of the Circuit Court of
Baldwin County, exercising Chancery jurisdiction, with	in thirty days after the service of Summons, and there to
answer, plead or demur, wihout oath, to a Bill of Compla	int lately exhibited by
Mrs. A.Dea	ux,
	•
- <u></u>	
	Chas H Allen,
	•
•	der and direct in that behalf. And this the said Defendant
	ther command that you return this writ with your endorsement
thereon, to our said Court immediately upon the execu	thereor.
WITNESS, T. W. Richerson, Register of said Circ	cuit Court, this 10th day of Febuary

....

Dor Richwoon

Register.

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

2 red Original 57 THE STATE OF ALABAMA, Serve on ... BALDWIN COUNTY. CIRCUIT COURT OF BALDWIN COUNTY, IN EQUITY. Received in office this..... IVED IN OFFICE RFC day .191..... No. 151. FEB 11 1919 SUMMONS. J. L. SCOGIN, Sheriff. Sheriff. Executed this. .day of Mrs. A. Deaux, 16 1919 by leaving a copy of the within Summons with addis an Defendant m Sheriff vs. or By Deputy Sheriff. B.L.Gaddis, Jr, and Chas H Allen. addy Page and Moorer. Solicitor for Complainant. Recorded in Vol......Page..... For montgomery County,

TO THE HONORABLE A. E. GAMBLE, JUDGE OF THE CIRCUIT COURT, BALD* WIN COUNTY, ALABAMA.----In Equity.

Your Oratrix, Mrs. A. Deaux, respectfully represents and shows unto your Honor as follows:

FIRST:

That she is over the age of of Twenty-one years and a bona fide resident citizen of the County of Baldwin and State of Alabama, residing near McCullough, Escambia County, Alabama.

That B. L. Gaddis, Jr., and Chas. H. Allen are residents of Montgomery County, Alabama, residing at Montgomery, and are both over the age of Twenty-one years of age.

That Mattie Brantley is a non-resident of the State of Alabama and when last heard from was residing in the State of Oklahoma, but her particular address is not known; that she is over the age of Twenty-one years of age.

SECOND.

That your Oratrix is the owner of and is now in peaceable possession of the following described real estate, situated, lying and being in Baldwin County, State of Alabama, to-wit:

The Southeast quarter of Northwest quarter and six acres from and off of the North side of the Northeast quarter of Southwest quarter, Section Fourteen, Township Three North, Range Four East, Baldwin County, Alabama.

THIRD.

That there is no suit pending in any court having jurisdiction of the parties and subject matter to determine the title or possession of the said property, or in any way affecting the said property.

FOURTH.

That the said B. L. Gaddis, Jr., Chas. H. Allen and Mattie Brantley are reputed to claim some right, title or interest in, or encumbrance upon the said real estate above described, and the said Mrs. A. Deaux hereby calls upon the said B. L. Gaddis, Jr., Chas. H. Allen and Mattie Brantley to set forth and specify his or her title, claim, interest in or encumbrance upon the same and in and by Matt instrument the same is derived

12:27 14

and created.

PRAYER FOR PROCESS.

The premises considered, your Oratrix respectfully prays that the said B. L. Gaddis, Jr., Chas. H. Allen and Mattie Brantley be made party respondents to this Bill of Complaint and that they be required, by the usual process of this Honorable Court, to demur, plead to or answer the same within the time and under the penalties of this Honorable Court, or that the same be forever confessed.

PRAYER FOR RELIEF.

That upon the final hearing of this cause the said defendants be required to set forth and specify his or her title, claim or encumbrance upon, to said described lands, or any part thereof, and how and by what instrument the same was derived and created; that upon the hearing of this cause it be adjudged and decreed by this Honorable Court that the said Defendants have no right, title or interest in, or encumbrance upon, the above described land, or any part thereof; and that the title and right of your Oratrix to said land, is good and valid as against said defendants.

Your Oratrix prays for such other further and general re- . . lief as she may in justice and equity be entitled, she will ever pray, etc.

PAGE & MOORER, Solicitors for Complainant.

FOOT NOTE:

The above named defendants, B. L. Gaddis, Jr., Chas. H. Allen and Mattie Brantley are required to answer each paragraph of the foregoing bill of complaint, numbered from FIRST to FOURTH, both inclusive, but not under oath, answer under oath being hereby expressly waived.

> PAGE & MOORER, Solicitors for Complainant.

Mrs. A. Deaux, Complainant.

No.151. va Mattie Brantley. et al. Defendante.

Circuit court of Baldwin county, Alabama, in Bouity.

In this cause it being made to appear to the Register of this Court, by the affidavit of R-D-Moorer, Attorney for Complainant, that the Defendant Mattle Brantley, is a non resident of the State of Alabama, and that in belief of said affiant the defendant Matt de Brantley is over the age of 21 years; and that he has made dilligent inquiry and search to obtain the residence of said defendant and after doing so is unabhle to ascertain her place of residence mor a specifically than is is set forth in the Bill of Complaint filed in this cause on the 7th day of Febuary 1919.

It is therefore ordered that publication he made in the Baldwin Times a newspaper published in Bay Minette, Baldwin county, Alabama, once a week for for four consecutive weeks requiring that said Mattie Brantley, to answer or demur to the Bill of Complaint in this cause by the 17th, day of March, 1919. or after thir y days therefrom a decree proconfesse may be taken against them.

This 12th, day of Febuary, 1019.

TWRimmon Register.

age and Moorer Attorneys for Compleinant.