BALDWIN COUNTY.	abama, CIRCUIT COURT	acation Term, 192 1
	//	Torin, 102
1501515	John Dubose	
Park A. Reburn	vs.	
	Eugenia Dubose,	Defendants
Motion is hereby made for a	a Decree Pro Confesso against Eugenia D	ubose,
		Defendant
in the annexed stated cause, on the	ground that more than thirty days have elapsed since	e the perfection of publication
was made under the order of this Co	ourt; and it having been shown by due proof to the	Court that said Defendant is a
	ourt; and it having been shown by due proof to the	
non-resident of the State of Alaban hereof.		

No. 27	4.	Page
T we safe	STATE OF ALA Baldwin Cor	
	CIRCUIT COURT,	IN EQUITY.
2	John Dubose	
E	Vs. ugenia Dubose	Complainants.
***************************************	200086	
		Defendants.
	MOTION FOR DE	CREE PRO
Filed	CONFESSO ON PU	CREE PRO BLICATION.
	CONFESSO ON PU	CREE PRO
Filed	Sept	CREE PRO BLICATION. 26th, 192 1
Filed	Sept	CREE PRO BLICATION. 26th, 192 1 Register. Record,

Baldwin Times Print, Bay Minette.

Largest Weekly Circulation in South Alabama

Bay Minette, Ala.,

August 20th, 1921

M

John DuBose, Complainant vs Eugenie DuBose

NON RESIDENT NOTICE Page & Moorer, 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 Non Resident Notice in issues
July 21st, 28th and August 5th and 11th, 1921... \$5.00

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

Notice to Non-Resident.

John Dubose vs. Euginia Dubose. No. 274.

The State of Alabama, Baldwin County. Circuit Court, in Equi-ty. This the 21st day of July,

In this case it being made to appear to the Clerk of this Court by the affidavit of H. D. Moorer, attorney for the complainant, and that the place of residence and post office address of Eugenia Dubose is unknown and cannot be ascertained after reasonable effort, and further, that, in the belief of said Affiant the Defendant is 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 four consecutive weeks, requiring her, the said Euginia Dubose, to answer or demur to the Bill of Complaint in this cause by the 20th day of August, 1921, or after thirty days therefrom a decree Pro Confesso may be taken against her. T. W. Richerson,

STATE OF ALABAMA, BALDWIN COUNTY.

Mrs. ABNER J. SMITH, being duly sworn, deposes and 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

Notice to Non-Resident

John DuBose vs Eugenie DuBose

No. 274

" fourth

23-4t

Register.

			Wa	s publish	ned in	said Newspa	aper for	r_4	consec	cutive	weeks
in th	е :	following	issues					*			
Date	of	first publ	Lication	ı July	21st,	1921		_Vol.	32	No	23
	66	second	• •	July	28th,	1921		_Vol.	32	_No	24
6 6	6 6	third	66	August	4th	1921	*	_Vol.	32	No	25

August 11th, 1921

Subscribed and sworn to before the undersigned

Mrs. abner

_Vol._32

Register.

John Dubose,	
vs. Euginia Dubose	IN EQUITY, CIRCUIT COURT OF Baldwin COUNTY.
Defendant	
THE STATE OF ALABAMA, Baldwin County.	
Personally appeared before me, T.W.Richar	Register of said Court,
in and for said County and State, H.D.Moorer	, Atty for Complainant,
agent of Complainant, who being duly sworn, depos	es and says that he is informed and verily believes that
that the place of residence and P	ost-Office ederess of Eugenia Dubose 1
nknown and cannot be ascertained aft	er reasonable effort.
the Defendant in the above stated equal	on resident of the State of Alabama and the address of
the Defendantth the above stated cause	on-residentof the State of Alabama, and the address of
Defendantcannot be ascertained after reasonable effort	<i>f</i>
and that said Defendant, in belief of affian	nt, over twenty-one years of age.
	Morning
Sworn to and subscribed before me, this 21	t day of July, 1921 19
	MRichmon

	2 red	
	No. 74.	
1	AFFIDAVIT OF NON-RESIDENCE.	"It's
	THE STATE OF ALABAMA, Baldwin County.	
	CIRCUIT COURT, IN EQUITY.	
	John Dubose	
	vs. Eugenia Dubose,	
	Filed in office 21st day of	
	July, 1921 Molicanor Register.	
	RECORDED	

John Daboso	THE STATE OF ALA	BAMA,
	Beldwin	COUNTY
Novavs Enginia Dubose.	100 20 W.111	_
THE VS.	CIRCUIT COURT, IN	EQUITY.
	This the	day of
	July.	291
In this cause it being made to appear to the Clerk of this Court l	by the affidavit of	
H.D. Moorer, Atty for Complain	ant.	
that the Defendant Duginia Dubose xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx		
and Post Office address of Eugenia Dubosa	is unknown and car	mot be
ascertained after ressoanble effort		
	······································	
is a non-resident of the State of Alabama		
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		
and further, that, in the belief of said Affiant the Defendant	2	
therefore, ordered that publication be made in the Baldwin Times, a new	spaper published in Bay Mir	nette, Baldwin
County, Alabama, once a week for four consecutive weeks, requiring	ham the said	
Enginia Duhose,		
to answer or demur to the Bill of Complaint in this cause by the 20th,	day of Angust.	1921.,
or after thirty days therefrom a decree Pro Confesso may be taken against		
	Micumon	Register.

THE STATE OF ALABAMA,	CIRCUIT COURT, IN I	EQUITY.
BALDWIN COUNTY.	No. 274.	Vacation, Term, 1921
Jol	m Dubose	Complainant
H-	annie Dubose	
vs. <u>E</u> ₁	igenia bubose,	Defendant
In this cause it appears to the Register	W. Richerson, t	nat the order of publication here-
tofore made in this cause, was published for four co	nsecutive weeks, commencing o	n the ZLST day of
July, 19 ² 1, in	the Baldwin Times	5,
, 10, 11	the	
a newspaper published in Baldwin	Alabama, that a copy of	said order was posted at the Court
Do 7 Services		21 st
House door in Baldwin	County, on the	day of
July, 1921, and		
•		
And it now further appearing to the Register	T.W.Richerson,	, that the said
Euge	nia Dubose,	
		*
having to the date hereof failed to demur, plead to	or answer the Bill of Compla	int in this cause, it is now, there-
fore, on motion of Complainant, ordered and de	creed by the Register ReWe	Richerson, that the
Bill of Complaint in this cause be, and it hereby is	in all things taken as confess	ed against the said
The state of the s	ugenia Dubose,	
Oct 1	97	
This 26th, day of Septe	, 19 21	7
	Marke	11
	1,00	Register.

No. 274	Page
THE STATE O	
CIRCUIT COUR	T, IN EQUITY
John K	Dubose
ys	. 7
Engen	Dubose
DECREE PRO O	
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	Register.

Register.

THE STATE OF ALABAMA, BALDWIN COUNTY.

CIRCUIT COURT OF BALDWIN COUNTY, IN EQUITY.

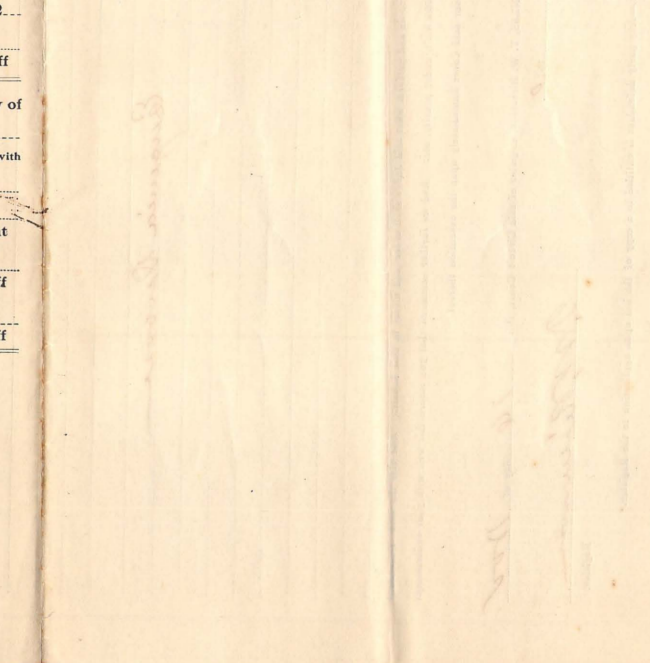
To any Sheriff of the State of Alabama-GREETING: WE COMMAND YOU, That you summon County, to be and appear before the Judge of the Circuit Court of Baldwin County, exercising Chancery jurisdiction, within thirty days after the service of Summons, and there to answer, plead or demur, without oath, to a Bill of Complaint lately exhibited by 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 ______ day of ____ 192.0

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
SUMMONS
John Dubose
· Our of anely
Jamson Vs.
Quegarea Victor
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Page Insoren
Solicitor for Complainant
Rocorded in Vol. Page

THE STATE OF ALABAMA BALDWIN COUNTY

Received in office this	3
lay of	192
4 2 3	Sheriff
Executed this	day of
	192
by leaving a copy of the wi	ithin summons with
	Defendant
10 10 10 10	
	Sheriff
Зу	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	8	· 0
	Bugun	ce vievous
of Baldielein County	to be and annear before	the Judge of the Circuit Court of Bald-
win County, exercising Chancery jurisdiction, within	thirty days after the se	ervice of Summons, and there to answer,
plead or demur, without oath, to a Bill of Complaint	lately exhibited by	+
	Cu Wi	ebore
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
2		*
	***************************************	4
against said	. //	
Qugu	ua flu	bose
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 f		
thereon, to our said Court immediately upon the exe		
mercon, to our said court immediately upon the exe	Thereon.	
		16 1001
WITNESS, T. W. Richerson, Register of said (Circuit Court, this	day of
192.	m-	1
	2000	Cecurion
	,	Register.

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

Popy
Serve on
Circuit Court of Baldwin County In Equity
No
SUMMONS
John Dubore
CW .
vs.
Eugenia Dubore
Page Turoner
Solicitor for Complainant
Rocorded in Vol. Page

THE STATE OF ALABAMA BALDWIN COUNTY

Received in office this	
Executed this	day of
by leaving a copy of the within	
n in the part of t	
	Defendant
	Sheriff
By	uty Sheriff



The State of Alabama, Baldwin County.

CIRCUIT COURT, IN EQUITY.

John Dubase Complainant vs.
Eugenia Dubose, Defendant
Deposition of Joseph Hall, M.D.
By virtue of the appointment to take the Deposition, indorsed in writing, on the Interrogatories by the
Solicitor filing the same, in the above stated cause pending in said Court of said County, I,
T.W.Richerson, , Register of said Court of said County, have called and
caused to come before me Joseph Hall, M.D.
the witnessnamed in the Interrogatories, and having first sworn the said witnessto speak the truth, the
whole truth and nothing but the truth, the said witness deposes and says as follows: my name is
Joseph Hall M.D. && koko & & & & & & & & & & & & & & & &
in Balawin County, Alabama, I knw Mrs, Eugenia Dubose, I waited on her
during the Fall of 1920 at 4 this time she gave birth to a child
she was living just above Carney Stateon in Baldwin County, Alabama,
at the time the child was born . At the time the child was born
Mrs. Dubose told me that man living in Mississippi was the
father of the child.
f

	I, T.W.Richerson, , the said Register, hereby certify that the foregoing
The state of the s	testimony was taken down in writing by myself,
The second	in the words of the witness, and were read over to him, that the heat assented, swore to and subscribed
	the same in my presence, the 23rd day of Febuary, 1922, -, 191-, at
Chicago of the Control of the Contro	Bay Minette, , Alabama; that I have personal knowledge of, or had proof made before me
	of the identity of the witness, and 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.
	And I enclose the deposition, together with the Interrogatories, Direct and Cross, and the documents which
The state of	were deposed to, in an envelope properly endorsed and sealed and placed the same on file in my office.
	Given under my hand and seal this the 23rd, day of Febuary, 1922,, 191 Register.
	, Register.
The same of the sa	WITNESS FEES.
The second secon	WITNESS FEES. I hereby certify that the following named witnesses are entitled to the amounts stated below:
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	WITNESS FEES. I hereby certify that the following named witnesses are entitled to the amounts stated below: Joseph Hall M.D. days' attendance at \$1.50 per day \$ 1.50 days' attendance at \$1.50 per day \$ days'
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No. 274.	Page	
The Stat	e of A	Alabama,
Bald	lwin	GOUNTY
IN CIRCUIT	COURT,	IN EQUITY.
John Dubo	180,	
**************	vs.	Complainant,
		1
Eugenia Dub	10.S.C.	
*		Defendant.
Deposition Taken B	efore Register	on Interrogatories.
		•
Deposition of	Joseph	Hall M.D.
Deposition of	5.0.0.0 [244]	
for Complai	nant	
Filed_23rd,_da	y ofFebi	1ary, 1922
Published by orde	er of the Cour	t
a domined by orde	or the Cour	
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Am	De .	
- Level	lecen	Register.

93266-M. & B. Co., Nashville.

The State of Alabama, Baldwin

County.

CIRCUIT COURT, IN EQUITY.

	1
John Dubose, Complainant	
vs.	
Eugenia Dubose. Defendant	
Deposition of John Dubose	
Orally, By virtue of the appointment to take the Deposition, indeposition, indepositing, on the interregatories by the	
Solicitor filing the same, in the above stated cause pending in said Court of said County, I,	
T.W.Richerson, , Register of said Court of said County, have called and	
caused to come before me John Dubose,	
caused to come perore me	
the witness named-in-the-Interrogatories, 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:	
John Dubose witness for complainant who being duly swoon testified	
at follows: My name John Dubose, & am the complainant in this cause	
I am a resident of Baldwin County Alabama and have been for more than	
3 years next preceding the filing of this bill, and over the age	
of years, I reside near Dyas, Baldwin County, Alabama, Eugania Dubose was	
a resident of Baldwin County, Alabama but her place of residence is unkn	ישי
She is my wife, and over the age of 21 years at the time of the filing	
Swift 1 v	
of this bill. We were married in Baldwin County, Alabama, and lived to gether as man and wife, particle the About January 1st 1920,	
Eugenia Dubose committed adultery with an unknown party. in said County	
I have not lived with Eugenia Dubose or had sexual intercourse with h	r
within the last 3 years before the filing of this bill.	
I have made dilligent effort to locate the said EugentaDubose and	
have been unable to find her or the place of her residence.	
John Dulose	

*	
I, T.W.Richerson,	the said Register, hereby certify that the foregoing
	myself
	him , that thhe assented, swore to and subscribed
the same in my presence, theloth, day	of October, 1921, at
Baldwin County, Dyas, / , Alabama; the	at I have personal knowledge of, or had proof made before me
	t 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 deposition, together with t	he Interrogatories, Direct and Cross, and the documents which
were deposed to, in an envelope properly endorse	ed and sealed and placed the same on file in my office.
Given under my hand and seal this the	10th day of October , 19 21
	9 Miceronice, Register.
W	TNESS FEES.
I hereby certify that the following named w	itnesses are entitled to the amounts stated below:
	days' attendance at \$1.50 per day\$
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REG	FISTER'S FEES.
days at \$1.50 per day	\$
words at 20 cents per hundred	\$

i ne st	ate of A	Alabama,
101010275703703	Baldwin	COUNTY.
IN CIRCU	IT COURT,	IN EQUITY.
John	n Dubose	
·	ii Dabo Bo	
	vs.	Complainant,
Eu	genia Dubo	Defendant.
Deposition Tak	en Before Register (Oral Teati on interrogatories.
Deposition of	- Complain	ant.,
	mplainant	
Ior	Zin Ermin and and and and and and and and and an	
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	_day of	Сет, 19 <u></u> 2

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