8558 DECREE OF DIVORCE.

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The State of Alabama, Baldwin County.	No. 294 CIRCUIT COURT, IN EQUITY
Lewis F	Dusing Complainant
	vs.
Ellen	Dusing, Defendant
	was submitted upon the Bill of Complaint, decree pro confesso consideration thereof, the Court is of opinion that the Com-
existing between the Complainant and Defendant be,	l. lecreed by the Court, that the bonds of matrimony heretofore and the same are hereby dissolved, and the Complainant is for-
ever divorced from the Defendant. 	abandonment
It is further ordered, that the said	F Dusing
It is further ordered, that the said Lewis	marriage, upon the payment of the costs of Court in this cause. D Dusing
pay the costs herein taxed, for which execution may iss	ue, and if such execution is returned "no property found,"
then execution for such costs may issue as in the	Table in the second of the sec
It is further order to the said	Ellen Dusing
It is further ordered, adjudged and decreed that	said Lewis F Dusing
until sixty days after this date, and that if	D77
to said Ellen Duging	is taken within sixty days he shall not marry again except
	during the pendency of said appeal.
*	- appear.
This 19th day of April	1 'l a
1 5	John A 192
/	Judge of the Charit of
THE STATE OF ALABAMA,	Judge of the Circuit Court of Baldwin County.
BALDWIN COUNTY.	CIRCUIT COURT, IN EQUITY.
I,	Register of said Circuit Court of said County,
he	Register of said Circuit Court of said C
Alabama, do hereby certify that the above is a full, true a	correct copy of the decree rendered by said County,
heday of	192, in the cause of
appears of record in said o	
Witness my hand and the seal of said Court, this is	
this the	day of
	Register.

5



ELLEN DUSING, Defendant.

CIRCUIT COURT-EQUITY SIDE-BALDWIN COUNTY, ALABAMA.

STATE OF ALABAMA.

COUNTY OF BALDWIN.

Before me, the undersigned authority, personally appeared Lewis F. Dusing, who is known to me and who, after being by me first duly sworn according to law, doth depose and say under eath:-

My name is Lewis F. Dusing. I am the complainant in that certain cause now pending in the Circuit Court-Equity Side, of Baldwin County, State of Alabama, wherein Ellen Dusing is the defendant. The said Ellen Dusing in a non-resident of the State of Alabama. When last heard from she resided at 708 Emerson Avenue, Minneapolis, Minnesota. This is the most particular address that I have been able to ascertain after diligent inquiry on my part. The said Ellen Dusing is over the age of twenty one years.

x Lewis To Dusing

Sworn to and subscribed before me this January 28th., 1921.

Notary Public, Baldrin County, Ala. My Commission expires Febry 17th 1922

T. W. RICHERSON CLERK AND REGISTER CIRCUIT COURT BALDWIN COUNTY, ALA.

BAY MINETTE, ALA., April 19th, 1921.

Hon. John D Leigh,

Brewton, Ala. Dear Judge :-

Enclosed find papers in cause

of Dusing vs Dusing, submitted for decree.

Guess you will be down about 1st May to draw jury, would appreciate your writing me ahead so Strart and myself would be sure to be here and not inconvenience you.

Very truly yours.

TW Recleerrow

T. W. RICHERSON

addi

no

m

Left

Moved,

(Return receipt demanded) (Deliver to addressee only)

ONCLAIME

Ellen Dusing 708 Emerson Ave, Minneapolis, Minnesota.

13479



8587 SUMMONS-Original.	Baldwin Times Print.
THE STATE OF ALABAMA, BALDWIN COUNTY. To any Sheriff of the State of Alabama—GREETING: WE COMMAND YOU, That you summon	CIRCUIT COURT OF BALDWIN COUNTY, IN EQUITY.
and the second s	Ellen Dusing,
	be and appear before the Judge of the Circuit Court of Bald- irty days after the service of Summons, and there to answer,
	ely exhibited by
	sing,
against said	
	using,
	·
E	
and further to do and	
shall in no wise omit, under penalty, etc. And we furthe	r and direct in that behalf. And this the said Defendant er command that you return this writ with your endorsement
thereon, to our said Court immediately upon the executio	on thereof.

Threituno

Register.

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

Circuit Court of Baldwin County In Equity

Serve on

No. 294

SUMMONS

vs.

Solicitor for Complainant

Rocorded in Vol.____ Page_____



LEALS F. DUSING, complainant. m []] m RILEN DUSING. Defendant.

Coep of the ft

CIRCUIT COURS-EQUITY SIDE. STATE OF ALABAMA BALEVIN COUNTY

TO THE HONORABLE, THE CIRCUIT COURT OF BALDWIN COURTY, ALABAMA, HOW.-TY SIDE, AND THE HOM. JOHN D. LEIGH, JUDGE THEREOF, SITTING IN HOULTY: COMES YOUR COMPLAINANE, LEWIS F. DUBING, and exhibits this his bill of completent for divorce against the defendant, Ellen Busing on the grounds of voluntary describion and abandonment and respectfully shows unto your Henor and unto this court as follows:-

FIRST.

197540

That both the complainant addithe defendant are over the age of twenty one years; that the complainant is a "bona fide" resident of Galdwin County, State of Alabama, and has been such a resident of said state for more than three years next immediately proceeding the filing of this bill; that the defendant is a non-resident of this state and when last heard from resided at 708 Emerson Avenue, Hinnespolie, Hinnesota.

SECOND.

That the complainest and the defendant were married during, to-wit; the month of October, 1906 ; that they lived to-gether as man and wife until, to-wit; during the month of October, 1918.

That on to-wit; during the month of October, 1910, the said defendent voluntarily desorted and abandoned your complainant without just cause or legal excuse; that she has nover returned to live with him since that time; that this abandoment and desertion was more than two years before the filing of this bill.

PRAYER FOR EROCEDS.

The Premises considered, complainant prays that your Honor will issue or cause to be issued such orders and subpocane, directed to the said defendant, requiring her to appear and plead, answer or desur to this bill within the time required by law, under the pains and penalties of this court and such other obters as are necessary to make said defendant party respondent to this cause.

PRAYER FOR RELIEF.

page two-

Complainant prays, that upon a final hearing of this cause, that your Honor will render, adjudge and decree that the bonds of matrimony heretofore existing between the complainant, Lewis F. Dusing, and the defendant, Ellen Dusing, be forever disopted and that your complainant be again permitted to contract the marriage relation if he so desires. And, as in darky bound, he will ever gray, etc., etc.,

F002 H023:-

(2

The defendant, Ellen Jusing, is required to answer each and every paragraph of the foregoing bill of complaint from "PIRSF" to "THIND", both inclusive but not under ooth, answer under ooth being hereby expressly vaived.

SOLICITORS FOR COMPLAINANE.

Tauro Stacce. ICITORS FOR COMPLATIANT.

5567 SUMMONS—Original.	Baldwin Times Print.
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	1012 x
	Ellen Dusing,
	······
•	
1	
of Minneappolis, Minn, County, to be	e and appear before the Judge of the Circuit Court of Bald-
win County, exercising Chancery jurisdiction, within thir	ty days after the service of Summons, and there to answer,
	ly exhibited by
Lewis Dus	ing,
	18 2
against said	
Ellen Du	sing,
	· · · · · · · · · · · · · · · · · · ·
	and direct in that behalf. And this the said Defendant er command that you return this writ with your endorsement
thereon, to our said Court immediately upon the executio	
WITNESS, T. W. Richerson, Register of said Circuit	it Court, this 1st, day of Febuary,
192 <u>1</u> .	0.1
	M. Ricemon

-

Register.

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

Orequired THE STATE OF ALABAMA Serve on BALDWIN COUNTY Circuit Court of Baldwin County In Equity Received in office this_____ day of_____192___ No._____ SUMMONS Sheriff Executed this_____day of by leaving a copy of the within summons with Defendant Sheriff VS. By..... Deputy Sheriff Solicitor for Complainant Rocorded in Vol.____ Page_____

OFFICIAL ORGAN FOR PUBLICATION OF ALL COUNTY ADVERTISING

CIRCULATION GUARANTEED TO BE THE LARGEST IN BALDWIN COUNTY

HE 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. Lewis F. Dusing vs. Ellen Dusing. No. 294.

The State of Alabama, Baldwin County. Circuit Court, in Equity. This the 1st day of February, 1921. In this cause it being made to appear to the Clerk of this Court by the affidavit of Lewis F. Dusing, the Complainant, that the Defendant, Ellen Dusing, is a non-resident of the State of Alabama and when last heard from resided at 708 Emerson Avenue, Minneapolis, Minnesota, 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 her the said defendant, Ellen Dusing, to answer or demur to the Bill of Complaint in this cause by the 5th day of March, 1921, or after thirty days therefrom a decree Pro-Confesso may be taken against her. T. W. Richerson,

Register. Stone and Stone, Attys. for Complainant. 51-4t

in the following issues:

STATE OF ALABAMA, BALDWIN COUNTY.

W. M. Moore, being duly sworn, deposes and says that he is the FOREMAN of THE BALDWIN TIMES, a Weekly Newspaper published at Eay Minette, Baldwin County, Alabama; that the notice hereto attached of

Lewis	F.	Dusing,
7	rs	

Ellen Dusing,

NOTICE TO HON RESIDENT

Was published in said Newspaper for 4 consecutive weeks

Date of first publ	ication_	February	3rd,	1921	Vol	31	No	51
"' " second	••• -	February	loth,	1921	Vol	31	No	52
" " third	•••	February	17th,	1921	Vol	32	No	2
" " fourth	6 • • -	February	24th,	1921	Vol	32	No	2

Subscribed and sworn to before the undersigned

1071 dav

Foreman.

LEWIS	F. DUSING, Complainant.
A.	-VS-
ELLEN	DUSING, Defendant.

- - - - -

X

CIRCUIT COURT-EQUITY SIDE. STATE OF ALABAMA BALDWIN COUNTY

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

COMES YOUR COMPLAINANT, LEWIS F. DUSING, and exhibits this his bill of complaint for divorce against the defendant, Ellen Dusing on the grounds of voluntary desertion and abandonment and respectfully shows unto your Honor and unto this court as follows :-

FIRST.

That both the complainant and the defendant are over the age of twenty one years; that the complainant is a "bona fide" resident of Baldwin County, State of Alabama, and has been such a resident of said state for more than three years next immediately preceeding the filing of this bill; that the defendant is a non-resident of this state and when last heard from resided at 708 Emerson Avenue, Minneapolis, Minnesota.

SECOND.

That the complainant and the defendant were married during, to-wit; the month of October, 1905 ; that they lived to-gether as man and wife until. to-wit: during the month of October, 1918.

THIRD. while residing in this county That on to-wit; during the month of October, 1918, the said defendant voluntarily deserted and abandoned your complainant without just cause or legal excuse; that she has never returned to live with him since that time; that this abandonment and desertion was more than two years before the filing of this bill.

PRAYER FOR PROCESS.

The Premises considered, complainant prays that your Honor will issue or cause to be issued such orders and subpoeans, directed to the said defendant, requiring her to appear and plead, answer or demur to this bill within the time required by law, under the pains and penalties of this court and such other orders as are necessary to make said defendant party respondent to this cause.

PRAYER FOR RELIEF.

Complainant prays, that upon a final hearing of this cause, that your Honor will render, adjudge and decree that the bonds of matrimony heretofore existing between the complainant, Lewis F. Dusing, and the defendant, Ellen Dusing, be forever discoled and that your complainant be again permitted to contract the marriage relation if he so desires. And, as in duty bound, he will ever may, etc., etc.,

SOLICITORS FOR COMPLAINANT.

FOOT NOTE: -

page two-

The defendant, Ellen Dusing, is required to answer each and every paragraph of the foregoing bill of complaint from "FIRST" to "THIRD", both inclusive but not under oath, answer under oath being hereby expressly waived.

SOLICITORS FOR COMPLAINANT.

NOTICE TO NON-RESIDENT.

Times Print.

Lovia F Juaing	THE STATE OF A	LABAMA,
No. 294.	Balanin	COUNTY.
Ellen Busian.		
νς,	CIRCUIT COURT, IN	I EQUITY.
	This the	day of
	Balancer	
	/Febuary	19
In this cause it being made to appear to the Clerk of this Court	by the affidavit of	
Louis P Dusing, He comple		
that the Defendant		
that the Detendant		
illon husing,		
is a new verident of the State of Alabama		
is a non-resident of the State of Alabama	re iros residee a	C YOU THE LEON
Avenue, Minnespolis, Minnesota.	······	
and further, that, in the belief of said Affiant the Defendant		
County, Alabama, once a week for four consecutive weeks, requiring	nor the said	defendent
Ellen Dusing		
to answer or demur to the Bill of Complaint in this cause by the	day of	
		21
or after thirty days therefrom a decree Pro Confesso may be taken against	and the same	••••
UT (meien	une
	, v -cerro	Register.
Stone and Stone		
Attorney's for Complainant.		

The State of Alabama, CIRCUIT COURT, IN EQUITY. BALDWIN COUNTY. No. Complainants VS. Defendants Motion is hereby made for a Decree Pro Confesso against 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.

746 Code.

Solicitor 5

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No	and the second
STATE OF ALABAMA, Baldwin County.	
CIRCUIT COURT, IN EQUITY.	
Complainants. Vs.	sout tait house
Defendants. MOTION FOR DECREE PRO	- Contraction
Filed Afr 19 a. 192' Marie Register.	and burning the
Recorded inRecord,	
Vol	- 4 Mil
Register.	

Baldwin Times Print, Bay Minette.

8606 DECREE PRO CONFESSO OF PUBLICATION.

Baldwin Times Print.

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THE STATE OF ALABAMA,) CIRCUIT COURT, IN EQUITY.
BALDWIN COUNTY.) No. 294
Lewis F	Dusing, Complainant
vsEllen D	using, Defendant
In this cause it appears to the Register	
tofore made in this cause, was published for four conse	cutive weeks, commencing on the
Febuary, 19.21, in the	. Baldwin Times,
a newspaper published in Bay Minette,	Alabama, that a copy of said order was posted at the Court
House door in Baldwin	County, on the 3rd, day of
Febuary 19 21, and	
	\ \
	71 TH TO:
	T.W.Richerson, that the said
EITEN DUST	ag
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 decre	ed by the Register
	all things taken as confessed against the said
Ellen Dusi	

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This 1/Th day of	V 19.21
	Mainon
	f / Register.

yan			
No. 294 Page		けんとうます	
THE STATE OF ALABAMA, Baldwin County.		いたいたちのうち	
CIRCUIT COURT, IN EQUITY			
Lewis F Dusing			
VS.		r	
Ellen Dusing,			
DECREE PRO CONFESSO ON PUBLICATION.			
Issued 11 Myr 19 ²¹ Maluna Register.			
Recorded inRecord			
VolPage			
Register.			
		1	

93266-M. & B. Co., Nashville. DEPOSITION TAKEN BEFORE REGISTER ON INTERROGATORIES, Code 3150. (Box 716) County. The State of Alabama, Baldwin CIRCUIT COURT, IN EQUITY. Lewis F. Dusing Complainant Ellen Dusing, Defendant Deposition of Lewis F. Dusing, Mrs. Mary E/ Carlson and Mrs. Mary Knopp. 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,..... Michannes, Register of said Court of said County, have called and caused to come before me dering the hering how herry & lea sere Mary Kuopp. the witness in amed in the Interrogatories, and having first sworn the said witness state to speak the truth, the whole truth and nothing but the truth, the said witness deposes and says as follows: LEWIS F. DUSING, the complainant testified in his own behalf as follows :- My name is Lewis F. Dusing and I am the complainant in this case against Ellen Dusing. Both I and Ellen Dusing are over the age of twenty-one years; I am a bonda fide resident of Baldwin County, Alabama my home being at Foley where I havex income been a resident since the latter part of 1916. I have been a resident of this state for more than three years next immediately preceeding the 31st day of January. 1921. Ellen Dusing is a non-resident of the State of Alabama and when last heard from she resided at 708 Emerson Avenue, Minneapolis, Minn. I have made diligent inquiry and did make such inquiry at the time I filed the bill and her more particular address other than the above I could not ascertain. Ellen Dusing and I were married about October, 1905, we were married in Chicago, Illinois. We lived to-gether as man and wife until about October 1918. During October, 1918, while we were living at Fole in Baldwin County, Alabama Ellen Dusing, my wife, desrted me. She vol-

untarily deserted and abandoned me without just cause or legal ex-

cuse. This was for more than two years before I filed my bill for divorce; she has never returned to live with me since that time.

ency

MRS. MARY E. CARLSON, a witness for the complainant testified as follows:

My name is Mary E. Carlson, I live in Baldwin County, Alabama, six miles from Foley. I am 48 years of age. I know both Lewis F. Dusing and Ellen Dusing who are husband and wife. I was not present at the time they were married but I know that they moved to Baldwin County, Ala. and lived near me and they held each other out to the public as man and wife and lived to-gether as such. They are bot over 21 years old.

Leiws F. Dusing's residence is in Baldwin County, Alabama, and near where I live and has been there ever since he came to this county with Ellen Dasing the latter part of 1916. Ellen Dusing does not live with her husb-and Lewis F. Dusing. Sometime during the latter part of the year 1918 Ellen Dusing left Leis F. Dusing and, has never returned to live with him since that time. Some time before sge left him she had told me herself that she was going to Minneapolis, Minn. I know of no reason that Ellen Dusing had for leaving her hus-band except that she said she did not like the country down here.

Aside from this reason I know of no cause he gave her for leaving him.

Mary & Carlson

MRS MARY KNOPP, a witness for cmplainant testified as follows:-My name is Mary E. Knopp. I live in Baldwin County, Alabama. about nine miles from Foley. I am 61 years of age. I know both Ellen and Lewis F. Dusing who are husband and wife. I was not present when the marriage ceremony took place but they lived as man and wife in this county and he held her out as his wife and she held him out as her hus-band. They are both over 21 years of age.

My Dusing's home is in Baldwin County, Alabama, about a mile and a half from my place. He has lived here since 1916 when he and Ellen Dsuing moved to this county. Ellen Dusing's kome I do not know but she

does not live with her husband. During the latter part of 1918 Ellen Dusing left her husband Lewis F. Dusing and whe went away. I did not tex know where she first went but about three weeks after she left I received a lettermfrom her from St. Louis, Mo. This was more than two years before January 31st. 1921. She has never returned here since that time. I know of no reason she had for leaving except that she stated

she was dissatisfied with the country. Aside from this I know of no ex cuse that her husband gave her from for leaving him. She voluntarily left him of her own free will and accord.

mus mary

testimony was taken down in writing by Myself in the words of the witness, and were read over to *Ittern*, that they assented, swore to and subscribed the same in my presence, the 1977 day of *April*, 192, at *Byruielle*, Alabama; that I have personal knowledge of, or had proof made before me

, the said Register, hereby certify that the foregoing

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 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 19th day of Chil, 1921 MRauron, Register.

Rice

WITNESS FEES.

I hereby certify that the following named witnesses are entitled to the amounts stated below:

	attendance at \$1.50 j	per day	\$
	attendance at \$1.50 j	per day	.\$
days'	attendance at \$1.50 j	per day	\$
days' a	attendance at \$1.50 j	per day	.\$
days' a	attendance at \$1.50 p	per day	\$
	attendance at \$1.50]	per day	\$
	attendance at \$1.50 j	per day	\$
	attendance at \$1.50 p	per day	\$
	attendance at \$1.50 j	per day	.\$
	attendance at \$1.50 p	per day	\$
	attendance at \$1.50 j	per day	\$
	attnedance at \$1.50 p	per day	\$
REGISTER'S FEES	3.		
			\$
words at 20 cents per hundred			\$

No. 294, 19..... MARSHALL & BRUCE CO., NASHVILLE

The State of Alabama, Baldwin COUNTY. IN CIRCUIT COURT, IN EQUITY. Lewis J Rusing Complainant, VS. Ellen Dusing Oral Testimony Defendant. In Taken Before Register on Interrogatories. Jestimony & Lewis & Deposition of Durance Mrs Carlson & Mrs. Knopp for Complanat Filed_ ____ day of ______, 19.21 Published by order of the Court

Register.

3-an A

Page

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

No. 294. Vacation Term, 1912]

Lewis F Dusing Complainant

Ellen Dusing,

Dofendant.....

To T.W. Richerson, Register:

In the above stated cause a Decree Pro Confesso having been taking 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

Stone and Stone .;

Solicitor for Complainant.

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804	
No. 294. Page THE STATE OF ALABAMA, BALDWIN COUNTY CIRCUIT COURT, IN EQUITY.	
Lewis F Dusing,	
vs.	
Ellen Dusing,	
REQUEST FOR DECREE IN VACATION.	
Filed April 19th, 19th M. Register Register	
Recorded in	
Register	

8581 NOTE OF TESTIMONY.

 Lewis I	Dusing,	 .) тн
 Ellen Dr	vs.	CIRCUIT
 This cause is submi ecree pro cor		upon the original E
lson, and Mr		
 a behalf of Defendan	t upon	
 		 An

IE STATE OF ALABAMA, BALDWIN COUNTY

IN EQUITY,

COURT OF BALDWIN COUNTY.

.....

ill of Complaint, Dusing, M rs. Mary E

11.

Register

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001
No. 294.
THE STATE OF ALABAMA,
BALDWIN COUNTY
IN EQUITY,
CIRCUIT COURT OF BALDWIN COUNTY.
Lewis F Dusing.
¥5.
Ellen Dusing,
NOTE OF TESTIMONY.
7.04%
Filed in Open Court this <u>19th</u> ,
day of April ,1921. 191-
Mr. Ricewron
Register

Bertha Wheeler, Complainant, VS Lyndon Wheeler, Respondent. Depositions of Bertha Wheeler, Evelyn Capehart and E.B.Gaston, witnesses for Complainant. CIRCUIT COURT F OF BALDWIN E IN EQUITY TY L'hos. W. Richerson, Register Bay Mimette: Al abama

COMMISSIONER

George W. Wood, COMMISSTONER

orge W. Wood

THIS SIDE OF CARD IS FOR ADDRESS

1Ci

V

tely 28" 901 My countries of 5.00 which com please mars them paid George W. Wood.