

## The State Of Alabama, Circuit Court of Baldwin County, In Equity. Baldwin County

WE COMMAND	VOII That we	ที่ รมพพาก—				·	
WE COMMAND	YOU, Inat ye	I. I. I	nterioon.	·			
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of Baldwin Co	AVUITUO,	—— County,	to be and a	opear before	the Judge	of the C	ircuit
Summons, and there	to answer, plead	or demur, w	ithout oath, to	a Bill of Con	nplaint late	ly exhibit	ed by
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	. •	E. P. PA	TTERSON				
against said ———				·			
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and further to do a	nd perform wh	at said Judge	shall order	and direct in	that behal	f. And tl	is th
said Defendant shal	l in no wise on	it, under per	alty, etc. An	d we further	command	that you	retur
this writ with your	endorsement t	hereon, to ou	r said Court	immediately	upon the ex	recution t	aereo
	S. Duck, Registe			261	11		day c

MESSIE PATTERSON.

Complained.

E. P. DATTERSON.

Respondent.

IN THE CIRCUIT COURT OF

DALDWIN COUNTY, ALABAMA,

IF MOUITY.

TO HONORABLE F. W. MARR, JUDGE OF THE CIRCUIT COURT OF BALLWIN COURTY, ALA-BAMA, IN EQUITY:

Comes your Complainant, BESSIE PATTERSON, and humbly complaining against the Bospondont, E. P. PATTERSON, respectfully represents and shows unto your Homor and this Honorable Court as follows:

- 1. That your Complainant is a bone fide resident of Baldwin County, Alabama, over twenty-one years of age, and has been such a resident all of ber life; that the Respondent is over twenty-one years of age, a non-resident of the State of Alabama, his address being 6040 NE 22nd Avenue, Mismi, Florida.
- 2. That your Complainant and Respondent were married at Resinten, in Baldwin County, Alabama, on December 15th, 1910; that they lived together as busband and wife, in Baldwin County, Alabama, until in October, 1935.
- 5. That the Respondent, in October, 1935, voluntarily abandoned the bed and board of your Complainant, and has remained away voluntarily and continuously since that time.
- A. That there was been to said marriage between your Complainant and the Respondent the following children, who are all mimors and are now and have been all of their lives living with your Complainant: Stanley Marie Patterson; Complainant: Stanley Marie Patterson; Clarence Patterson; Malter Patterson; Clifton Patterson; Tom Patterson; Clarence Patterson and Lewise Patterson.

WHEREFORE, the premises cossidered, Complainest prays that your Monor will, by proper process, make the said E. P. PATTERSON, party respondent to this Bill of Complaint, requiring him to plead, answer or demor to the same within the time and under the penalties prescribed by law and the practice of this Rozorable Court:

Complainant further prays that upon a final hearing of this cause, your Honor will give and grant unto her a decree of absolute divorce, forever

parring the bonds of matrimony existing between her and the Respondent,

E. P. PATTERSON; that a further decree may be made and entered awarding to

your Complainant the custody, care and costrol of said minor children, namely.

Stanley Earle Patterson; Johanie Patterson; Balter Patterson; Clifton Patter
aon; Tom Patterson; Clarence Patterson and Leslie Patterson; that your Honor

will give and grant unto her such other, further, different or general relief

as she may be in equity and good conscience entitled to receive, and as in

duty bound she will ever pray.

Recherdo Ch Beller

FOOT MOTES

The Respondent, E. P. PATTERSON, is required to answer each and every allegation contained in the foregoing Bill of Complaint, in paragraphs 1 to 4, inclusive, but not under both, oath being hereby expressly walved.

cletto Companies.

## The State Of Alabama, Baldwin County Circuit Court of Baldwin County, In Equity.

	That you summon	· · · · · · · · · · · · · · · · · · ·	
	E. P. PATTERSON,		
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	nue, Miami, Florida		
	County, to be and appear		
· ·	rcising Chancery jurisdiction, within		
ımmons, and there to answer	r, plead or demur, without oath, to a Bil	l of Complaint lately exh	ibited by
			·
<u> </u>	BESSIE PATTERSON		<u> </u>
	E, P. PATTERSON		·
gainst said ——————			
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	and the second s		

Commissioner's Fee \$\_\_\_

Witness' Fees, \$\_

THE STATE OF ALABAMA	<b>L</b> }	CIRCUIT	COURT	
Baldwin County	<b>)</b>			
TO MISS O'EYRNE JONES				
	9			
	5 (A)			
KNOW YE: That we, having fu	Il faith in vour pr	uidence and rompe	tency, have an	pointed you Commis-
sioner, and by these presents do au				•
you and examine Bessie Patters	son and Mary J.	Cranford		
<b>,</b> • • • • • • • • • • • • • • • • • • •				
as witnesses in behalf ofCompl	Lainant		in a cause j	oending in our Circuit
Court of Baldwin County, of said Sta	ate, wherein ——	Bessie Patter		
			i	s Complainant
and E. P. Patterson				
				is Defendant
on oath to be by you administered,	upon			
to take and certify the depositions	_ of the witness_	s and return th	e same to our	Court, with all Con
venient speed, under your hand.				
Witness 5th	day ofFeb	ruary	, 19 <del>4</del> 0	
· ·		RS	6. Duch	
		,,,,		REGISTER

#### THE BALDW

PUBLISHED IN THE LAND OF THE GOLDEN SATSUMA

SUBSCRIPTION \$2.00 PER YEAR IN ADVANCE ADVERTISING RATES GIVEN ON APPLICATION

NOTICE TO NON-RESIDENT
The State of Alabama, Baldwin
County, Circuit Court, in Equity, This
the 7th day of November, 1929.
BESSIE PATTERSON, Complainant,
No. 566, Vs. E. P. PATTERSON, Respondent.
In this cause it being

No. 565, VS. E. P. PATTERSON, Respondent.

In this cause it being made to appear of the Clerk of this Court, that the fidavit of Bessie Patterson, that the Defendant, E. P. Patterson is a non-resident of the State of Alabama; that his last known address was 6040 NE 27nd Avenue, Miami, Florida, 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 the said E. P. Patterson to answer or demur to the Bill of Complaint in this cause by the 30th day of December, 1939, or after thirty days therefrom a decree Pro Confesso may be taken against him.

R. S. DUCK, Register.
BEEBE HALL & BEEBE, Solicitors
for Complainant. 41-41

BAY MINETTE, ALA.

#### AFFIDAVIT OF PUBLICATION

STATE OF ALABAMA, BALDWIN COUNTY. ently, 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 ..... Bessie Latterson, Comp. Vol. 30 No. 4/ Date of first publication .... Vol. 50 No. 42 Date of second publication ..... Date of third publication 11 Vol. 50 No. 44 Date of fourth publication Subscribed and sworn before the undersigned this ... Publisher

No. 566

BILL OF COSTS
Bessie Patterson
VS.

PLAINTIFF E. P. Patterson DEFENDANT FEES OF REGISTER Dollars Cents Brougt Forward \_\_\_ 8 Filing each bill and other papers ....\$ 10 00 For Receiving, keeping and paying Issuing each subpoena 50 50 out or distributing money, etc.: 1st \$1,000, 1%, all over \$1,000, and not Issuing each copy thereof ... 40 40 Entering each return thereof 15 over \$5,000, 3-4 of 1%; all over \$5,-For each order of publication \_\_\_\_\_ 1 00 000 and not exceeding \$10,000, 1-2 of 00 Issuing Writ of injunction I 50 1%, all over \$10,000 1-4 of 1%. For each copy thereof Receiving, keeping and paying out money paid into court, etc., 1-2 of Entering each return thereof 15 Issuing Writ of Attachment I 00
Entering each return thereof 15 1% of amount received. Each notice sent by mail to creditor ... Docketing each case
Entering each appearance 15 1 00 00 Filing receipting for and docketing each 25 claim, etc. Issuing each decree pro confesso on per ser. 1 00 For all entries on subpoena docket, etc. Issuing each decree pro confesso on publica 1 00 50 100 For all entries on commission docket, Each order appointing guardian \_\_\_\_ I 00 50 Any other order by Register Making final record. per 100 words.... Issuing Commission to take testimony 50 15 50 Receiving and filing
Endorsing each package Certified copy of decree 0010 10 Report of divorce to State Health Office 50 10 10 Entering order submitting cause (Acts 1915) 50 50 Entering any other order of court\_\_\_\_\_ 25 TOTAL FEES OF REGISTER ... Noting all testimony 50
Abstract of cause, etc. I 00
Entering each decree 75 25 11/70 50 FEES OF SHERIFF Entering each decree 75 For every 100 words over 500. Serving and returning subpoena on deft. \$1 50 15 Taking account, etc. 3 00 Serving and returning subpoena for witness Taking testimony, etc 1.5 Each report, 500 words or less For every 100 words over 500 2 50 Levying attachment.\_\_\_ 3 00 Entering and returning same 25 Amount claimed less than \$500, etc \_\_\_\_ 2 00 Selling property attached \_\_\_\_ Impaneling Jury 75
Executing Writ of possession 2 50
Collecting execution for costs 1 50 Issuing each subpoena Witness certificate, each Issuing execution, each 50 75 Entering each return Serving and returning sci. fa., each 15 65 Serving and returning notice 65
Serving and returning writ of injunction 1 50 Taking and approving bond, each ... 1 00 Making copy of bill, etc 15 Serving and returning writ of exeat \_\_\_\_ 1 50 Taking and approving bonds, each \_\_\_\_ 75 Each notice not otherwise provided for ... Each certificate or aftidavit, with seal 50 Each certificate or affidavit, no seal Collecting money on execution \_\_\_\_\_ Making Deed Hearing and passing on application, etc. . 3 00 Each settlement with Receiver, etc. Serving and returning application, etc. 1 00 Serving attachment, contempt of court. 1 50 Examing each voucher of Receiver, etc \_ 10 Examing each answer, etc. 3 00 175 TOTAL FEES OF SHERIFF .. Recording resignation, etc. 75 Entering each certificate to SupremeCourt RECAPITULATION 50 Taking questions and answers, etc Register's Eees For all other ser relating to such proceedings 1 00 1170 Sheriff's Fees ... For services in proceeding to relieve min-Commissioner's Fees. Offgme Jones 75 ors, etc., same fee as in similar cases. Solicitor's Fees Commission on sales, etc: 1st \$100, 2 per Witness Fees cent: all over \$100 and not exceeding Guardian Ad Litem Printer's Fees \$1,000, 1 1-2 per cent; all over \$1,000, and not exceeding \$20,000, 1 per ct; all Trial Tax 300 over 20,000, 1-4 of 1 per cent Recording Decree in Probate Court .\_\_\_ Sub Total Carried Forward TOTAL\_\_\_\_ The State of Alabama, No. 566 Circuit Court, In Equity January 21 Term, 1950 **Baldwin County** To any Sheriff of the State of Alabama—GREETING:
You are hereby commanded, That of the goods and chattels, lands and tenements of—— Bessie Patterson Complainant \_\_\_\_\_Dollars, you cause to be made the sum of Twenty-one and 45/100 was \_Plaintiff\_\_ recovered of complainant on the 31st day of January by the judgment of our Circuit Court, held for the county of Baldwin, besides the sum of in cause of Bessie Patterson Compet us & Patterson Regiondent, as costs o' suit, and have the same to render to the saidand make return of this Writ and the execution thereof, according to law. 193 to date of collection. Witness my hand, this 7th day of Ma

R S Duck Register

STATE OF ALABAMA,
BALDWIN COUNTY.

Before me, the undersigned authority, in and for said County, in said State, personally appeared BESSIE PATTERSON, who is known to me and who having been by me first duly sworn, deposes and says: That she is the complainant in the case of Bessie Patterson vs. E. P. Patterson; that the said E. P. Patterson is over twenty-one years of age, and a non-resident of the State of Alabama, his last known address being: 6040 NE 22nd Avenue, Miami, Florida.

Bessie Patterson

Sworn to and subscribed before me this 26 day of August, 1939.

Notary Papile, Caldwin County, Ala.

The State of Alabama,	CIRCUIT COUR	T, IN EQUITY.
Baldwin County.	∫ No	Term, 192
BESSIE PATTERSON		Complainant
vs. E. P. PATTERSON		
In this cause it appears to the Register		•
cation heretofore made in this cause, was pub		
4thday ofNovember		
a newspaper published in Bay Minette	Alabama, that a	copy of said order was posted
at the Court House door inBaldwin		
November192 39, and		**
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And it now further appearing to the R	egister	, that the said
E.P. Patterson		·
***************************************	A Committee of the Comm	
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having to the date hereof failed to demur, plea		
is now, therefore, on motion of Complainant.		
that the Bill of Compl		e e
taken as confessed against the said E. P.	. Patterson	· • • • • • • • • • • • • • • • • • • •
• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	••••••
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This 5th day of Februa	_ :	
	R.5.1.	

BESSIE PATTERSON,	) IN THE CIRCUIT COURT OF
Complainant,	
VS.	) BALDWIN COUNTY, ALAHAMA,
e. P. Patiérson,	IN EQUITY.
Respondent.	

TO HOMORABLE F. W. HARE, JUDGE OF THE CIRCUIT COURT OF BALLWIN COUNTY, ALABAMA, IN EQUITY:

Comes your Complainant, BESSIE PATTERSON, and humbly complaining against the Respondent, E. P. PATTERSON, respectfully represents and shows unto your Honor and this Honorable Court as follows:

- 1. That your Complainant is a bona fide resident of Baldwin County, Alabama, over twenty-one years of age, and has been such a resident all of her life; that the Respondent is over twenty-one years of age, a non-resident of the State of Alabama, his address being 6040 NE 22nd Avenue, Miami, Florida.
- 2. That your Complainant and Respondent were married at Rosinton, in Baldwin County, Alabama, on December 15th, 1910; that they lived together as husband and wife, in Baldwin County, Alabama, until in October, 1935.
- 3. That the Respondent, in October, 1935, voluntarily abandoned the bed and board of your Complainant, and has remained away voluntarily and continuously since that time.
- 4. That there was born to said marriage between your Complainant and the Respondent the following children, who are all minors and are now and have been all of their lives living with your Complainant: Stanley Earle Patterson; Johnnie Patterson; Walter Patterson; Clifton Patterson; Tom Patterson; Clarence Patterson and Leslie Patterson.

WHEREFORE, the premises considered, Complainant prays that your Honor will, by proper process, make the said E. P. PATTERSON, party respondent to this Bill of Complaint, requiring him to plead, answer or demur to the same within the time and under the penalties prescribed by law and the practice of this Honorable Court:

Complainant further prays that upon a final hearing of this cause, your Honor will give and grant unto her a decree of absolute divorce, forever

barring the bonds of matrimony existing between her and the Respondent,

E. P. PATTERSON; that a further decree may be made and entered awarding to
your Complainant the custody, care and control of said minor children, namely:
Stanley Earle Patterson; Johnnie Patterson; Walter Patterson; Clifton Patterson; Tom Patterson; Clarence Patterson and Leslie Patterson; that your Honor
will give and grant unto her such other, further, different or general relief
as she may be in equity and good conscience entitled to receive, and as in
duty bound she will ever pray.

Beles Voll Belee
Solicitors for Complainant.

FOOT NOTE:

The Respondent, E. P. PATTERSON, is required to answer each and every allegation contained in the foregoing Bill of Complaint, in paragraphs 1 to 4, inclusive, but not under oath, oath being hereby expressly waived.

Berlie Noed Beelia Solicitors for Complainant. EESSIE PATTERSON, IN THE CIRCUIT COURT OF

Complainant, BALDWIN COUNTY, ALABAMA,

VS.

E. P. PATTERSON, IN EQUITY.

Respondent.

This cause coming on to be heard was submitted upon the original Bill of Complaint, Decree Pro Confesso, and Testimony as noted by the Register, and the Court, after due consideration, is of the opinion that the Complainant is entitled to the relief prayed for.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the bonds of matrimony heretofore existing between the Complainant and the Respondent be, and the same are hereby dissolved, and the Complainant is forever divorced from the Respondent on the ground of voluntary abandonment.

IT IS FURTHER ORDERED that the Complainant be and she is hereby permitted to again contract marriage, upon the payment of the costs in this cause.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the said BESSIE PATTERSON shall not again marry, except to the said E. P. PATTERSON, until sixty days after this date, and that if an appeal is taken within sixty days, she shall not again marry, except to the said E. P. PATTERSON, during the pendency of the appeal.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Complainant, BESSIE PATTERSON, have the custody, care and control of Stanley Earle Patterson, Johnnie Patterson, Walter Patterson, Clifton Patterson, Tom Patterson, Clarence Patterson and Leslie Patterson, minor children.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Complainant pay the costs herein taxed, for which execution may issue.

Dated at Monroeville, Monroe County, Alabama, this 6 day of February, 1940.

Judge of the directit Court of Baldwin County, Alabama.

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1940	

Fee Book Page  Execution Docket Page  Reade, Hall Solicitor	Total \$2 45	CHANCERY EXECUTION Fi. Fa.  Compet for Cate \$ 2 / 44	E, P. Patterson	Circuit Court, In Equity	THE STATE OF ALABAMA Baldwin County.
ORME PRINTING CO., DAY MINETER, ASS.	Maring Mis Street	Execution Docket Page	Register.  Received in office this 7  day of Munch 19×40	ha duly waived right to the exemption of personal property as to the collection of the debt for which this execution is issued.	THE STATE OF ALABAMA Baldwin County.
The State Baldwi  By virtue of t	of Alabam n County the within execution				
	>				
	······································				· · · · · · · · · · · · · · · · · · ·

Witnesses:  Bessie Patterson  Mary J. Cranford	O'Byrne Jones	Commission To Take Depa	Defendant	Complainani VS.  E. P. PATTERSON	BESSIE PATTERSON	THE STATE OF ALABAMA  Baldwin County  CIRCUIT COURT
		Deposition	BH	<b>8 1 1 1 1 1 1 1 1 1 1</b>		MA

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I, R. S. DUCK, Register of the Circuit Court of Baldwin County, Alabama, do hereby certify that a copy of the within Summons, together with a copy of the Bill of Complaint, filed in the cause of BESSIE PATTERSON versus H. P. PATTERSON, was mailed to the Respondent, E.P. PATTERSON, at the address given in the complaint, postage prepaid, by registered mail, with return receipt requested, and marked "for delivery to addressee only", on the 28th day of August, 1939.

WITTHESS my hand this the 28th day of August, 1939.

R. S. DUCE, Register.

By: Juntury Register.

Serve On	THE STATE OF ALABAMA,
Circuit Court of Baldwin County IN EQUITY	Baldwin County
No. 566	day of, 193
Summons	))(B
BESSIE PATTERSON.	Executed this day of
	by leaving a copy of the Summons with
VS.	Defendant
E. P. PATTERSON,	Sheriff
Respondent.	By
	Deputy Sheriff
BEEBE, HALL & BEEBE, ( 刊紅) Solicitor for Complainant	
Recorded in Vol	•

Talistant Vundy	( IIII) Solicitor for Complainant Recorded in Vol. Page			TOS DOLLARITA	The state of the s	Vs.		**************************************		Summons	No566	Circuit Court of Baldwin County IN EQUITY	Serve On
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Deputy Sheriff

# THE STATE OF ALABAMA, Baldwin County

### The State of Alabama Baldwin County

support of her children.

Circuit Court of Baldwin County, Alabama, (In Equity)

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BESSTE F	PATTERSON	COMPLAINANT
	VS.	
	, <b>v</b> 5.	
אַרפּד רבי ה <u>ה</u>	S STATE OF THE STA	·
	ATTERSON	RESPONDENT
1 O'Byrne Jones. As	s Commissioner	
<u> </u>		
zsx <del>Resister and Commissio</del> ne		
of the state of th		
have called and caused to con	ne before me Bessie Pa	atterson and Mary J. Cranford
1 6		
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witness es named in the Req	uirement for Oral Exami	nation, on the <u>5th</u> day of <u>February</u>
		Ç <sup>A</sup>
19 40 , at the office of	Beebe & Hall,	<u> </u>
in Bay Minette	, Alabama, and	having first sworn said witnesses to speak the
	• • • • • • • • • • • • • • • • • • • •	
truth, the whole truth, and no	othing but the truth, the	e said <u>Bessie Patterson</u>
•		
• ****	doth dep	oose and say as follows:
	wenty-one years of a	ive at Robertsdale, in Baldwin County, ge. I have been a resident of Baldwin
The Responde	ent. E. P. Patterson	, is over twenty-one years of age and
		s last known address was Miami, Florida.
bama, on December 15th, October, 1935. In October board and has remained that time, I have neces port of my minor childrenson; Clifton Patters and the said children a	, 1910, and we lived ober, 1935, the Response away voluntarily and sarily had to work from: Stanley Earle from Patterson; Care now and have been	ed at Rosington, in Baldwin County, Alatogether as husband and wife until in ondent voluntarily abandoned my bed and d continuously since that time. Since for my own support and also for the suppatterson; Johnnie Patterson; Walter Pat-Clarence Patterson and Leslie Patterson, in all their lives living with me.
My name is Ma Alabama, and am the sis own personal knowledge	ary J. Cranford. I ster of the Complain that E. P. Patterson	Bessie Patterson. I know of my n voluntarily abandoned the Complainant ed nothing toward her support and the

. I O'Byrne Jones	_, as Resister and Commissioner hereby certify
1,	
that the foregoing depositions on Oral Examination	n was taken down in writing by me in the words
of the witnessand read over tothem and	they signed the same in the presence of
myself and Hubert M. Hall	
at the time and place herein mentioned; that I have p	personal knowledge of personal identity of said
witness es or had proof made before me of the id	entity of said witness es; that I am not of
counsel or of kin to any of the parties to said cause,	or any manner interested in the result thereof.
I enclose the said Oral Examination in an env	velope to the Register of said Court.
Given under my hand and seal, this5th	day of February19_40.
	10/Ban June (L. S.)
<del></del>	Commissioner
	•
<del>. Baranga samu</del> samu ayan karanga karanga karanga sa karanga	<mark>a de la companya de <del>la comp</del>eta de la companya de</mark>
Filed	
	BESS TE
	The State BALDWI  N CIRCUIT OF THE BESSIE PATTERS  E. P. PATTERS
February 5th RECORDED IN	
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RESP.	Tamoon I I I I I I I I I I I I I I I I I I
DEPOSITION  Ty 5th 1940  RECORDED IN  Page  Register  Register	Page Of Alabama V COUNTY OURT, IN EQUITY SON COMPLAINANT VS.
QN 1940 Record	

R.S.Dush

Register.

STATE OF ALABAMA,	CIRCUIT COURT, IN EQUITY.			
BALDWIN COUNTY	No	Term, 193		
BESSIE PATTERSON		, Complainant		
	Vs.	,		
E. P. PATTERSON	3	, Defendant		

To R. S. DUCK , 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

Beebe & Hall

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.

By: 7/20 2600.

Solicitor for Complainant.

	TE OF ALAB	AMA, (	CIRCUIT	Cour	RT, IN E	EQUITY.
В	aldwin County.	No				, Term, 193
В	ESSIE PATTERSON			·		, Complainant
		Vs.				
<u>E</u>	. P. PATTERSON			1		Defendant
publication was	I stated cause, on the grous s made under the order of idant is a non-resident of cause, to the date hereof	f this Court; and the State of Alaba	it having be	en shown	by due pro	of to the Court
				٠.		
This5th_	day of	February	192	±. <u>40</u>		
			& HALL,	<u></u>	\$\$ \$4 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	***************************************
746 Code						Solicitor.

No	Page
A .	State of Alabama, Baldwin County.
C	IRCUIT COURT, IN EQUITY.
·	BESSIE PATTERSON
	Complainant
	Vs.
***************************************	E. P. PATTERSON
	Defendant
	tion for Decree Pro Confesso On Publication.
Filed	February 5th , 19340
	R.S. Duch Register.
	The state of the s
Rec	orded in Record,
	Page
*********	Register,

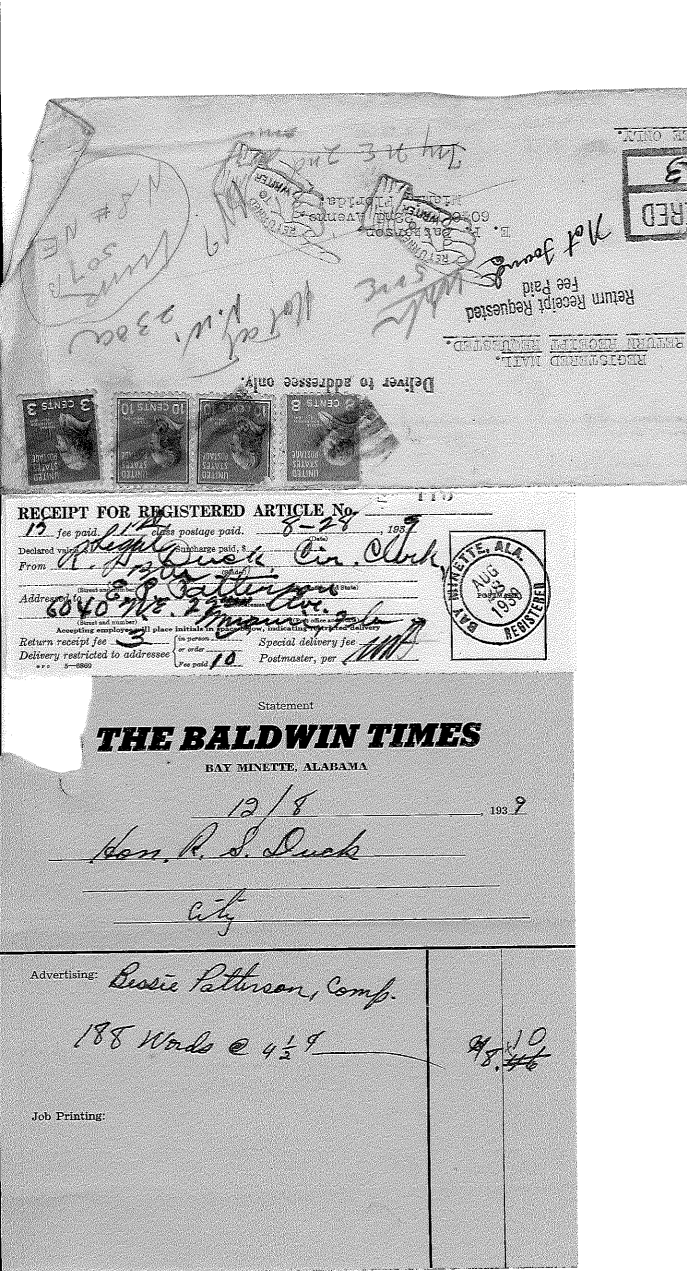
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The S	State of A	labam	a,
and the second	Baldwin Cou		:
CIRCU	IT COURT, I		ľΥ
DECETT	E PATTERSON		
DUOTI	i i si i i i i i i i i i i i i i i i i		:
	Vs.		
, F			
E. P.	PATTERSON		· · ·
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	VACATI	ON 40 Duck	
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REQUE:	VACATI	ON 40 Duck	
led Filbre	VACATI	ON 40 Duck	, 193 Register
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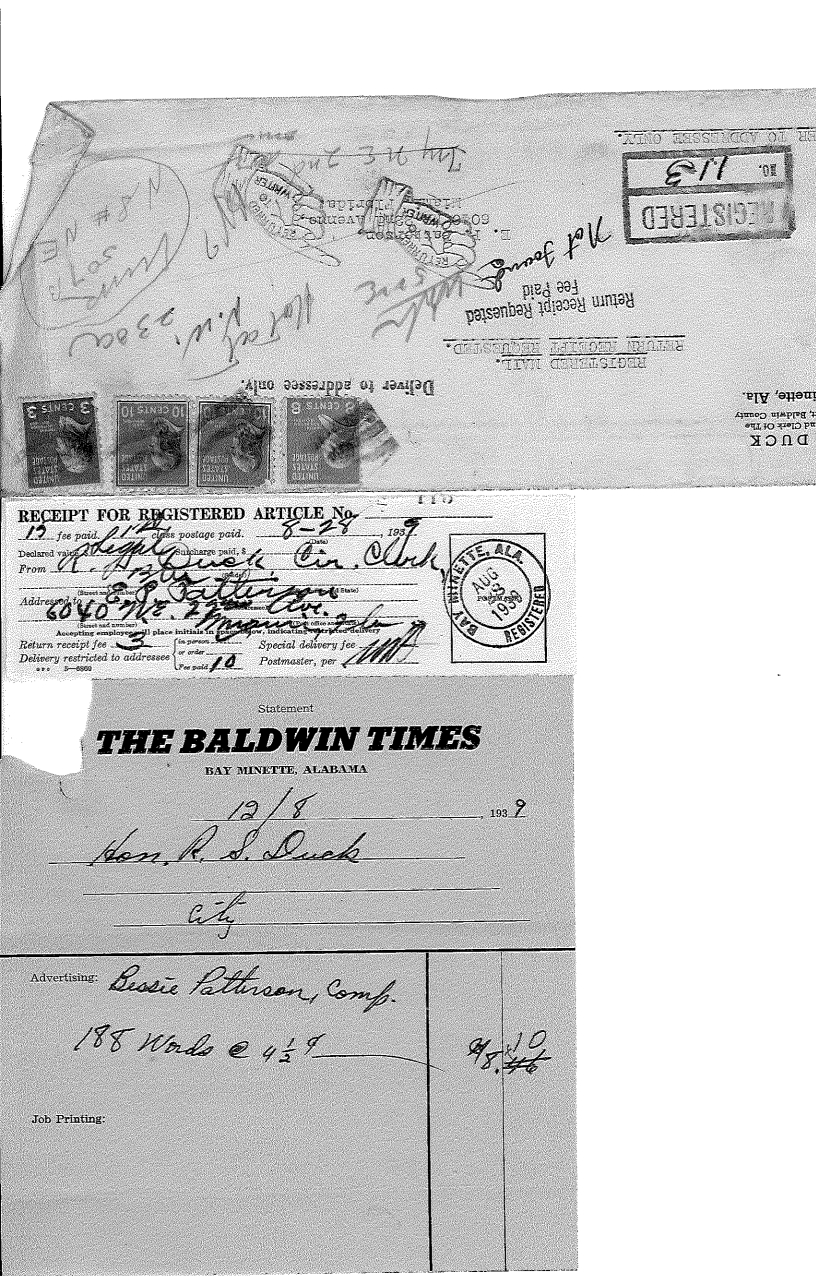
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	BESSIE PATTERSON	
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