## THE STATE OF ALABAMA, BALDWIN

COUNTY.

## IN CIRCUIT COURT, IN EQUITY.

JAMES K. WALLACE, vs.	Complainant
CONSTANCE KERR WALLACE.	Defendant
Oral examination before the Register of the following witnesses:  James K. Wallace, the complainant,	
	·
•	
who reside in Alabama, said examination being conducted in Bay	7 Minette Alabama,
on this the 13th day of October , 1922. , and the	ere being present
Solicitors for Complains	ant .
The said witness being first sworn to speak the truth, the w	hole truth and nothing but the truth,
testified as follows:	Sportered Mars, sheet
My name is James K. Wallace and I am the con	mplainant in the cause of
James K. Wallace, Complainant -vs- Constance Ke	err Wallace, Defendant,
numbered 337 and now pending in the Circuit Cou	urt-Equity Side, State
of Alabama, Baldwin County. I am over the age	of twenty one years, bein
39 years of age. I am a bona fide resident of	f Baldwin County, Alabama,
which has been my place of residence continus	
At this time I am temporarily stationed at Town	

The defendant, Constance Kerr Wallace, who is my wife, is also over the age of twenty one years, being about 36 years of age. The defendant is a non-resident of the State of Alabama. When I last

of the United States Government connected tix with the War Finance

Corporation. My residence wixthi has always been in Baldwin County,

Alabama since 1913 and up to the filing of my bill for divorce and at

places from time to time, both within and without this state.

this time, by reason of the nature of my work I am stationed at different

saw the defendant was in New Oreleans and this was in the early part of 1919 and from New Orleans I learned that she had gone to Cabifornia but I could not learn her specific address. About one year later I received a letter from the defendant from Oceanside California but I could not learn her specific address. In this letter she requested that money be sent her; this was sent by me by P. O. Order in the sum of forty dollars; this letter, after going through the dead letter office was finally returned to me; she never having received the same. Since that time and up to this time I have made diligent inquiries in an effort to ascertain her address but without avail; I believe from these facts that she is still a non-resident of this state.

Alabama on November 24th., 1913, to the best of my recollection. We lived to-gether as man and wife until the early part of 1919, about March of that year, when the defendant voluntarily desirted and bandoned me without just cause or legal excuse; I had gone on a trip to Memphis on Government work and on my return found that she hasd gone to California as above stated.

This last abandonment by the defendant was the second one by her; about the latter part of 1914 or the early part of 1915, while we were still residing in Baldwin County, Alabama, she when to New Orleans to Visit probabiles and never returned; I then went in the Government service and was sent to New Orleans where she came back to me after hearing that I was there. I took her back on this occasion.

Since her abandonment of me in 1919, I have never heard from her with the exception of the one letter above referred to relative to the request for money; she has never returned to live with me since that time. She has continued to abandon me for more than two year before I filed my bill for divorce. I know of no reason that she had for leaving me as she did.

James K. Wallace

MANNE 1
I, I Wellow , as Register
hereby certify that the foregoing deposition on oral examination taken down by me in writing
in the words of the witness and read over to keep and he signed the same in the presence
of supelf, 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; 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 day of the first day of the
Mecenson (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\$
REGISTER'S FEES.
days at \$1.50 per day\$
words at 20 cents per hundred.
words at 20 cents per nundred.

No. 2 / Page
The State of Alabama,
Balchwin COUNTY.
IN CIRCUIT COURT, IN EQUITY.
James Alsalloce
vs. Complainant,
Constance Kernhaelace
Defendant.
Defendant.  Deposition Taken Before Register on Oral Examination.
Deposition Taken Before Register on Oral Examination.
Deposition Taken Before Register on Oral Examination.  Deposition of Couffloward
Deposition Taken Before Register on Oral Examination.  Deposition of Coupleanant  for Complainant
Deposition Taken Before Register on Oral Examination.  Deposition of Coufflewart  for Coufflewart  Filed B day of Oct , 19.22
Deposition Taken Before Register on Oral Examination.  Deposition of Couples would for for flavour fla



(Box 716.)

The State of Alabama, Baldwin

County.

## CIRCUIT COURT, IN EQUITY.

	James K Wallace		Complainant
	vs.		
	Canatana Vana W	017000	
	Constance Kerr W	allace,	Defendant
Deposition of Mrs. Jennie	M Rowe,		
By virtue of the appointment to t			
By virtue of the appointment to t	ake the Deposition, indon	sed in writing, o	on the Interrogatories by the
Solicitor filing the same, in the above st	tated cause pending in said	d Court of said	County, I,
Chas Lenoir, Commiss:	ioner - Ramstar of	soil Court of s	aid County have called and
		* 1	
caused to come before me Mrs. Je	ennie M Rowe,		***************************************
		* _	
the witnessnamed in the Interrogat	ories, and having first swo	rn the said witne	essto speak the truth, the
whole truth and nothing but the truth,	the said witness deposes a	and says as follo	ws:
		\	
		1	
	T 17-75		
		r*	
			\
	•		
		1	
	* =		

Over

20 F. ...

Commissioner,
I, Chas. Lenoir, , the said Register, hereby certify that the foregoing
testimony was taken down in writing by myself,
in the words of the witness, and were read over to her , that the assented, swore to and subscribed
the same in my presence, the 14th, day of October, 1822, -, 191, at
Magnolia Springs, 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
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 14th day of October, 1922, 191
Chas Lenois -
Commissioner,
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 \$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' attnedance at \$1.50 per day\$
REGISTER'S FEES.
days at \$1.50 per day\$
words at 20 cents per hundred.

No Page	
The State of Ala	bama,
	COUNTY.
IN CIRCUIT COURT, IN	EQUITY.
4	
vs. C	omplainant,
	Defendant.
Deposition Taken Before Register on In	terrogatories:
	P 43
Deposition of	
for	
Filedday of	101
The desired of the second of t	, 101
Published by order of the Court	
, 191	
, 191	

MARSHALL & BRUCE CO., NASHVILLE

The	State	of	Ala	bama,	
******	Baldwin			County	

## CIRCUIT COURT.

To Hon. Chas. Lenoir,
KNOW YE, That we, having full faith in your prudence and competency, have appointed you Commission-
er, and by these presents do authorize you, at such time and place as you may appoint, to call before you and
examine Mrs. Jennie M Rowe,
as witnesses in behalf of Complainant, in a cause pending in our Circuit
Court of Baldwin County, of said State, wherein
James K Wallace
is Complainant
and
Constance Kerr Wallace,
is Defendant,
on oath to be by you administered, upon interrogatories
speed, under your hand.
Witness 13th, day of October, 1922.
TW Richard Register.
Commissioners Fee
Witness Fee's \$

	THE STATE	OF ALABA	MA,
	Baldwin	( <b>6</b> :	County.
	CIRCU	JIT COURT.	
		•	
	James K Wa	llace	
***************************************		-	
***************************************	***************************************		
	v	Cor	mplainant
******			
	Constance	Kerr Wa	llace
**********			
**********	*************************	- 7	Defendant
CC	OMMISSION TO	TAKE DEP	OSITION
	ON INTERR		
	COMMIS	SIONER:	
Hon.	Chas. Leno		
T			
	WITN	ESSES:	
	RECORD	ED Rowe	•
	KEROW		

No. 337 .

Mrs Jennie M. Rome witness in above

Mrs Jennie M. Rome witness in above

cause being duly smown, does testify

cause being to the deterrogatories or follows;

at the time of the second of the secon Luterrozatoz-First-What is your name Jennie In. Rowr magnolia Springs da. when do you har · Of legal age What is four age Of regar age How lang have for hird in Baldwin & ala - 15 years Do you Know James Il Wallace Yes Do you Know Coustance User Wallace How long have you know Each of these frantis q years Is James to Wallace over trenty one years of age get Is Constance Kent Mellace over trenty one yours of age How I have that these forties were married and 3 yel that they lived together in this Country as man White How long did you see them his together as such about 2 ye While they were living together as man twife day and the said Coustance New Mullace learing? James K Wallace Where were they living at this time magnolia Ppringe When twhen did she leave him - 1915 - From magnolia April Did she Ever letum to him while they were 3 no hving in this County Formand

or you throw of any other time when she left him I 1919 fourth e the living together now as monaud wife no I you state not how lang harrthey been living 3 about 3 years reparate and a part where does constance Test Wallace his at this time. Ido not know Is she a now- resident of the state of alabama. I don't know Is James. N. Wallace a Citizen of Baldwen County ala. yes How long hous he born such a latizen - 7 or 8 years Does he letum to this County from time to time? any you Kin to Either of the fastis to this Cause no before me this 14th day of October 192 Chas Lenas

JAMES K. WALLACE, COMPLAINANT.

-VS-

CONSTANCE KERR WALLACE, DEFENDANT. No. 337.

CIRCUIT COURT-EQUITY SIDE. STATE OF ALABAMA. BALDWIN COUNTY.

INTEROGATORIES TO BE PROPOUNDED TO MRS. JENNIE M. ROWE, A WITNESS FOR COMPLAINANT WHO RESIDES AT MAGNOLIA SPRINGS, BALDWIN COUNTY, STATE OF ALABAMA:-

#### FIRST: -

What is your name? Where do you live? What is your age? How long have you resided in Baldwin County, Alabama? Do you know James K. Wallace? Do you know Constance Kerr Wallace? How long have you known each of these parties?

#### SECOND: -

Is James K. Wallace over the age of twenty one years? Is Constance Kerr Wallace over the age of twenty one years? Do you know that these parties were married and that they lived to-gethr in this county as man and wife? How long did you see them live

to-gether as such?

#### THIRD: -

While they were living to-gether as man and wife do you know of the said Constance Kerr Wallace leaving James K. Wallace? Where were they living at this time? When and where did she leave him? Did she ever return to him while they were living in this county?

#### FOURTH: -

Do you know of any other time when she left him? Are they living to-gether now as man and wife? If you state not, how long have they been living separate and apart? Where does Constance Kerr Wallace live at this time? Is she a non-resident of the State of Alabama? Is James K. Wallace a citizen of Baldwin ounty, Alabama? How long has he been such a citizen? Does he return to this county from time to time when not engaged in his Government work?

#### FIFTH: -

Are you kinto either of the parties to this cause?

SOLICITORS FOR COMPLAININT.

Solicitors for complainant suggest Honorable Charles Lenoir,

Justice of the Peace, Magnolia Springs, Baldwin County, Alabama,

as a suitable person to act as commissioner in the takingxofxtki

propounding said interrogatories and prays that a commission

issue to him.

SOLICITORS FOR COMPLAINANT.

#### Largest Weekly Circulation in South Alabama

Bay Minette, Ala.,

June 6th, 1922

M

James K. Wallace, vs Constance K. Wallace

NOTICE TO NON-RESIDENT Stone & Stone, Attys

# THE BALDWIN TIMES

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 May 11th, 18th, 25th and June 1st, 1922 166 words @ 42¢ per word......

\$7.47

## THE BALDWIN TIMES

ABNER J. SMITH. PROPRIETOR

#### DEVOTED TO THE INTEREST OF BALDWIN COUNTY AND HER PEOPLE

ADVERTISING RATES ON APPLICATION			
TELEPHONE NO. 7, LOCAL AND LONG DISTANCE  SMOO WINE TO OM TO OFFICE STATE OF THE ST			
SMOD WITH Non-Residents.	Day Mayere A.		
Je-pi	BAY MINETTE, ALA.,		
or sellions cows, some of above 4 and	AFFIDAVIT OF PUBLICATION		
State Bank, G. Pearson, Pr. County			
Bay Minette or see E further in Bay	CATE OF ALABAMA, BALDWIN_COUNTY.		
and calves. All Tubes, heifers, heifers	Rigital heing duly swonn denoges and		
Jersey Cattle, Fifty head of Register Bay Minette or see E. A. Moore, State Bank., R. G. Scale Bank., R. G. Scale Bank., R. G. Scale Bank., R. G. Scale Baldwin County, State Bank., R. G. Scale Bank., R. G. Scale Baldwin County, State Bank., R. G. Scale Bank.,	, being duly sworn, deposes and		
FOR SALT	of the following of the ballowin times, a		
	Weekly Newspaper published at Eay Minette, Baldwin		
	County, Alabama; that the notice hereto attached of		
	Jaak Wallace		
	Constance K. Wallace		
	Wood mark I de la		
in the following issue	Was published in said Newspaper for # consecutive weeks		
Date of first publicat:	ion May 11-1922 Vol. 33 No. 13		
"" "second ""			
second			
" " third "			
" " fourth "	have 1st 23 W		
1001011	June 1 - Vol. 33 No. 16		
Subscribed and sworn to	o before the undersigned		
this / 3 th dom (	Octaben 1922		
uay of	192,2		
- Ot mil	carin Old Olais		
Do m 12	Public Foreman.		
	Proprector		

# 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	
Notice to Non-Residents.  James K. Wallace vs. Constance	BAY MINETTE, ALA.,	
Kerr Wallace No. 337. The State of Alabama, Baldwin County. Circuit Court, in Equi-	AFFIDAVIT OF PI	JBLICATION
1922.	STATE OF ALABAMA,	
pear to the Clerk of this Court by the affidavit of James K. Wallace, that the Defendant Constance Kerr.	BALDWIN COUNTY.	uly sworn, deposes and
Wallace is a non-resident of the		
residence unknown, and further, that, in the belief of said Affiant the Defendant is over the age of 21	Weekly Newspaper published a	
years; it is, therefore, ordered that	County, Alabama; that the not	
Times, a newspaper published in Bay Minette, Baldwin County, Alabama, once a week for four consecutive weeks, requiring the said Con-	Jaakwa	llace
stance Kerr Wallace to answer or	25	
this cause by the 10th day of June, 1922, or after thirty days there- from a decree Pro Confesso may be	Constance to	Wallace
taken against her. T. W. Richerson, Register. Stone and Stone. Attys for Plaintiff. 13-4t		· · · · · · · · · · · · · · · · · · ·
Awys 101 Paris		
	Was published in said Newspaper f	or <u>#</u> consecutive weeks
in the following issu	es:	
Date of first publicat	ion May 11-1922	
" " second "	.18	
" " third "	25	
" " fourth "	June 15t	Vol. 33 No. 16
Subscribed and sworn t	o before the undersigned	
this / 3 day of_	Octaben 1922.	(200
Or In 1x	tarin	Oto O, Vail
Making	Publi	Foreman.
		11

Register.

The State of Alabama,
Baldwin County. No. 337. CIRCUIT COURT, IN EQUITY
James K Wallace Complainant
vs.
Constance Kerr Wallace . Defendant
This cause, coming on to be heard at this Term, was submitted upon the Bill of Complaint, decree pro confesso and the 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 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 Complainant is forever divorced from the Defendant.
Voluntary abandonment.
20
It is further ordered, that the said
be, and
It is further ordered, that the said James K Wallace
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 Constance Kerr Wellace.
It is further ordered, adjudged and decreed that said James K Wallage,
dell'ad adia de l'ampiera de l'ampiera Mallaga
shall not again marry except to said
to said
This 36 day of Ootober 192.2
Sol 1 D fairl
Judge of the Circuit Court of Baldwin County.
THE STATE OF ALABAMA,
BALDWIN COUNTY. CIRCUIT COURT, IN EQUITY.
I
I,
theday of
Complainant
Vs.
Defendant
as appears of record in said Court.
Witness my hand and the seal of said Court, this theday of192

Sept.	No. 337	
Dangara M	THE STATE OF BALDWI	F ALABAMA, N COUNTY.
DIVOVIG 30	CIRCUIT COUR BALDWIN CO	
	James K	Wallace,
	Vs.	oe Kerr Wallace
	constan	00 Veli wallon
	DECREE OF	DIVORCE.
-		, 192 Z
E. O. M		Register.

RECORDA

THE STATE OF ALABAMA,  BALDWIN COUNTY.  No. CIRCUIT COURT, IN EQUITY.  No. Term, 191
James R Gallace Complainant
Jonnewa Terspelace Defendant
To Receive Register:
In the above stated cause a Decree Pro Confesso having been taking against the Defendant, and evidence hav-
ing been taken, and the cause being ready for submission for final decree, and no defense having been interposed, the
Complaiant, by Africe VS force
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.
Solicitor for Complainant.

No	Page
	HE STATE OF ALABAMA,  BALDWIN COUNTY  RCUIT COURT, IN EQUITY.
	mathalloce
Court	Temer Es a ballac
	REQUEST FOR DECREE IN VACATION.
Filed	Pot 21 19122
	Register
Recorded i	n Record
, , , , , , , , , , , , , , , , , , , ,	
	RECORDED

James K Wallave	THE STATE OF	COUNTY.
No. 337  Constance Vory 4-11000, vs.	CIRCUIT COURT	AT, IN EQUITY.
In this cause it being made to appear to the Clerk of this Coun	rt by the affidavit of	
James K Wallace, that the Defendant Constance Kerr Wallace		
is a non-resident of the State of Alabama and he please	of residence i	nnknovn,
and further, that, in the belief of said Affiant the Defendant therefore, ordered that publication be made in the Baldwin Times, a		
County, Alabama, once a week for four consecutive weeks, requiring.  Constance Ke	rr Wallace	
to answer or demur to the Bill of Complaint in this cause by the1		
or after thirty days therefrom a decree Pro Confesso may be taken aga		Register.

Stone and Stone Atty's for Plff.

# NOTE OF TESTIMONY

The State of Alabama,	
Haur & Wallace	
<u> </u>	No. 337,
Complainant	In Circuit Court,
vs.	In Equity
Austance Gers Galloce	
Respondent	
IN THIS CAUSE comes the	mplaneut
by Jone solicitor and submits to	he same for fund
decree upon the Original Bill and exhibit	s thereto Decree proconfuso
, and upon the follo	
Jun. Jennie M Ro	we and James
A Mallace.	
I hereby certify that the above no	te of Testimony is correct.
This 2/ A day of Act	# 10.7.2
This Z/ day of	
	In Rieman
	Register.

. 3	37
No.	//

# The State of Alahama

Balchin County

Circuit Court in Equity

Complainant

Respondent

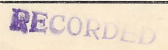
## NOTE OF TESTIMONY

Filed 21 day of Oct, 1922

Mullim Register

Record

Page\_\_\_



## 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-Residents.

James K. Wallace vs. Constance Kerr Wallace No. 337. The State of Alabama, Baldwin County. Circuit Court, in Equi-ty. This the 8th day of May,

In this cause it being made to appear to the Clerk of this Court by the affidavit of James K. Wallace, that the Defendant Constance Kerr Wallace is a non-resident of the State of Alabama, and her place of residence unknown, and further, that, in the belief of said Affiant the Defendant is over the age of 21 further. 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 Constance Kerr Wallace to answer or demur to the Bill of Complaint in this cause by the 10th day of June, 1922, or after thirty days there-from a decree Pro Confesso may be taken against her.

T. W. Richerson, Register.

Stone and Stone.

Attys for Plaintiff. 13-4

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 Bay Minette, Baldwin County, Alabama; that the notice hereto attached of

Notice to Non-Residents.	
James K. Wallace vs. Constance Kerr Wallace No. 337. The State of Alabama, Baldwin	
County. Circuit Court, in Equity. This the 8th day of May,	

Was published in said Newspaper for 4 consecutive weeks

in the following issues:

Date of first publication May 11th, 1922 \_Vol.\_33 No. 13

18th, 1922 Vol. 33 No. 14 May " second

No. 15 May 25th, 1922 33 " third

No. 15 June 1st, 1922 Vol. 33 " fourth

Subscribed and sworn to before the undersigned

1912.

Mrs. abre

JAMES K. WALLACE COMPLAINANT

-VS-

CONSTANCE KERR WALLACE DEFENDANT.

IN THE CIRCUIT COURT
EQUITY SIDE
BALDWIN COUNTY ALABAMA.

STATE OF GEORGIA
COUNTY OF WESTSh

Personally appeared before me, \_\_\_\_\_\_\_\_, a

Notary Public in and for said State and County James K. Wallace,
who is known to me and who is the complainant in the above styled
cause, and who, being by me first duly sworn deposes and says:

That he is the complainant in the above styled cause and that he is over the age of twenty-one years. That Constance Kerr Wallace, the defendant, in the above styled cause is over the age of twenty-one years and that although he has made diligent inquiries as to the present address of said defendant he is unable to ascertain the same but is informed and believes that the said defendant is a non-resident of the state of Alabama; that when last heard from she had been in New Orleans, Louisiana, and had gone to California; this was in March 1919. That he has not learned of her whereabouts since that time although he has made inquiry.

Sworn to and subscribed before me this 4th day of wo

Notery Public, State of Georgia, County of

Janes A Alman	
vs.	THE STATE OF ALABAMA,  Baldwingounty.
Louglance Verr Graceoce	CIRCUIT COURT, IN EQUITY.
1, Dev, Recurron	
of James of Wellan	bama, hereby certify that on the affidavit
on the Gay of May 19	2, an order of publication was made to
To maxeure & work	
	who non-resident
who reside at Delegorules	
who residesat. Delegaring and was published in the Bellwin Delay human	once a week, for four
who residesat. Deligated and was published in the Bellining Deligated a newspaper published in Bergment on the May of	once a week, for four  Mey 1922, requiring
who reside at Dellwin	once a week, for four  lucy 1922, requiring
who reside at Dellar De	once a week, for four  lucy 1922, requiring  race  Aday of Jewn
who reside at Dellwin	once a week, for four  lucy 1922, requiring  race  Aday of Jewn
and was published in the Bellwin Decay Mensel and was published in Bellwin Decay Mensel and a newspaper published in Bellwin day of day of the said Persel Rever to answer or demur to the Bill of Complaint in the cause on the 19.22., or in thirty days therefrom a decree Pro Confesso may be taken	once a week, for four  lucy 1922, requiring  Laday of Jane
and was published in the Bellwin Desgraper published in Bery Mercell consecutive weeks, commencing on the May of the said Pruslance Rever to answer or demur to the Bill of Complaint in the cause on the 19.22., or in thirty days therefrom a decree Pro Confesso may be taken And that a copy of said order was forwarded by mail, on the	once a week, for four  lucy 1922, requiring  Aday of Jewan  against day,
and was published in the Bellwin Decay Mensel and was published in Bellwin Decay Mensel and a newspaper published in Bellwin day of day of the said Persel Rever to answer or demur to the Bill of Complaint in the cause on the 19.22., or in thirty days therefrom a decree Pro Confesso may be taken	once a week, for four  lucy 1922, requiring  Aday of Jewan  against day,
and was published in the Bellwin Desgraper published in Bery Mercell consecutive weeks, commencing on the May of the said Pruslance Rever to answer or demur to the Bill of Complaint in the cause on the 19.22., or in thirty days therefrom a decree Pro Confesso may be taken And that a copy of said order was forwarded by mail, on the	once a week, for four  lucy 1922, requiring  Laday of Java  against Law,
who reside at	once a week, for four  lucy 1922, requiring  Laday of Java  against Law,

RECORDED Filed in office this..... CERTIFICATE OF PUBLICATION. CIRCUIT COURT, IN EQUITY. THE STATE OF ALABAMA, Register.

THE STATE OF ALABAMA,	CIRCUIT COURT, IN EQUITY.	
BALDWIN COUNTY.	∫ No. 337	Vacation Term, 19 22
James K Wallace		
vs. Constance Kerr Wa	llace.	Defendant
In this cause it appears to the Register. TeW	.Richerson	that the order of publication here-
tofore made in this cause, was published for four cons	ecutive weeks, commen	cing on the 11th day of
May , 19.22, in the	he Baldwin Tir	nes,
a newspaper published in Bay Minette,	Alabama, that a co	ppy of said order was posted at the Court
House door in Baldwin	County, on the	llth day of
May 19.22, and		
And it now further appearing to the Register	T.W.Richerson	, that the said
Constance K	err Wallace	
having to the date hereof failed to demur, plead to o	r answer the Bill of C	complaint in this cause, it is now, there-
fore, on motion of Complainant, ordered and decre	eed by the Register	T.W.Richerson that the
Bill of Complaint in this cause be, and it hereby is in	all things taken as c	onfessed against the said
Constance I	Kerr Wallace	
This 17th day of	July,	1922.
	TWO	Relurson
	7	Register.

5 ac

No327 Pa	ıge	-
THE STATE OF ALA Baldwin County		
CIRCUIT COURT, IN	EQUITY	
James K Wallace		DESCRIPTION OF
	<u>.</u>	
vs.		- 1
Constance Kerr Wal	lace	-
		100
\$1000 con 1000 con 10		
DECREE PRO CONFE PUBLICATION		
Issued July 17th	19_2	2
J. W. Ricum	Register.	
Recorded in	Record	1
VolPage !		
	Register.	*



The State of Alabama, BALDWIN COUNTY.	No. 337
James	S, Wallace Complainants
	Vs. Hen-Wallace Defendants
	ufesso against
Constance	Ken Wallace 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 havin	g 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 17 day of July	
746 Code.	Holls & Home
	Solicitor. S
	1 Caplant

4 cer

No	337 Page
T yes and	STATE OF ALABAMA, Baldwin County.
1 - 1	CIRCUIT COURT, IN EQUITY.
J	ames K Warlace
0	Complainants.
A.	slavie Han Wacran
	Defendants.
1	MOTION FOR DECREE PRO CONFESSO ON PUBLICATION.
Filed	July 17 192 - WRechure Register.
J.	Register.
Recor	rded in Record,
Vol	Page
	Register.
F	Baldwin Times Print, Bay Minette.

Spante 2.

RECORDED

JAMES K. WALLACE COMPLAINANT

-VS-

CONSTANCE KERR WALLACE DEFENDANT. CIRCUIT COURT-EQUITY BIDE

STATE OF ALABAMA BALDWIN COUNTY

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

Comes your complainant, James K. Wallace, and exhibits this his bill of complaint for divorce against the defendant, Constance Kerr Wallace on the grounds of voluntary desertion and abondonment 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, Alabama, andhas been such a resident for more than three years next immediately proceeding the filing of this bill although at this time he is temporarily stationed at Townsend, Georgia, as an employee of the United States Government; that the defendant is a non-resident of this state to the best of complainant's knowledge, information and belief; that the complainant has made diligent inquiries as to the present address and whereabouts of the defendant but cannot ascertain the same but when last heard from she was in New Orleans, Louisiana, and on her way to California, this was in the latter part of March, 1919.

#### SECOND.

That the complainant and defendant entered into the marriage state on to wit: November 24th. 1913; that they lived together as man and wife until to wit the early part of 1919.

## THIRD.

That on to wit; during the early part of 1919 and while residing in this county 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 took place more than two years before the filing of this bill.

Service .

But Die

#### 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, James K. Wallace and the defendant, Constance Kerr Wallace, be forever disolved and that your complainant be again permitted to contract the marriage relation if he so desires. And, as in duty bound, he will ever pray, etc., etc.

SOLICITORS FOR COMPLAINANT.

FOOT NOTE: -

The defendant, Constance Kerr Wallace, 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.