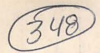
Register.



# The State of Alabama, Baldwin County.

No. 348. CIRCUIT COURT, IN EQUITY

Ida Mae Hollingsworth Kally	rtnos	Complainant
48131		
Louis Kallytnos		Defendant
This cause, coming on to be heard at this Term, was and the testimony as noted by the Register; and, upon con plainant is entitled to the relief prayed for in said bill.  IT IS, THEREFORE, Ordered, adjudged and decreexisting between the Complainant and Defendant be, and	submitted upon the Bill of Complaint sideration thereof, the Court is of oped by the Court, that the bonds of r	t, decree pro confesso inion that the Com- matrimony heretofore
ever divorced from the Defendant.		
on account of voluntary abandonmen	.т.	
It is further ordered, that the said	Hollingsworth Kallytno	S
be, and	riage, upon the payment of the costs of	of Court in this cause.
It is further ordered, that the said	Hollingsworth, Kallytno	8
pay the costs herein taxed, for which execution may issue,	and if such execution is returned "n	o property found,"
then execution for such costs may issue against the said	Louis Kallytnos.	
It is further ordered, adjudged and decreed that said	Ida Mae Hollingswort	h Kallvtnos
shall not again marry except to said		
until sixty days after this date, and that if an appeal is		
to said Louis Kallvtnos	during the per	ndency of said appeal.
,/		***************************************
This 30 day of November	192.2	9
	Judge of the Circuit Court	Leigh
	/ Judge of the Circuit Court	or Baldwin County.
THE STATE OF ALABAMA,	CIRCUIT COURT, IN E	OUITY.
BALDWIN COUNTY.		
I,	Register of said Circuit	Court of said County,
Alabama, do hereby certify that the above is a full, true		
theday of		2, in the cause of
		Complainant
	Vs.	
as appears of record in said Court.		Defendant
Witness my hand and the seal of said Court, this th	eday of	192

No.348.
THE STATE OF ALABAMA, BALDWIN COUNTY.
CIRCUIT COURT IN EQUITY.
BALDWIN COUNTY, ALA.
Ide Nee Hollingsworth
Kallytnos.
Vs.
Louis Kallytnos.
DECREE OF DIVORCE.
Filed in office this 30 Th
day of Avventur, 192 2
Dr. Micemon
Register.
E. O. M.
PREORDED 1

The State of Alabama, BALDWIN COUNTY.	No. 348 Term, 192
Ada mar Hallengeworth /s	Complainants
Lauis Kalle	Ino Defendants
Motion is hereby made for a Decree Pro Confesso ag	V 2 11 2
	Defendant
in the annexed stated cause, on the ground that more than th	irty days have elapsed since the perfection of publication
was made under the order of this Court; and it having been s	shown by due proof to the Court that said Defendant is a
non-resident of the State of Alabama, and has failed to answ	ver, plead or demur to the Bill in this cause, to the date
hereof.	
This 25 day of Aps	192
746 Code.	How I Store
	Solicitor.

No.	3	4	8.

Page .....

### STATE OF ALABAMA, Baldwin County.

CIRCUIT COURT, IN EQUITY.

6 6	18 14	1
side a	as Hell	Complainants.
10	1	
Kally	los	
*		Complainants.
	Vs.	
	11 00	0
Janes	Hall	coco
		20
		Defendants

MOTION FOR DECREE PRO CONFESSO ON PUBLICATION.

Filed Syp & 25	192
	Register.
Recorded in	Record,

- Register.

Vol. Page

Baldwin Times Print, Bay Minette.

### THE BALDWIN

ABNER J. SMITH, PROPRIETOR

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

PUBLISHED EVERY THURSDAY

Notice To Non-Resident. Hollingsworth Kallytnos uis Kallytnos. No. 348.

Louis Kallytnos.

Ida

SUBSCRIPTION: \$1.00 PER YEAR IN ADVANCE

ADVERTISING RATES ON APPLICATION

TELEPHONE NO. 7, LOCAL AND LONG DISTANCE

BAY MINETTE, ALA., Mov. 30,1922 AFFIDAVIT OF PUBLICATION

The State of Alabama, Baldwin County. Circuit Court, In Equity. This the 12th day of July, 1922. STATE OF ALABAMA. In this cause it being made to appear to the Clerk of this Court by the affidavit of Ida Hollingsworth the afridavit of Ida Hollingsworth Kallytnos, that the Defendant, Louts Kallytnos, is a non resident of the State of Alabama, and when last heard from resided in the City of New Orleans, State of Louisana, but at what address affiant is unable to ascertain. And further, that, in the baliaf of said Affiant the Defendant

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, newspaper published in Bay Minette, Baldwin County, Alabama, once a week for four consecutive weeks, requiring the said Louis Kallythos to answer or demur to the Bill of Complaint in this cause by the 12th day of August, 1922, or after thirty days therefrom a decree Pro Conference may be taken against him

fesso may be taken against him. T. W. Richerson, Registe.

Etone and Stone, Atty's for Complainant. 22-4t

		N COUNTY						
	111	My Moo	12	, being	duly	sworn,	deposes	and
	says th	hat he i	s the I	FOREMAN	of T	HE BALDV	VIN TIMES	5, a
1	Weekly	Newspan	per pu	blished	at B	ay Mine	tte, Bal	dwin
	County,	Alabama	: that	the no	tice	hereto	attached	of

otice to mon-resident Mallothor vs Malertnoz.

Was published in said Newspaper for \_\_\_ consecutive weeks

in the following issues:

Daté	of first pu	ablicat	ion July 13, 1922	
6.6	" second	6.6	July 20 1922	
	" third	6 6	July 27 1922	vol. 33 No. 24
	" fourth	6.6	July ling 3, 1977	
			1 - Real the Codemaismed	

Subscribed and sworn to before the undersigned

Foreman.

STATE OF ALABAMA.

BALDWIN COUNTY. Before me Frank S Stone a Notary Public in and for said State and County personally appeared Ida Hollingsworth Kallvtnos

who is known to me and who after being by me duly sworn doth depose and say under oath, that she is now and has been for more than three years next immediately preceding the filing of her bill of complaint for divorce against Louis Kallvtnos, a bona fide resident of the State of Alabama, that she is over the age of a years and that the respondent Louis Kallvtnos is aver the age of 21 years and is a non resident of the State of Alabama, and when last heard from resided in the City of New Orleans State of Louisiana but at what address affiant is unable to state although she has made diligent inquiry and that service by publication is necessary in order to make him party respondent to this her bill of complaint for divorce for abandonment.

Sword to and subscribed before me this July 12th. 1922

Notary Public Baldwin County. Ala.



Ide Hollingsworth Kellytnos	THE STATE OF ALABAMA,
	Boldwin COUNTY.
No.	
bouls Kalivbnos	CIRCUIT COURT, IN EQUITY.
	704
	This the 12th day of
	July, 1922
In this cause it being made to appear to the Clerk of this Court	by the affidavit of
Ida Hollingsworth Kallytnor	<i>V</i>
that the Defendant	A.
	<u>,</u>
is a non-resident of the State of Alabama	ard from resided in the City
of New Orleans State of Louisana, but at	what address afficit is
unable= to ascertain.	
and further, that, in the belief of said Affiant the Defendant	
therefore, ordered that publication be made in the Baldwin Times, a new	rspaper published in Bay Minette, Baldwin
County, Alabama, once a week for four consecutive weeks, requiring	124 the said
Louis Kallythos	
to answer or demur to the Bill of Complaint in this cause by the	day of 19 29
to answer or demur to the Bill of Complaint in this cause by the	
or after thirty days therefrom a decree Pro Confesso may be taken against	The second secon
90	Relevior
^	Register.

Baldwin County. County.
Isla Mar Hollingsworth Karly Mos.  vs.  Lanis Karly Mos.  Defendant  Now comes the Possiplanical by Stone VStone
Solicitor of Record, and makes application to the Register of said Court to issue a Commission to take the testi-
mony in said cause, or oral examination, of the following named witness, who reside within the State of
Alabama:
Jola Mae Hollungsworth Kallolius Harosleanden
Mu VE Hallergeworth
VEHaclan auguste
2 C/ secretario como
And he suggests the name of Two Rechurin
who resides at Required Commissioner to take
the testimony of said witness
This 10 day of Oct 13-2
Hourt to
Carrie of forces
- Solicitor for
The Applicant for said Oral Examination is hereby required to give in writingdays notice
thereof, before the examination is taken, to the adverse party, or to
residein this District, but if neither reside therein, the notice may be given by entry on the Order Book of the
Clerk.
$Re {\it gister}.$

No248			
THE STATE OF ALABAMA,			
dalelier County.			
CIRCUIT COURT, IN EQUITY.			
APPLICATION FOR ORAL EXAMINATION.			
Jola Mac Hollingunder			
Kallvluose			
Lavir Kalkolina			
Filed in office this DOG		19	
day of Ast 1922  Register.			
RECORDED	*		

Register

No	348.	
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## THE STATE OF ALABAMA, BALDWIN COUNTY

BALDWIN COUNTY
IN EQUITY, CIRCUIT COURT OF BALDWIN COUNTY.
Ida Mae Hollingsworth Kellvtno
vs.
Louis Kallytnos.
NOTE OF TESTIMONY.
Filed in Open Court this 29th
Jay of November, 1922.
Register

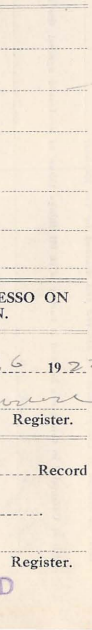
RECORDED

THE STATE OF ALABAMA, BALDWIN COUNTY.	CIRCUIT COURT, IN EQUITY.			
	No. 348. Fell Term, 19122.			
. Ida Maj	/ Hollingsworth Kallvtnos Complainant			
	ys.			
Louis	Kallvtnos, Defendant			
	Defendant			
To T. W. Richerson,	, Register:			
	having been taking against the Defendant, and evidence hav-			
Complaiant, by Stone and Stone,				
Solicitors of record, now files with the Register of t	this Court this written request to deliver the papers in this cause			
to the Judge for final decree in vacation.				
	Stone and Stone.			
	Solicitor for Complainant.			

	-
THE STATE OF ALABAMA,	
BALDWIN COUNTY	
CIRCUIT COURT, IN EQUITY.	
Ida Mae Hollingsworth Kall	Lv tno
vs.	
Louis Kallvtnos.	
	- 0
REQUEST FOR DECREE IN	1
VACATION.	
iled , 191	-
November 29th, 1922 191 Register	
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THE STATE OF ALABAMA,	CIRCUIT COURT, IN EQUITY.	
BALDWIN COUNTY.	S No. 348	Term, 19.2.2
Ada mas Hallings	worth Kallotnas	Complainant
Ada Mac Hollingo	Contra	Defendant
	IN Reheron that the order	
	8	
tofore made in this cause, was published for four	1/2 = 1	day of
July , 1923	in the Relevi	e Jeur
a newspaper published in Bayuur	Alabama, that a copy of said order v	vas posted at the Court
. // //	County, on the	
19 and	1 Tu 36 4	
	*	
And it now further appearing to the Reg	rister	that the said
	- 11	Marine Commonwealth Commonwealt
		202
*		
having to the date hereof failed to demur, plead	I to or answer the Bill of Complaint in this	cause, it is now, there-
fore, on motion of Complainant, ordered and	d decreed by the Register	that the
or companion, or delice and	. accreed by the Negatier	*
Bill of Complaint in this cause be, and it hereby	is in all things taken as confessed against	the said
Hefendon	4	
7.6.	Rest 22	
Thisday of	, 19	
	J/Mae	Register.

No		Pa	ge
THE STATE OF ALABAMA, Baldwin County.			
CIRCUIT	COURT,	IN	EQUITY
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IN THE CIRCUIT COURT, Baldwin COUNTY, IN EQUITY.
Ida Mae Hollingsworth Kallvtnos Complainant.
and real event as the rest with water too, we may be the days aren for
Louis Kallvtnos Respondent.
I T. W. Richerson
as Register in Chancery
have called and caused to come before me. Ida Mae Hollingsworth Kallvtnos, the com-
plainant, Mrs. T. E. Hollingsworth and J. R. Hollingsworth, witnesses
for the complainant.
property of the second
witness 8 named in the Requirement for Oral Examination, on the 29thday of Devember ,
192.2, at the office of The Register
in
whole truth, and nothing but the truth, the saidWitnesses
doth depose and say as follows:
TESTIMONY OF IDA MARCHOLLINGSWORTH, THE COMPLAINANT:-
My name is Ida Mae Hollingsworth Kallytnos, I am twenty years of age;
I am a resident of Baldwin County, State of Alabama where I have be-
en a resident and citizen for three years next immediately preceeding
July 12th., 1922, the date of the filing of the bill for divorce in
this cause in which I am the complainant; Louis Kallytnos, the defend-
ant in this case and who is my husband is a non-resident of the state
of Alabama and when I last heard from him he was a resident of New Or-
leans in the State of Louisania; he is over twenty one years of age;
At the time I filed my bill for divorce I made diligent inquiry in an
effort to ascertain his correct street adresse but could not do so.
I and the defendant were legally married on October 1th., 1919
in St. Bernard Parish in the State of Douisiana and We lived to-gether
as man and wife but a short time, only about four weeks; about the
month of November, 1919 my husband, the defendant, the said Louis Kall-
vtnos, without just cause of legal excuse, voluntarily deserted and
abandoned me and has compinued to so desert and abanond me since that
time. having never returned to live with me as weh. This desertion
wand abandonment took place for more than two years before the filing o
my bill for divorce in this cause and has continued since that time.
I gave my husband no good cause to leave me.

TESTIMONY OF MRS. T. E. HOLLINGSWORTH, WITNESS FOR COMPLAINANT:-

My name is Mrs. T. E. Hollingsworth, I am thirty-eight years of age and resident right near the line of Baldwin County Florida and Escambia County, Florida where I have been living for about the past twenty years. I am the mother of the complainant in this cause; she is about twenty years of age and is a resident of Baldwin County, State of Alabama and has been such for more than three years next preceeding I know Louis Kallvtnos; he is over twenty one years of age and I do not know of my own knowledge where he lives but to the best of the information obtained by me he is a resident of New Orleans in the State of Louisiana. I know that the complainant and the defendant in this case were married in October, 1919; although I was not present at the marriage ceremony they came home to our house as man and wife and lived therefor about four or five days; they had with them their marriage xicare certificate. They returned to New Orleans to-gether and then in about two weeks the complainant returned without her husband, stating that her husband had left her; since that time I have never seen them live to-gether as man and wife, nor have I heard of them living to-gether as such; she has been working since that time at different places and has not lived with him as her husband; since they have been living separate and aprt more than two years before July, 1922 had elapsed. I know of no reason that he had for leaving her as he did.

TESTIMONY OF J. R. HOLLINGSWORTH, WITNESS FOR THE COMPLAINANT: -

My name is J. R. Hollingsworth; I am fifty four years of age and I am the father of the complainant in this case. The complainant is this case is over the age of nineteen years, being nearly twenty years of age; I knew Louis Kallvtnes, her husband, he is over the age of twent one years; I do not know of my personal knowledge where he lives but on information and belief will state that he is a resident of

New Orleans in the State of Louisiana. I remember that in October, 1919 the complainant and the defendant were married and that they came to our house as man and wife and had with themt ehri marriage certificate; they remained there as man and wife for about four or five days when they left for New Orleans; about two weeks after this the complainant returne without her kanakana husband and stated that he has deserted her; they have never lived to-gether as man and wife since that time to my knowledge. I have never heard of them living to-gether as such.

I know of no reason	the defendan	t had for	leaving t	he complain	nant.
They were separate					
defendant has been	a resident of	Baldwin	County, St	ate of Ala	bama, for
more than three year	rs before Jul	y, 1922,	the date t	hat I am i	nformed
she filed this suit	for diwords	Ĉ O			20 20
she illed this suit	Tor divorce.	9 CR.	Hollm	Iswar	The
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ORAL EXAMINATION.			
I, DW Richmon, as Register			
hereby certify that the foregoing depositionon Oral Examination taken down in writing by me			
in the words of the witness and read over to			
of myself			
at the time and place herein mentioned; that I have personal knowledge of the personal identity of said wit-			
ness 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.			
Given under my hand and seal, this 29 day of DVRecleum (L.S	.)		
The second of the second secon	-		
and distinct the record of the same of			
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The State of Alahama  Recorded in  Recorded in  Recorded The Alahama  Recorded in	d		
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COURT, COURT, VS. Recorded in	d		
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Lahramta  Complaina  Complaina  Complaina  Respondent.  Respondent.  Registe  Reco			
The State of Alahama  Resolution  TO CIRCUIT COURT, IN EQUITY.  Somplainant,  Vs. Complainant,  Respondent.  Respondent.  Recorded in			

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name than three rearrance beauty daily, land, the debe that I at intermed

They said seperate for nore than two years bafore July, lond, the

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continued has been a agained of balanta compay, State of Alabana, for

#### Notice To Non-Resident.

Ida Hollingsworth Kallytnos vs. Louis Kallytnos. No. 348.

The State of Alabama, Baldwin County. Circuit Court, In Equity. This the 12th day of July, 1922.

In this cause it being made to appear to the Clerk of this Court by the affidavit of Ida Hollingsworth Kallytnos, that the Defendant, Louis Kallytnos, is a non resident of the State of Alabama, and when last heard from resided in the City of New Orleans, State of Louisana, but at what address affiant is unable to ascertain. 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 Louis Kallytnos to answer or demur to the Bill of Complaint in this cause by the 12th day of August, 1922, or after thirty days therefrom a decree Pro Confesso may be taken against him. T. W. Richerson,

Register.

Etone and Stone, Atty's for Complainant. 22-4t Largest Weekly Circulation in South Alabama

Bay Minette, Ala.,

8/18/22

### BALDWIN TIMES

B PRINTING, BEST ADVERTISING MEDIUM

T PRICES.

LOCAL AND LONG DISTANCE TELEPHONE

30 Days

4000 Mon reachent notice - 181 mas 4 t

IDA MAE HOLLINGSWORTH KAILVINGS	)	CIRCUIT COURT BALDWIN COUNTY
VS	)	EQUITY SIDE.
LOUIS KALLVINOS	)	COMPLAINT FOR DIVORCE.

To Hon. John D Leigh, Judge of the Circuit Court sitting in Equity.

Humbly complaining Your Oratrix Ida Mae Hollingsworth Kallvtnos shows unto

Your Honor that she is over the age of IS years and is now andhas been for

more than three years next immediately preceding the filing of this bill

of complaint, a Bona Fide resident of Baldwin County State of Alabama.

That Respondent Louis Kallvtnos, is a non resident of the State of Alabama

and when last heard from lived in New Orleans State of Louisiana, at what

address Oratrix cannot state although she has made diligent inquiry to as
certain the same without avail.

Oratrix Charges

#### FIRST

That she and the said Louis Kallvtnos were married on the IOth of Oct. I919 in St Bernard Parish State of Louisiana and lived together as man and wife but a short time.

### SECOND

That on or about the month of November 1919 the said Louis Kallvtnos without just cause or good excuse voluntarily abandoned and deserted your Oratrix and stll since that time continues to so desert and abandon her, and that he has never since returned to her.

### PRAYER FOR PROCESS

The Premises considered your Oratrix asks that the said Louis Kallvtnos be made a party respondent to this complaint by such proper orders as your Honor may make, and that he be caused to answer plead or demur to this bill of complaint within the time allowed by law.

### Prayer for relief.

Oratrix prays that upon a final hearing that may it please your Honor to grant to her a decree of Divorce A Vinculo Matrimonii, from the said Louis Kall vtnos, and that your Honor decree that she may resume her maiden name of Ida Mae Hollingsworth and that she may remarry under the provisions of law governing such marriages, and to grant such other and further or different

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relief as to your Honor may seem just and meet. and as in duty bound she will ever pray Etc. Etc.

IDA MAE HOLLINGSWORTH KALLVINOS

By Stone + Stone

Her Solicitors.

Foot Note.

The respondent is required to answer each and every paragraph of the above bill of complaint from I to 2 inclusive but not under oath, as oath is hereby expressly waived.

IDA MAE HOLLINGSWORTH KALLVONOS.

By all

Her Solicitors.