CHANCERY EXECUTION BILL OF COSTS

(658) Ex Parti, annie Louise Smith, a minor.	Vs.	:	Plai	intiff
Smith, a minor.		· · · · · · · · · · · · · · · · · · ·	Defen	
·	Dollars Cents	Brought Forward	\$ 4	25
ling each bill and other papers 50 suing each subpoena 50 suing each copy thereof 15 or each order of publication 1 00 suing writ of injunction 1 50 or each copy thereof 50 attering each return thereof 15	50 40	For Receiving, keeping and paying out or distributing money, etc.; 1st \$1,000, 1%, all over \$1,000, and not over \$5,000, 3-4 of 1%; all over \$5,-000 and not exceeding \$10,000, 1-2 of 1%, all over \$10,000 1-4 of 1%. Receiving, keeping and paying out money paid into court, etc., 1-2 of		
suing Writ of Attachment	100	1% of amount received. Each notice sent by mail to creditor. Filing, receipting for and docketing each claim, etc. For all entries on subpoena docket, etc. For all entries on commission docket,	15 25 50	
suing each decree pro confesso on publica, 1 00 ch order appointing guardian	50	etc. Making final record, per 100 words Certified copy of decree	201	50
dorsing each package 50		(Acts 1915) Total Fees of Register	<u> </u>	/
ottering any other order of court 25 oting all testimony 50 ostract of cause, etc 1 00 ottering each decree 75	75	FEES OF SHERIFF Serving and returning subpoena on deft. \$ Serving and returning subpoena for	1 50	క
or every 100 words over 500		witness Levying attachment Entering and returning same Selling property attached Impaneling Jury	25 75	
mount claimed less than \$500, etc. 2 00 suing each subpoena 25 itness certificate, each 25 suing execution, each 15 aking and approving bond, each 1 00 aking copy of bill, etc. ach notice not otherwise provided for 50 ach certificate or affidavit, with seal 50 ach certificate or affidavit, no seal 25	75	Executing writ of possession Collecting execution for costs Serving and returning sci. fa., each Serving and returning notice Serving and returning writ of injunction Serving and returning writ of exeat Taking and approving bonds, each Collecting money on execution Making deed Serving and returning application, etc.	1 50 7 65 65 1 50 1 50 75 2 50	50
earing and passing on application, etc. 3 00 ch settlement with receiver, etc. 3 00 caming each voucher of Receiver, etc. 10 caming each answer, etc. 3 00 ccording resignation, etc. 75		Serving attachment, contempt of court Total Fees of Sheriff RECAPITULATION	5	7
or services in proceeding to relieve minors, etc same fee as in similar cases. or all over \$100 and not exceeding \$1,000, 1 1-2 per ct; all over \$1,000, and not exceeding \$20,000, 1 per ct.; all		Register's Fees Sheriff's Fees Commissioner's Fees Solicitor's Fees Witness Fees Guardian Ad Litem Printer's Fees Trial Tax Recording Decree in Probate Court	6	30
over \$20,000, 1-4 of 1 per ct. Sub Total Carried Forward	425	-	4,	1 9
The State of Alabama, Baldwin County. To Any Sheriff of the State of Alabama—GRE You are hereby commanded, That of the State of Alabama—GRE You are hereby commanded, That of the State of Alabama—GRE You are hereby commanded, That of the State of Alabama—GRE	Circuit C EETING: the goods a	58 ourt, In Equity Samuel T nd chattels, lands and tenements of th	Defendar	
ou cause to be made the sum of	+ 75	/160	D	ollar
hich			Plainti	iff
ecovered of	on the	day of sugest y of Baldwin, besides the sum of	19	<i>\(\)</i>
osts of suit, and have the same to render to the nd make return of this Writ and the execution Interest from	n thereoi,	according to law.		

, Register.

The S	The State of Alabama, Baldwin County.				
Circuit	t Court, In Equity.				
unaile a	Innie Louise Smith				
	Vs. a mirror				
; · ·					
(C) (C) Antological					

CHANC	ERY EXECUTION Fi. Fa.				
CHANC	Fi. Fa.				
CHANC	Fi. Fa.				
	Fi. Fa.				
	Fi. Fa.				
	Fi. Fa.				
	Fi. Fa.				
	Fi. Fa.				
Total Fee Book	Fi. Fa. \$ //. 75 \$				
Total Fee Book	Fi. Fa. \$ //. 75 \$				
Total Fee Book Execution Do	Fi. Fa. \$ //. 75 \$				

The State of Alabama,

Baldwin County.

1a	_ duly waived right
o the ex	xemption of personal property as to
	ection of the debt for which this execu-
ion is is	·
101.15	ssucu.
	Register.
	12.
Re	eceived in office this/2
day of.	wor 1940
day or.	1001
	W.R. Ducart:
	Sheriff
Executi	on Docket Page
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Mill	and for
n la	an 1941 mo mugute
	mi Journants
DU CL	mi Couldy Op
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ypin	WA Strant Sheriff
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	a Mi Blamellon 16
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MOGES 7	TINTING GO., BAY MINITTE, ALA.

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

TO ANY SHERIFF OF THE STATE OF ALABAMA, GREETINGS:

You are hereby commanded to serve on Annie Louise Smith a copy of the annexed petition of H. E. Smith for the removal of the disabilities of non-age of the said Annie Louise Smith, a minor over the age of 18 years.

HEREIN FAIL NOT and make due return of this writ as the law directs.

WITNESS MY HAND this the 19th day of August, 1940.

R. S. Duch Register.

EX PARTE PETITION OF H. E. SMITH TO HAVE ANNIE LOUISE SMITH RELIEVED OF THE DISABILITIES OF NON-AGE. IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA. IN EQUITY.

TO THE HONORABLE F. W. HARE, JUDGE OF SAID COURT, SITTING IN EQUITY:

Your petitioner, H. E. Smith, respectfully represents unto your Honor that he is a resident of this county and state and is over the age of 21 years. That he is the father of Annie Louise Smith, a minor over 18 years of age who resides with your petitioner. That the said Annie Louise Smith has no general guardian, that she is entitled to certain property in her own right, and that it would be to the interest of the said Annie Louise Smith to have her disabilities of non-age removed. That the said Annie Louise Smith is sober and industrious and possessed of sound judgment for her years, WHEREFORE,

Your petitioner prays that the said Annie Louise Smith may be relieved of her disabilities of non-age and that she be vested with the power to sue and be sued, contract and be contracted with and to take possession of and convey real and personal property as if she were 21 years of age.

Petitioner.

Sworn to and subscribed before me this the 19th day of August, 1940.

Concla Hall
Notary Public, Baldwin County,

Alabama.

The	State	of	Alabama,
	_ (N 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

CIRCUIT COURT. (Equity)

Andrew Control	T	1000
	– Lerm,	1940

BALDWIN COUNTY

Part Onnie Louise Smith

No. le 5 4

Vs.

BILL OF COSTS

	BILL		SHERIFF'S FLES:	AMO	UNT
REGISTER'S FEES	AMC	TAUC			
Fees in Circuit Court— Docketing Cause, One fee only of	1	00	Summoning on Bill, Each Defendant	,	5-2
Issuing Summons on Bill, each		50	Executing Writ of Injunction, or Ne Exeat, each1.50	/	
Issuing Copies Thereof, each40		O	Executing Subpoenas for Witnesses, each		
Entering Return of Same, each			Executing Writs of Possession, each		
Orders of Publication to Non-Residents, each1.00*	1		Executing Scire Pacias or Notice, each		l.·
·	:	20	Taking and Approving Bonds, each		. š.
Filing Bill or Other Paper, each	1 :		Impaneling Jury		
Copies of Same, Per 100 Words	;		Collecting Execution for Costs Only, each1.50]	
Entering Appearances, each			Sheriff's Commissions		
Issuing Writs of Injunction, Ne Exect, each1.50		1:			ă.
Issuing Copies Thereof, each				i	·
Entering Return of Same, each			Total Sheriff's Fees	ا ر	5
Decrees Pro Confesso, each]	•)
Order Appointing Guardian Ad Litem, each1.00*					
Issuing Commissions to Take Testimony, each 50		1	SUMMARY OF FEES, COSTS, AND JUDGMENT	ا ہا	Age of
Taking, Testimony, Per Day1.50		!	- · · · · · · · · · · · · · · · · · · ·	-2	\$
Taking Testimony, Per 100 words20		'	Fees in Circuit Court—		
Receiving and Filing Depositions, each pkg.,10			Register's Fees		
Indorsing Depositions Published, each pkg.,	•'	1. 10.	Ex-Register's Fees	2	B U
All Entries on Commission Docket, Each Cause50			Sheriff's Fees]]	
Entering Order Submitting Cases for Decree, each. 50	'	[Ex-Sheriff's Fees		٠.
Other Orders of Court, each	7		Witness Fees		•
Noting Testimony on Hearing of Cause, each50	· '		Commissioner's Fees	 	
Entering Decrees, of 500 Words of Less, each		75	Guardian Ad Litem		
Per 100 words over 500			Publisher's Fees		
Taking Accounts, etc., on Ref., per Day3.00*			Solicitor's Fees		
		·	Court Reporter's Fees, Per Day or fraction thereof .5.00	١ .	
Taking Testimony on Reference Relating to Trustee, etc., per 100 words			Trial Tax3.90		
Reference and Reports, each2.00*					
Reports of 500 Words or Less					
Per 100 Words over 500]		•••••		1
Issuing Subpoenas for Witnesses, each			Fees and Costs in Inferior Court:		
Issuing Witness Certificates, each			Clerk of Inferior Court Fees		"
All Entries on Subpoena Docket, each Cause50	ļļ		Sheriff's Fees	,	
Taking and Approving Bonds, each		50	Witness Fees		
Making Complete Record, per 100 Words		120			,
Hearing, etc., Regarding Appointment of Re-		1 1			
ceiver or Trustee3.00			Total Fees and Costs in Inferior Court	l	
Settlements with Receiver or Trustee, each3.00		1		'	
Examining Vouchers in Settlements, each				 -	
Examining Answers on Exceptions, each Answer 3.00			·		
Removal Disabilities on Non-Age			Total-Rees and Costs		
Commissions on Sales			Judgment	1	ľ
Making Deeds to Property Sold, each2.00					1
Receiving and Paying Out Money Other Than That Arising from Sales		'			
Certificates or Affidavits, with Seal, each50			Total Fees, Costs, and Judgment		
Certificates or Affidavits without Seal, each			· ·		
Issuing Scire Facias or other Notice, each50					
		50			
Other Orders of Register, except Cont., each					
Entering Certificates of Supreme Court, each			 •	1	
Transcript for Supreme Court, per 190 words, each15				1	·
Additional Copies, per 100 words]]	
Appeal Bond, each			· ·	1	1
Certificate of Appeal, each			<u>'</u>		
Notice of Appeal, each	li .			1	1
Report to State Board of Health, each case50		1		!	1
Certificate of Judgment, each			A companies and a companies an	1	
Issuing Executions, each	4	1	 ·	1	
Entering Returns Thereof, each	13	. 150		1	
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				15	
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EX PARTE PETITION OF H. E. SMITH TO HAVE ANNIE LOUISE SMITH RELIEVED OF THE DISABILITIES OF NON-AGE.

IN THE DIRCUIT COURT OF BALDWIN COUNTY, ALABAMA. IN EQUITY.

AFFIDAVIT.

Personally appeared before me, J.T. Beebe, a Notary Public in and for said State and County, Leslie Hall, who, being first by me duly sworn, deposes and says that he, deponent, is a resident of said state and county and over the age of 21 years; that he is personally acquainted with Annie Louise Smith, who is a minor over the age of 18 years, and has known her for several years; that the said Annie Louise Smith is, in the opinion of the deponent, as capable of managing her own and other business affairs as if she were 21 years of age. She is possessed of as sound judgment as if she were 21 years of age. This deponent further says that it would be to the interest of the said Annie Louise Smith to have her disabilities of non-age removed.

Sworn to and subscribed before me this 19th day of August, 1940.

Notary Public, Baldwin County, Alabama.

AFFIDAVIT.

Sworn to and subscribed before me this 19th day of August, 1940.

Notary Public, Baldwin County, Alabama.

Quetall

Spidant

RECORDE

Filed August 19,1940 R. S. Blench, Register In the Matter of:

EX PARTE PETITION OF H. E. SMITH FOR REMOVAL OF DISABILITIES OF NON-AGE OF ANNIE LOUISE SMITH, a Minor over the age of eighteen years. NO.____.

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

DECREE.

This cause coming on to be heard in term time and having been submitted for decree on the verified petition filed in said cause and ex parte affidavits of Leilie Hall and E. S. Tunstall, thereupon, upon consideration thereof, it is ordered, adjudged and decreed by the Court that Annie Louise Smith, who is a minor over the age of eighteen years, be, and she is, relieved of the disabilities of non-age, and she is vested with the power to sue and be sued, contract and be contracted with, to receive and take possession of any real and personal property to which she is entitled, to purchase real or personal property, to sell and to convey, and to do all things, and to all intents and purposes, as effectually as if she were twenty-one years of age.

It is further decreed that the said H. E. Smith pay the costs of this proceeding, for which execution may issue.

DONE this 19th day of August, A. D. 1940.

J. M. Hare

Decree RECORDED

Filed august 19, 1940 R.S. Durch, Register

The State of Alabama Baldwin County.	1, No. 659	CIRCUIT CO	OURT IN EQUITY.
Tillie Whi	te		Complainant
	v s.		
Jeff Whi	te	·. **	Defendant
Motion is hereby made for a Decree Pr		^	White
			Defendant
n the above stated cause, on the ground	that more than thir	ty days have elaps	sed since service of
summons upon said Defendant;and t	that said summons	was duly served a	ccording to law, and
that said Defendantha \(\begin{aligned} \)_failed to de to this date.	mur, plead to or ans	swer the Bill of Co	mplaint in this cause
This 23 day of 8	Septemb	-e) Z 194.	ව
♥	J. g. max	Mhury	Solicitor,

RECORDED
No. Page
The State of Alabama,
CIRCUIT COURT, IN EQUITY
vs.
MOTION FOR DECREE PRO CONFESSO ON PERSONAL SERVICE
Filed 34t. 23 1940
R.S. Duck Register.
. TCS191-C1
Recorded in Record
Vol Page
Register.
Vol

Moore Printing Company, Bay Minette, Ala.

LILLIE WHITE,

Complainant,

4 · 4 · 4 ·

VS.

JEFF WHITE,

Respondent.

EQI	II TY	NO.		
IN	THE	CIRCUIT	COURT	OF
BAI	DWI	COUNTY	, ALAB	AMA.

IN EQUITY.

Testimony of GEORGE M. LAMBERTfor the Complainant.

The said witness, GEORGE M. LAMBERT , being first duly sworn, upon examination by the Solicitor for the Complainant, testified as follows:

"My name is George M. Lambert. I live at Bay Minette, Baldwin County, Alabama, and I am over the age of twenty-one years. Lillie White is my cook.

Lillie White has been a bona fide resident of Alabama for more than twenty years next preceding the filing of the Bill of Complaint in this cause. She has been living at Bay Minette, Alabama.

I know that Lillie White was married to Jeff White at Atmore, Alabama, about the 6th day of July, 1937; that they lived together as husband and wife at Bay Minette, Alabama, until about the 15th day of July, 1938; that Jeff White then left his wife, Lillie White, and has not since that time returned to live with her, but has wholly abandoned her. It is my information and firm belief that his leaving was without cause, fault or consent on the part of Lillie White. It is also my information and firm belief that the said Jeff White has not provided for or supported the said Lillie White since the time he left her some two years ago."

Levee M Langues X

STATE OF ALABAMA. BALDWIN COUNTY.

Witness my hand and seal this the 26 dec. day of

_, 1940.

Commissioner.

tall

LILLIE WHITE,

Complainant,

VS.

JEFF WHITE.

Respondent.

EQUITY NO. IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA. IN EQUITY.

Testimony of LILLIE WHITE, the Romplainant.

The said witness, Lillie White, being farst duly and legally sworn, upon examination by the Solicitor for the Complainant, testified as follows:

"My name is Lillie White. I am the Complainant in this cause. I am over the age of twenty-one years. I am a bona fide resident citizen of Baldwin County and have been for more than twenty years next preceding the filing of the Bill of Complaint in this cause. I live at Bay Minette, Alabama. Jeff White, the Respondent in this cause is a resi-

dent citizen of Baldwin County, Alabama, residing at Bay Minette,

and he is over the age of twenty-one years.

, 1940.

The said Jeff White, the Respondent, and I were married at Atmore, Escambia County, Alabama, on about the 6th day of July, 1937, and we lived together as husband and wife in Bay Minette, Baldwin County, Alabama, until about the 15th day of July, 1938. About the 15th day of July, 1938, the said Jeff White left me and voluntarily abandoned my bed and board and has continued to live separate and apart from me from that date, never having returned to live with me. During all of this time I have received no support from the said Jeff White. During all of this time I have been a bona fide resident of this State. The abandonment and separation were without cause, fault or consent on my part."

STATE OF ALABANA.

BALDWIN COUNTY.

I. Leslie Hall. Commissioner in the above-styled cause. hereby certify that on the lay of the lay of 1940, I caused the witness LILLIE WHITE, whose name is subscribed to the foregoing testimony, to appear before me at my office, in Bay Minette, Alabama, where, after being duly and legally sworn, and upon examination by T. J. Makhburn, Jr., Solicitor for the Com-

Mate per

Commissioner

STATE OF ALABAMA,	CIRCUIT C	COURT, IN EQUITY.
BALDWIN COUNTY	\ No659	Term, 193
LILLIE WHITE		, Complainant
	Vs.	, Companiant
JEFF WHITE		Defendant
ToR. S. DUCK,	, Register :	
In the above stated cause a I		een taken against the Defendant,
defense having been interposed, the Com	plainant, by T. J. M	ashburn, J _r .
this written request to deliver the paper		files with the Register of this Cour

J. A. Maslibury, Ar. Solicitor for Complainant.

STATE OF ALABAMA,)
BALDWIN COUNTY.

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

TO ANY SHERIFF OF THE SAID STATE--GREETING:

You are hereby commanded to summon Jeff White to appear and plead, answer, or demur, within thirty days from the service hereof, to a Bill of Complaint filed in the Circuit Court in Equity for Baldwin County, Alabama, at Bay Minette, against Jeff White by Lillie White, Complainant.

Witness my hand, this 21 day of August, 1940.

Register.

LILLIE WHITE,

Complainant,

VS.

JEFF WHITE,

Respondent.

EQUITY NO. 659

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

IN EQUITY.

TO THE HONORABLE F. W. HARE, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, IN EQUITY SITTING:

Comes your Complainant, LILLIE WHITE, and humbly complaining against the Respondent, JEFF WHITE, respectfully represents and shows unto your Honor and this Honorable Court the following facts as a basis for the relief hereinafter prayed:

- 1. That both your Complainant and the Respondent are over the age of twenty-one years; that your Complainant is a bona fide resident citizen of the State of Alabama and of Baldwin County and has been for more than ten years next preceding the filing of this bill of complaint, residing at Bay Minette; that the Respondent is a resident citizen of Baldwin County, Alabama, residing at Bay Minette, and has been for more than three years next preceding the filing of this bill of complaint.
- 2. That your Complainant and the Respondent are husband and wife, having intermarried at Atmore, Alabama, on, to-wit: July 6, 1937; that they lived together as husband and wife in Bay Minette, Baldwin County, Alabama, until on, to-wit, July 15, 1938.
- 3. That on to-wit, July 15, 1938, the Respondent, Jeff White, voluntarily abandoned the bed and board of your Complainant and since that time has not returned to live with her; that since July 15, 1938, the Respondent has not contributed to the support of your Complainant.
- 4. That said abandonment was without cause, fault or consent on the part of your Complainant.

WHEREFORE, the premises considered. Complainant

prays that your Honor will, by proper process, make the said Jeff White, 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 Gause, your Honor will give and grant unto her a decree of divorce forever barring the bonds of matrimony existing between her and the Respondent, JEFF WHITE.

Complainant prays 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.

3. A. Mass Sure A solicitor for the Completent.

LILLIE WHITE,

Complainant,

VS.

Respondent.

BILL OF COMPLAINT.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA,

IN EQUITY. Filed August 21, 1940" R.S. Durch, Registe

> T. J. MASHBURN, JR. LAWYER BAY MINETTE, ALABAMA

Received in Sheriff's Office this 21 day of august 1940 W. R. STUART, Sheriff

Exception strains copy of within Analogs complaint on 14 White

LILLIE WHITE,	THE STATE OF ALABAMA
Complainant,	Baldwin County
Vs.	
	_(IN EQUITY
JEFF WHITE,	Circuit Court of Baldwin County
Respondent.	
Motion for Decree Pro Confesso on	nt upon the original Bill of C omplaint,
Request for Decree;	Hillie willbe, and dec. m. Dambert,
·	· · · · · · · · · · · · · · · · · · ·
and in behalf of Defendant upon	
	R. S. Duck

THE STATE OF ALABAMA, Baldwin County

CIRCUIT COURT

TO LESLIE HA	Ī. j. =		· · · · · · · · · · · · · · · · · · ·	
4		· ·		: ' 4
1.2				
KNOW YE: That we l	having full faith in your prude	ence and comnet	ency have ann	ointed you Commi
				• -
	nts do authorize you, at such			point, to call befor
you and examine	Lillie White and Geo	. M. Lamber	• C	
			•	
	Complaira nt,			
as witnesses in behalf of	ODEIDTSTIR IIO		—in a cause pe	ending in our Circui
Court of Baldwin County of	f said State, wherein	-		
court of Balawin County, o.				
	LILLIE WHITE,			
				— Complainant—
and	JEFF WHITE,			
				•
	d.	•		
				Defendant
	•			w
on oath to be by you admin	istered, upon them			, X
to take and certify the depos	ition_s of the witness es	and return the	same to our C	ourt, with all Con
venient speed, under your h				·
Witness 23rd	day of September	er	, 19 <u>40</u> .	
		R.S. Duc	_	
		11, Jane	<u> </u>	REGISTER
Commissioner's Fee \$				
Witness' Fees, \$				

In this cause, it appears to the Register, that service was had on the Respondent-Jeff White Baldwin County, on the 21stday of_ August 🐪 by the Sheriff of-194 0 Jeff White And it further appears to the Register, that the said -——, the Respondent—, having to the date hereof, failed to plead, demur to or answer the Bill of Complaint filed in this cause, it is now, therefore, T. J. Mashburn, Jr. on motion of -- Solicitors for Complainant, ordered, and decreed by the Register that the Bill of Complaint in this cause be, and it hereby is, in all things taken as confessed against the said-Jeff White September 23rd This--day of-R.S. Duck

STATE OF ALABAMA,

Baldwin County.)	
I,	Reg	ister of said Circuit Court of said orrect copy of the decree rendered by
said Court on theday of	193 in the	cause of
*************************************		Complainant
	VS.	•
as appears of record in said Court.		Defendant
Witness my hand and the seal of s	said Court, this the	
day of	193	

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IN EQUITY	ALABAMA.	BALDWIN COUNTY,	CIRCUIT COURT OF
-----------	----------	-----------------	------------------

ELLHM AFF ELLEM BITTL V_{S} . Complainant,

Respondent.

DECREE PRO CONFESSO ON PERSONAL SERVICE.

Issued this 23—day of —

September

194 0

Register.

THE STATE OF ALABAMA,
BALDWIN COUNTY

CIRCUIT COURT, IN EQUITY
Baldwin County, Ala.

LILLEI WHITE,
Complainant,
vs.
JEFF WHITE,
Respondent.

DECREE OF DIVORCE

Filed in office this 2822

day of OF DIVORCE

REGISTER

н О. M.

IDORE PRINTING CO., BAY MINETTE, AL

THE STATE OF ALABAMA

Baldwin County

CIRCUIT COURT

Complainant
vs.

Defendant
Commission To Take Deposition

COMMISSIONER:

Witnesses: