DECREE OF DIVORCE.			MOORE PRINTING CO., BAY MINETTE, AL
THE STATE OF ALAB Baldwin County.	SAMA,	No. 672	Circuit Court, In Equit
WINNIE WILC	OX CAMP,		O-matalma A
	·	VS.	Complainant Complainant
EDGAR R CAI		7 L M & & L	Defendant
This cause, coming on to be hea pro confesso and the testimony as noted of opinion that the Complainant is entit	d by the Reg	gister; and, upor	upon the Bill of Complaint, decre a consideration thereof, the Court is aid bill.
IT IS THEREFORE Ordered, heretofore existing between the Complainant is forever divorced from	ainant and De	efendant be, and t	Court, that the bonds of matrimon he same are hereby dissolved, an
		· · · · · · · · · · · · · · · · · · ·	
	,		
	WINI	NIE WILCOX C	AMP & EDGAR R. CAMP
It is further ordered that the sai are be, and the heris hereby permitted			· · · · · · · · · · · · · · · · · · ·
in this cause.	to again cont	ract marriage, upc	on the payment of the costs of Cou
It is further ordered, that the sa	aidEI	DGAR R. CAME	, Respondent,
pay the costs herein taxed, for which en	xecution may	issue, and if sucl	execution is returned "no propert
found," then execution for such costs r	nav be issue	l against the said	Winnie Wilcox Camp
		•	
			Vilcox Camp ###
shall not again marry except to said	rogar, r	r. camp	· · · · · · · · · · · · · · · · · · ·
until sixty days after this date, and that	t if an appeal	is taken within si	xty days <sup>S</sup> he shall not marr
again except to said	Edgar F	R. Camp	
	·		during the said pendency of appea
			•
- A			
This 2 3 ml day of	October	· 19 <del>\$</del>	0
Tills		193 1 <u>/X</u>	m/1-
	•	Tudos of the	Circles Court of Billion
CTATE OF ALABAMA		Judge of the	Circuit Court of Baldwin County.
STATE OF ALABAMA,  Baldwin County.	<b>\</b>	Circuit Co	ourt, In Equity.
I,County, Alabama, do hereby certify tha	at the above i	s a full, true and c	gister of said Circuit Court of said orrect copy of the decree rendered by
said Court on theday of		193 in th	e cause of
•	4	•	Complainant
		vs.	-11

as appears of record in said Court. Witness my hand and the seal of said Court, this the

THE	STATE OF	ALABAMA,
5 4 201	Baldwin C	ounty

# CIRCUIT COURT

TO R. FAIRCLOTH:			1.4					
	, š:			9	71	:	T a	
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	4				-			
			<u></u>	<del></del>		<del>:</del>		<del></del>
KNOW YE: That we, having full fa	aith in you	ır prudence a	nd comp	etency,	have a	pointed	l you C	ommis-
sioner, and by these presents do author	rize vou.	at such time	and plac	e as vo	u mav	appoint	to call	before
you and examine Winnie Wilco	•							
	, ,, , ,					·		
						•		
				····			<del>.</del>	
as witnesses in behalf of	ıt 			in	a cause	pending	in our	Circuit
Court of Baldwin County, of said State,							•	
							<del></del>	****
WINNIE WI	LCOX C.	AMP				·	· !	
		-		Long of	<u> </u>			
					<del></del>			
M						C	omplaiı	nant—
and EDGAR R.	CAMP							
					,			
			·			<del></del>	<del></del>	<del></del>
	·					<del></del>	Defe	endant,
on oath to be by you administered, upor								
to take and certify the deposition— $\frac{s}{s}$ of	the witne	ess <u>es</u> and i	eturn th	e same	to our	Court,	with al	ll Con-
venient speed, under your hand.								
Witness 21st day	of	October			40			·
· ·			9.5. Du	,	,			
			o Bu	u			REGIS'	rer
Commissioner's Fee \$	•							
XXIII and Then A					÷			

# The State of Alabama, BALDWIN

County

## CIRCUIT COURT, IN EQUITY

•	BAY MINETTE			
		<b>4</b>	**************************************	
	Microsophy ( ) who were a company of the company of			
***	WINNIE VILCOX	CAMP	······································	A STANSON OF THE STAN
	VS.	•		
,	EDGAR R. CAMP		-	
Comes	EDGAR R. CAMP	:		
	l as defendant in this cause, and fo		l herein says she	e denies each
and every allegat	ion therein, and demands strict pro	of of the same. \$1	ne also waives se	ervice by the
Sheriff of subpoer	na on said bill, a copy of the interre	ogatories filed in the	e cause, notice of	f the filing of
them, waives the	ten days allowed by law to cross the Tahen by a Commissioner	nem, the right to cr	oss them and c	onsents that
the cause be subn	nitted in vacation to the Judge for	decree in vacation	on note of test	timony to be
made by the Reg	ister. The further requesto to	har is a dina	ree he grant	til she
beginn the	ister. The further requests to	Edgar	A Carry	Defendant.
	entered to the second s	0	<u> </u>	Muse .
THE STATE OF	ALABAMA, ESCAMBIA	COUNTY.		
Before me	R. FAIRCLOTH			
a Justice of the P	eace (or Notary Public) (or Regist	ex) in and for said	d State and Co	unty, hereby
certify that	Edgar K. Camp		***************************************	
whose name is sig	ned to the foregoing answer to a ce	ertain Bill of Compl	aint filed on the	215%
	wher A.D. 1940, v			
	is complainant and	Edgar i. Lamp		
	who is known to me to be the iden			
Complaint in this	cause, acknowledged before me	on this day that be	eing informed of	f the allega-
	f Complaint filed against her by			
	his luife, who is her husband, she sign	gned the answer he	reto attached vo	oluntarily on
the day the same	bears date.			
	er certify that she signed the said			
Given under	my hand and seal this 2/5%.			<b>A.D. 19</b> 40.
		Ations	-1000	

VINNIE WILCOX CAMP,

COMPLAINANT : IN THE CIRCUIT COURT OF BALLLIN

VS. : COUNTY, ALABAMA.

EDGAR R. CAMP, : IN EQUITY. NO. 672

TE W. P. W.

TO TO HONOGRABLE FRANCIS S. HARE, JUDGE OF THE TIENTY-FIRST JUDICIAL CIRCUIT OF THE STATE OF ALABAMA. SITTING IN EQUITY.

Now comes the complainant, Winnie Wilcox Camp, humbly complaining of the defendant, Edgar R. Camp, in a matter of divorce as will hereinafter appear, and represents and shows unto Your Honor as follows:-

## FIRST.

That both the complainant and the defendant are over the age of twenty one years, and that both are and have been for more than one year immediately preceding the filing of this Fill of Complaint bona fide residents of saldwin County, Alabama.

#### SECOND.

That Complainant and defendant were married to each other in Mobile, Mobile County, Alabama on, to-wit, the 3rd day of October, 1908 and lived together thereafter as man and wife.

THIR.

That on, to-wit, the 1st day of June, 1938, the defendant, without any just cause or good excuse voluntarily abandoned the Complainant and has never since lived with her as man and wife.

## PRAYER FOR PROCESS.

To the end that equity may be had in the premises the Complainant prays that Edgar R. Camp be made party respondent to this Bill of Complaint, and that a summons together with a copy of this Bill of Complaint be issued by the legister and served on him and that he be required to plead, answer or demur to the within Bill of Complaint within the time and under the penalties prescribed by law and the rules of this Monorable Court.

PAGE TWO. BILL OF COMPLAINT.

## PRAYER FOR RELIEF.

The remises considered, the Complainant prays that on a final hearing of this Cause Your Honor will make and enter a decree dissolving the bonds of mtrimony heretofore existing between Complainant and the Defendant and granting unto the Complainant a full and absolute divorce from the said Edgar R. Camp. The Complainant prays that in and by virtue of said Decree she will be granted the right to again marry should she so desire. The Complainant prays all other such further and additional relief to which she may be entitled, the premises considered, and the Complainant will ever pray, etc.

Horn & Habrelle SOLICITORS FOR THE COMPLAINANT.

# The State of Alabama, BALDWIN COUNTY

## CIRCUIT COURT. (Equity)

jag a	W. John	9 7	Meore	Charles and		
No.	172		vs	i.	•	
	<u>Diser</u>	R.	Carry	· · ·		

\_\_Term, 194\_

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REGISTER'S FEES	AMOUNT	SHERIFF'S FEES:	AMOUNT
<u></u>	100	Summoning on Bill, Each Defendant	-
Fees in Circuit Court— Docketing Cause, One fee only of	1 0 0	Executing Writ of Injunction, or Ne Exeat, each1.50	
Issuing Summons on Bill, each		Executing Subpoenas for Witnesses, each	
Issuing Copies Thereof, each		Executing Writs of Possession, each	
Entering Return of Same, each		Executing Scire Pacias or Notice, each	J
Orders of Publication to Non-Residents, each1.00*	60	Taking and Approving Bonds, each	
Filing Bill or Other Paper, each		Impaneling Jury	17
Copies of Same, Per 100 Words	5.3	Collecting Execution for Costs Only, each1.50	
Entering Appearances, each	1.3	Sheriff's Commissions	17
Issuing Writs of Injunction, Ne Exeat, each150			1.0
issuing Copies Thereof, each			
Entering Return of Same, each		Total Sheriff's Fees	3
Decrees Pro Confesso, each			<u></u>
Order Appointing Guardian Ad Litem, each1.00*	- A-O		
Issuing Commissions to Take Testimony, each 50	5		15
Taking Testimony, Per Day1.50		SUMMARY OF FEES, COSTS, AND JUDGMENT	
Taking Testimony, Per 100 words	1 10	Fees in Circuit Court—	( أن و يومي
Receiving and Filing Depositions, each pkg., 10	10	Register's Fees	
Indorsing Depositions Published, each pkg 10		Ex-Register's Fees	
All Entries on Commission Docket, Each Cause50	an N	Sheriff's Fees	.
Entering Order Submitting Cases for Decree, each. 50	6 7	Ex-Sheriff's Fees	
Other Orders of Court, each		Witness Fees	5 . 6
Noting Testimony on Hearing of Cause, each50	NS-, Y VISION	Commissioner's Fees . January	€",   '
Entering Decrees, of 500 Words of Less, each75		Guardian Ad Litem	
Per 100 words over 50015		Publisher's Fees	
Taking Accounts, etc., on Ref., per Day3.00*		Solicitor's Fees	
Taking Testimony on Reference Relating to Trustee, etc., per 100 words		Court Reporter's Fees, Per Day or fraction thereof .5.00	P 16 1
Reference and Reports, each2.00*		Trial Tax3.00	1 9 9-6
Reports of 500 Words or Less2.50	]		
Per 100 Words over 500			4
Issuing Subpoenas for Witnesses, each			
Issuing Witness Certificates, each		Fees and Costs in Inferior Court:	
All Entries on Subpoena Docket, each Cause50		Clerk of Inferior Court Fees	1
Taking and Approving Bonds, each	1 20	Sheriff's Fees	
Making Complete Record, per 100 Words	45	Witness Fees	
Hearing, etc., Regarding Appointment of Re-			
ceiver or Trustee		Total Fees and Costs in Inferior Court	
Settlements with Receiver or Trustee, each3.00		1002 1003 014 0055 12 112111	1,19
Examining Vouchers in Settlements, each			13 2
Examining Answers on Exceptions, each Answer 3.00		·	
Removal Disabilities on Non-Age		Total Fees and Costs	
Commissions on Sales		Judgment	
Making Deeds to Property Sold, each2.00			
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, each25			
Issuing Scire Facias or other Notice, each			
Other Orders of Register, except Cont., each50			<b> </b>
Entering Certificates of Supreme Court, each50			
Transcript for Supreme Court, per 100 words, each15			
Additional Copies, per 100 words	l : -		
Appeal Bond, each1.00			
Certificate of Appeal, each			
Notice of Appeal, each	5.7		
Report to State Board of Health, each case	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
Certificate of Judgment, each			
Issuing Executions, each			
Entering Returns Thereof, each	I don		
	/   2 V	1.	
		<b>.</b>	
	II	13	n l

WINNIE WILCOX CAMP.

COMPLAINANT.

IN THE CIRCUIT COURT OF BALDWIN

VS.

COUNTY, ALABAMA. IN EQUITY.

EDGAR R. CAMP

No. 672

DEFENDANT.

The Complainant files this her motion that the testimony be taken orally before a commissioner of her witnesses, Winnie Wilcox Camp and Wiley C. Wing, and suggests R. Fair-Cloth, Notary Public, Atmore, Alabama as a fit and suitable person to take the testimony on oral examination of the said witnesses.

SOLICITORS FOR THE COMPLAINANT.

FORTH

EQUITY EQUITY EQUITY DAVIT Day of  19 40	ad. 15 Augus	Filed this	ERIFIED BY AFFIDAV	Answer and Waiver of Defendant	vs.	RCUIT COURT, IN	he State of Al
		day of	DAVIT	efendant		EQUITY	labama county.

# IRCUIT COURT, IN EQUITY Baldwin County, Ala. THE STATE OF ALABAMA,

ECREE OF DIVORCE

24 24

Filed in office this ...

REGISTER

COMPLAINANT

**≪** (\*)

IDGAR H. CAMP,

DEFENDANT.

CIRCUIT COURT OF BALD'IN

COUNTY --- IN EQUIPY.

No. 672

Fiel Oct 21, 1940 R.S. Duch, Region

This let 2/ 1940 R.S. Duch, Region Request for live Examine

## The State of Alabama, BALDWIN County

## IN CIRCUIT COURT, IN EQUITY

WINNIE WILCOX CAMP Complainant	
vs.	
EDGAR R. CAMP Commissioner	
Oral examination before the Register of the following witnesses:	
Winnie Wilcox Camp, Joe M. Camp	
	·
	·
$oldsymbol{\cdot}$	
who reside in Alabama, said examination being conducted in Atmore,	ıa,
on this the day of october, 1940 and there being present	
on this the, and there being present	'
Commissioner	
The said Witnesses being first sworn to speak the truth, the whole truth and nothing but the truth	:h ,
testified as follows:	
THE PARTY OF THE PARTY CON CAMP	
TESTIMONY OF WINNIE WILCOX CAMP	· <b>-</b> -
My name is Winnie Wilcox Camp. I am the complainant in the above	<del>}</del>
cause. I am over the age of twenty one years and the defendant,	
Edgar R. Camp is over the age of twenty one years. Both of us	
are and have been for more than one year immediately preceding t	he
filing of this Bill of Complaint and divorce action bona fide	
residents of Baldwin County, Alabama. We were married to each	<del>-</del>
other at Mobile, Mobile County, Alabama on the 3rd day of Octobe	r,
1998 and lived together thereafter as man and wife until, on, th	
1st day of June, 1938 at which time the defendant voluntarily	
and without any just cause or good excuse abandoned me. He has	
never lived with me as man and wife since said date and said	
abandonment was voluntary on his part and without fault on my pa	rt.
Wekener: 111 0 , 0	;
Buy Mason Winne Wilcox Camp	
Guy Mason Winnie Wilcox Camp	

Mis Such Register.
day of, 19,
Published by order of the Court,
Filed 23 day of Wetaken, 1940
for
Deposition of
Deposition Taken Before Register on Oral Examination
Defendant.
vs. Complainant,
IN CIRCUIT COURT, IN EQUITY
COUNTY
The State of Alabama,

710—Gill Ptg. & Sta. Co., Mobile, Ala.

1, Mais as commissioners
hereby certify that the foregoing deposition_S_on oral examinationwere_taken down by me in writing
in the words of the witness es and read over to them and they signed the same in the presence of
Attest. Witnesses, and Commiss., at the time and place herein mentioned; that I
have personal knowledge of the personal identity of the said witness ES., or had proof made before me of the
identity of said witness_es; 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 22nd day of Octo., 19 40.
L. O. M. (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\$
REGISTER'S FEES
days at \$1.50 per day\$
words at 20 cents per hundred

TESTIMONY OF Joe M. CAMPG. ALIGA.
I know the complainant and the defendant. They
are both over the age of twenty one years and are both bona fide res-
idents of the State of Alabama and County of Baldwin. They have so
resided for the past twenty four years to my knowledge. They were
married to each other at Mobile, Mobile County, Alabama on the 3rd
day of October, 1908 and lived together thereafter as man and wife
until on, the 1st day of June, 1938 at which time the defendant,
voluntarily and without any just cause or good excuse abandoned the
complainant. I know that said abandonment has been continuous and absolut
and that they have not cohabited as man and wife since said date.
Huy Mason JOE M Comp
,

The second secon

STATE	OF	ALA	BAMA,
BAL	DWIN	CQUI	NTY.

CIRCUIT COURT, IN EQUITY.

No. October Term, 1940

WINNIE WILCOX CAMP

, Complainant\_

Vs.

EDGAR R. CAMP

, 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

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 Complement

Solicitor for Complainant.

Register.

WINNIE WILCOX CAMP,	THE STATE OF ALABAMA
Complainant,	Baldwin County
VS.	
EDGAR R. CAMP,	IN EQUITY
Respondent.	Circuit Court of Baldwin County
This cause is submitted in behalf of Complains	ant upon the original Bill of Complaint,
	; Request for Oral Examination;
Testimony of Winnie Wilcox Camp	and Joe M. Camp; Request for Decre
in vacation;	
and in behalf of Defendant upon Answer and	Waiver
	R. S. Duch

# RECORDED

	State of Alabama BALDWIN COUNTY
Circuit	IN EQUITY Court of Baldwin County
/	
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	VS.
	· ·
NO	TE OF TESTIMONY
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	Open Court this 21st

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The	State of A		ma,
CIRC	Baldwin Cou		ITY
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	Vs.		:
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