## The State Of Alabama Baldwin County

## Circuit Court of Baldwin County, In Equity.

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N. B.—Any party defendant is entitled to a copy of the bill upon application to the Register.

Daniel Randolph

Complainant

۷s.

Mattie Lee Randolph

Respondent

In the Circuit Court of
Baldwin County, Alabama
In Equity

Comes now the Complainant and Cross-Respondent in the above styled cause by his Solicitor of Record and ask leave of the Court to withdraw certain demurrers heretofore filed by the Complainant to the Cross-Bill filed in said cause by the Respondent and Cross-Complainant.

Solicitor for Complainant and Cross-Respondent

Daniel Randolph Complainant

Vs.

Mattie Lee Randolph Respondent In the Circuit Court of
Baldwin County, Alabama
In Equity

Comes the Complainant and Cross-Respondent in the above styled cause and demurs to the Cross-Bill filed in said case by the Respondent and Cross-Complainant and for grounds of demurrer says as follows to wit:

l.

There is not equity in said Cross-Bill.

2.

The Respondent and Cross-Complainant in charging the Complainant and Cross-Respondent with abandonment in paragraph C does not allege that she was without fault as to the separation.

3.

For aught that appears in said Cross-Bill the Respondent and Cross-Complainant was at fault as to the separation of the parties.

4.

For aught that is stated in said Cross-Bill the Complainant and Cross-Respondent was forced to leave her because of her conduct.

5.

The allegations of said Cross-Bill are immaterial.

6.

The allegations of said Cross-Bill are not sufficient to start a cause of action against this Complainant and Cross-Respondent.

Solicitor for Complainant and Cross-Respondent

Daniel Randolph Complainant

Vs.

Mattie Lee Randolph Respondent In the Circuit Court of Baldwin County, Alabama
In Equity

Before the undersigned authority personally appeared A. L. Patterson, Solicitor of Record for the Complainant, who after being duly sworn deposes and says that he is the Solicitor of Record for the said Complainant, and that as such Solicitor of Record he has the authority to make this affidavit, and that he has knowledge of the facts stated in this affidavit, and that same are true and correct, and that Mattie Lee handolph, the Respondent, in the above case, is a non resident of the state of Alabama, and that her present whereabouts are unknown to the Complainant, and that the Complainant has made diligent search and inquiry among her friends and relatives in an effort to locate her, but that he has been unable to do so, and that she cannot be served in the state of Alabama, and that she is a necessary party to said suit, and that it is necessary to serve her by publication as is required by law in such cases, and that she is over 21 years of age.

Solicitor for Complainant

Sworn to and subscribed to before me this the 1th day of March, 1941.

Register, Fircuit Court of Russell County, Alabama Northern Division

In Equity

## IN THE CIRCUIT COURT, BALDWIN COUNTY, IN EQUITY

Randolph	Complaina	nt
VS		

Mattie Lee Randolph Respondent

I, Dorothy Hilyer, as Commissioner appointed by the Circuit court of Baldwin County, Alabama, have called and caused to come before me Daniel Randolph, the Complainant, Albert Arnold, and Walter L. Parrott, witnesses named in the Requirement for Oral Examination on the 9th day of August 1941, in Phenix City, Alabama and having first sworn said witnesses to speak the truth, the whole truth, and nothing but the truth the said witnesses doth depose and say as follows:

Daniel Randolph, the Complainant, being examined as a witness in behalf of himself says as follows:

My name is Daniel Randolph. I am a bona fide resident citizen of the Northern Division of Russell County, Alabama. I have bona fide resided in the state of Alabama for more than one year next before the filing of this suit. I am over 21 years of age. Mattie Lee Randolph is a bona fide resident citizen of Baldwin County, Alabama. She is over 21 years of age. She and I were legally married on the 29th day of December, 1934 and lived together as husband and wife until we separated on the 17th day of April, 1936. We were bona fide residing in Baldwin County at the time of the separation. The separation has been continous. I was good to my wife, supported her, but she became dissatisfied and voluntarily left me on the 17th day of April, 1936 and has remained continuously away from me. I was not to blame for her leaving, she refused to live with me any longer and has remained away from me.

Daniel Randolph

Walter L. Parrot, being examined as a witness on behalf of the Complainant, says as follows:

My name is Walter L. Parrot. I am personally acquainted with Daniel Randolph who married Mattie Lee Randolph in Baldwin County, Alabama. They are both over 21 years of age. They have not lived together since the 17th day of April, 1936. Daniel Randolph was good to his wife, supported her, bought her necessary clothing, had enough to eat but she became dissatisfied and voluntarily left her husband without cause at the time they separated on the 17th day of April, 1936 and has never come back to him and has remained continuously away from him. He was good to her. She was dissatisfied and voluntarily left him. They are both over 21 years of age. She has never made an effort to come back to him. The separation has been continuous. Randolph and Mattie Lee Randolph have two minor children, their names are Ella Jame and Gloria Cordelia Randolph, both are with their mother, Mattie Lee Randolph. I have been closely associated with Daniel Randolph for several years I have never known him to be in any trouble, he abids by the law .

Walter L. Parrott

Albert Arnold being examined as a witness on behalf of the Complainant says as follows:

My name is Albert Arnold. I am personally acquainted with Daniel Randolph, the Complainant in the above case. He is over 21 years of age. He has bona fide resided in the state of Alabama, for a number of years. He was living in Baldwin County, Alabama, when he was separated from his wife. His wife Mattie Lee Randolph still lives in Baldwin County. are both over 21 years of age. He and his wife separated on the 17th day of April 1936 at which time his wife went off and left him. supported his wife, and did what he could to make a go of the marriage. They did not seem to be able to get along. She complained and went away and left him. She has not come back to him and they have lived separate and apart since the 17th day of April, 1936. She has made no effort to come back to him. The separation has been continuous. Mattie Lee Randolph threatened on a number of times to leave her husband and she kept her word by leaving at the time they separated. She moved her personal belongings, has not returned. Albert Arnold

I, Miss Dorothy Hilyer, as Commissioner duly appointed by the Circuit Court of Baldwin County, Alabama, hereby certify that the foregoing depositions on Oral Examination, were taken down in writing by me in the words of the witnesses, and read over to them, and they signed the same in the presence of me, as such commissioner, at the time and place herein mentioned; that I have personal knowledge of the personal identity of said witnesses, or had proof made before me of the identity of said witnesses; 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.

Given under my hand and seal this the \_\_ 9th day of August, 1941.

Miss Worth Milyon

# THE STATE OF ALABAMA, Baldwin County

#### CIRCUIT COURT

TO MISS DOROT	HY HILYER,	· · · · · · · · · · · · · · · · · · ·	·	***	
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Court of Baldwin Cou	nty, of said State, wherein ———				
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and	MATTIE LEE RANDOLPH,				
				is	Defendant,
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Daniel Randolph

Complainant

Vs.

Mattie Lee Randolph

Respondent

In the Circuit Court of Baldwin County, Alabama
In Equity

#### TO THE HONORABLE R. S. DUCK, REGISTER OF SAID COURT:

In the above stated cause pending in the Circuit Court of Baldwin County in Equity, the Complainant and Cross-Respondent by his attorney of record requires an Oral examination of witnesses instead of by interrogatories. The witnesses required to be orally examined are:

Daniel Randolph, the Complainant Albert Arnold Walter L. Parrot

Each of said witnesses reside within 100 miles of the place of the trial of said cause and the Complainant desires that such oral examination be taken before Miss Dorothy Hilyer, as commissioner.

Solicitor for Complainant and Cross-Respondent

Register

Upon consideration of the foregoing requirement of oral
examination of witnesses named therein, $^{\mathrm{I}}$ , R. S. Duck, as Register
for said Baldwin Circuit Court in Equity have filed the same in my
office in the said case as Register and do hereby order that
days be and the same is hereby fixed as reasonable notice given by
as Solicitor for
to the parties or their Solicitors of Record in said cause entitled to
notice of the time and place of the examination of the said witnesses
named in the said requirement of an oral examination.
Witness my hand this theday of August, 1941.

Daniel Randolph Complainant

Vs.

Mattie bee Randolph Respondent In the Circuit Court of

Baldwin County, Alacama

In Equity

## TO THE HOMGRABLE S. W. HARP, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, IN EQUITY:

Comes your Complainant, Daniel Randolph, most humbly complaining, and would show unto your Honor the following state of facts, and exhibits this his Bill of Complaint:

٦.

That your Complainant, Daniel Randolph is a mona fide resident citizen of the Northern Division of Russell County, Alabama, and that he has bona fide resided in the state of Alabama for more than one year next before the filing of this bill of complaint, and that he is over 21 years of age; and that Mattie Lee Randolph is a bona fide resident citizen of Baldwin County, Alabama, and that she is over 21 years of age.

2.

That your Complainant, Daniel Randolph, and the Respondent, Mattie Lee Randolph were legally married to each other on the 29th day of December, 1934 in Baldwin County, Alabama, and that they lived together as husband and wife until they separated on or about the 17th day of April, 1936 and that they were bona fide residing in Baldwin County, Alabama at the time of the separation, and that said separation has been continuous.

3.

Your Complainant avers that the said Respondent did voluntarily abandon the bed and board of your Complainant by leaving or deserting him without just cause on the 17th day of April, 1936 and that your Complainant now charges the said Respondent with voluntary abandonment from bed and board for two years next before the filing of this bill of complaint, and avers that he was without fault as to the separation.

WHEREFORE THE REMISES CONSIDERED, the Complainant prays that the Respondent be made a party defendant to this Bill of Complaint, and that she be required to answer, plead or demur to this Bill of Complaint, within the time required by law, or the same will be taken as confessed, and that upon final hearing on the pleadings and proof thereof, your Honor will grant a decree by the terms of which the bonds of matrimonyheretofore existing between this Complainant and Respondent will be forever dissolved; and further, by the terms of such decree, your Orator prays that he will be allowed to remarry within the time allowed by law after the granting of such decree.

AND, your Orator prays for such other, further, different, and additional relief that the premises may justify and in equity and good conscience may seem just and proper.

AND, your Grator will ever pray, etc.

Solicitor for Complement

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Daniel Randolph

Complainant

Vs.

Mattie Lee Randolph

Respondent

In the Circuit Court of

Baldwin County, Alabama

In Equity

Withdrawal of Demurrers

Filed in this office this the

1941.

- day of by leaving a copy of the Summons with -, 194 Sheriff. THE STATE OF ALABAMA,
Baldwin County Sheriff Defendant Deputy Sheriff Received in office this. Executed this \_ day of Вy Circuit Court of Baldwin County Solicitor for Complainant Summons IN EQUITY VS. No. Recorded in Vol. Serve On

THE STATE OF ALABAMA Baldwin County

CIRCUIT COURT

Commission To Take Deposition

COMMISSIONER:

Witnesses:

\* BCORDED Relimined this 2 1 - day of face, 194.

Daniel Randolph

Complainant

Wattie Lee Randolph

Respondent

In the Circuit Court of

Baldwin County, Alabama

In Equity

Requirement for Oral Examination

of Witnesses

Filed in this office this the day of an

1941.

DANIEL RANDORPH,

Complainant,

VS.

MATTIE LEE RANDOLPH,

Respondent.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA,

IN EQUITY.

And now comes the Respondent, and for answer to the Complainant's complaint and to each count thereof, separately and severally, says:

#### FIRST

For answer to Count 1, she says that she is not advised as to the residence of the Complainant, Daniel Randolph, but does admit that he is over twenty-one years of age and that she is also over twenty-one years of age and a resident of Baldwin County, Alabama.

#### SECOND:

For answer to Count 2, she says that the Complainant and the Respondent were legally married on the 29th day of December, 1935, at Rosinton, in Baldwin County, Alabama, and that they lived together as husband and wife, in Baldwin County, Alabama, until in February, 1938.

#### THIRD:

For answer to Count 3, she denies that she voluntarily abandoned the bed and board of the Complainant, by leaving or deserting him without just cause on the 17th day of April, 1936, or at any other time, and demands strict proof of the same.

#### FOURTH:

She denies each and every allegation contained in said Bill of Complaint not herein specifically admitted, and demands strict proof of the same.

And for further answer to the Complainant's Bill of Complaint, and praying that this may be taken as her cross bill, she says:

- A: That the Complainant and Respondent were married at Rosinton, in Bald-win County, Alabama, on to-wit, December 29th, 1935, and that they lived together, in Baldwin County, Alabama, until in February, 1938.
- B: That both the Complainant and the Respondent are over twenty-one years of age, and that the Respondent is a bona fide resident of Baldwin County, Alabama; that she is advised and believes that the Complainant, Daniel Randolph, is a resident of Russell County, in the State of Alabama.

C: That on to-wit, in February, 1938, the said Daniel Randolph voluntarily abandoned the bed and board of the Respondent, Mattie Lee Randolph; that they were living together as husband and wife at that time, near Rosinton, in Baldwin County, Alabama, and that the said Daniel Randolph left Baldwin County, Alabama, and has remained away since that time; that the said Daniel Randolph voluntarily abandoned the bed and board of the Respondent, Mattie Lee Randolph and has remained away voluntarily and continuously since that time.

D: That there was born to said marriage between Daniel Randolph and Mattie Lee Randolph two children: Ella Jane Randolph, age five, and Gloria Cordelia Randolph, age 3, both now and have all their lives been living with the said Mattie Lee Randolph, and she has been called upon to care, maintain and support them; that the said Daniel Randolph has contributed very little or nothing toward the support of the said minor children; that the said Mattie Lee Randolph is a suitable, fit and proper person to have the care, custody and control of said children, and that the said Daniel Randolph is not a suitable person to have the care and control of them;

E: That the Respondent, Mattie Lee Randolph has not funds to support herself or said minors, or to employ counsel to prosecute this action; that her only income is from manual labor; that the said Daniel Randolph is an able-bodied man, capable of supporting himself, his wife and minor children.

WHEREFORE, the premises considered, the said Mattie Lee Randolph prays that this may be taken as her cross bill, and that the said Daniel Randolph be made party respondent hereto and required to plead, answer or demur to this, her crossbill, within the time and under the penalties prescribed by law and the practice of this Honorable Court.

The Respondent and Cross-Complainant prays that your Honor will order a reference to determine a reasonable alimony, pendente lite, and attorneys' fees to be paid to the Respondent and Cross-Complainant by the Complainant and Cross-Respondent.

The Respondent and Cross-Complainant further prays that upon a final hearing of this cause, your Honor will enter a decree awarding to her a decree of divorce, forever barring the bonds of matrimony existing between her and the said Daniel Randolph, and that the custody, care and control of said minors be awarded to her, and that a further decree be made and entered awarding to the Respondent and Cross-Complainant such permanent alimony as your Honor and this Honorable Court deems just

and proper.

The Respondent and Cross-Complainant prays for such other, further, different or general relief as she may be entitled to, and as in duty bound she will ever pay.

BEEBE & HALL.

Solicitors for Respondent and Cross-Complainant.

ISWER and CROSS-BILL

DANTEL RANDOLPH,

Complainant

Þ

MATTIE LEE RANDOLPH,

Respondent.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA,

IN EQUITY.

Filed april 11, 1941 R.S. Duch, Prajecon Daniel Randolph . Complainant

Vs.

Mattie Lee Randolph Respondent In the Circuit Court of Baldwin County, Alabama
In Equity

Comes the Complainant in the above styled cause, and amends his said complaint by striking paragraph one of said bill of complaint and substituting therefor the following:

l.

That your Complainant, Daniel Randolph, is a bona fide resident citizen of the Northern Division of Russell County, Alabama, and that he has bona fide resided in the state of Alabama for more than one year next before the filing of this bill of complaint, and that he is over 21 years of age; and that Mattie Lee Randolph is a non resident of the state of Alabama, or that her present whereabouts or place of residence is unknown, and that he has made diligent search and inquiry among her friends and relatives in an effort to locate her, but that he has been unable to do so, and that she is over 21 years of age.

Solicitor for Complainant

## THE BALD\

### PUBLISHED IN THE LAND OF THE GOLDEN SATSUMA

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

NOTICE TO NON-RESIDENT DANIEL RANDOLPH No. 692, Com-

plainant, vs. MATTIE LEE RANROLPH, Respondent.

THE STATE OF ALABAMA, BALD-WIN COUNTY, CIRCUIT COURT, IN EQUITY. This the 16th day of March, 1941.

In this cause it being made to appear to the Clerk of this Court by the affidavit of A. L. Patterson, Solicitor for Complainant, that the Defendant, Mattie Lee Randolph, is a non-resident of the State of Alabama; that her present whereabouts and place of residence is unknown to complainant; and further, that, in the belief of said Affiant, the Defendant is over the age of 21 years. it is, there tion be mad newspaper Baldwin Cou for four co the said Mat or demur to this cause b or after thir Pro Confesso

R. S. DU

Date

Date

Date

A. L. Patte A. L. PATT

WAT MINELLE, ALA.	BAY	MINETTE,	ALA.
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### **AFFIDAVIT OF PUBLICATION**

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PATTERSON, Solicitor. 7-4tc	Manda	JAM Va To	andolph	***************************************
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Date of third publication	// , 27,	1941	Vol N	o
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## The State of Alabama, BALDWIN COUNTY

## CIRCUIT COURT. (Equity)

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Daniel Randolph

Complainant

Vs.

Mattie Lee Randolph Respondent

In the Circuit Court of Baldwin County, Alabama In Equity

### TO THE HONORABLE R. S. DUCK, REGISTER OF SAID COURT:

In the above stated cause answer and waiver having been filed by the Defendant and evidence having been taken and the cause being ready for submission for final decree the Complainant and Cross-Respondent by his Solicitor of Record and Respondent and Cross-Complainant, in his answer filed in said cause now files with the Register of this Court this request to deliver the papers in this cause to the Judge of this Court for final decree.

licitor for Complainant and Cross-

Respondent

## The State Of Alabama, Baldwin County

### CIRCUIT COURT, IN EQUITY

DA	NIEL RANDOLPE	I					Complair	ant
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## The State Of Material Battletin County

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	The State Of Alabama  Baldwin County  Circuit Court, In Equity  DANIEL RANDOLPH  vs. Complainant.  ATTIE LEE RANDOLPH  Respondent.  DIVORCE DECREE  MANUAL  MANUAL  Respondent.  Respondent.  Respondent.
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Daniel Randolph

Complainant

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Mattle Lee Randolph

Respondent

In the Circuit Court of

Russell County, Alabama

In Equity

Written Request for Final

Decree

Filed in this office pais the

day of

STATE OF ALABAMA, BALDWIN COUNTY   STATE OF ALABAMA, No. 49 5 CIRCUIT COURT, IN EXAMPLE OF ALABAMA.	QUITYTerm, 1944 /
Doul Randalph	_, Complainant
Vs.	
rattee Le Kardolph	, Defendant
To 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 vaca-

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The Baldwin Times

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Hon. R. S. Such

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