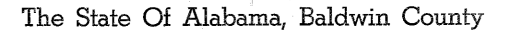
(774)



CIRCUIT COURT, IN EQUITY

		-
	VS	
	PEARLIE VALREE	Respondent
This cause coming on to be	heard was submitted upon Bill o	of Complaint, Decress To Conness
	in the control of the	as noted by the Register, and upo
nsideration thereof, the Court	is of the opinion that the Compla	inant is entitled to the relief praye
r in said bill.		
It is therefore ordered, adju	idged and decreed by the Court t	hat the bonds of matrimony here
fore existing between the C	omplainant and Defendant be, a	nd the same are hereby, disolved
nd that the said the forever divorced from the	HARRISON VALREE	
Torever awarded from the		A. A
100 Marie 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	PEARLIE VALREE	- -
r and on account of		0.
Vo:	Luntary Abandonment	<u>46</u>
		Estados de Carlos de Carlo
4 17		
It is further ordered, adju-	dged and decreed that neither pa	arty to this suit shall again mar
xcept to each other until sixterithin sixty days, neither part	ty days after the rendition of thi ty, shall again marry except to each	s decree, and that if appeal is take th other during the pendency of sa
xcept to each other until sixterithin sixty days, neither part	ty days after the rendition of thi	s decree, and that if appeal is take th other during the pendency of sa
scept to each other until sixthin sixty days, neither part opeal. It is further ordered that, and they are	ty days after the rendition of thi y shall again marry except to each the Complainant and to	s decree, and that if appeal is take th other during the pendency of sa he Respondent
recept to each other until sixthin sixty days, neither participal. It is further ordered thate, and they are hereby permissis suit.	ty days after the rendition of thi y shall again marry except to each the Complainant and to tted to again contract marriage	s decree, and that if appeal is take the other during the pendency of sail the Respondent upon the payment of the cost of the
recept to each other until sixty days, neither participated. It is further ordered thate, and they are hereby permissis suit. It is further ordered that the suit.	ty days after the rendition of thick years and the Complainant and the complainant and the ted to again contract marriage HARRISON VAL	s decree, and that if appeal is take the other during the pendency of same the Respondent upon the payment of the cost of the
recept to each other until sixty days, neither particular personal. It is further ordered thate, and they are hereby perminis suit. It is further ordered thate the complainant particular particula	the Complainant and to the description of the the Complainant and to the description of the the Complainant and to the Complainant and to the the Complainant and to the the Complainant and to the Complainant and the Complainant	s decree, and that if appeal is take the other during the pendency of same the Respondent upon the payment of the cost of the
recept to each other until sixty days, neither participated. It is further ordered thate, and they are hereby permissis suit. It is further ordered that the suit.	the Complainant and to the description of the the Complainant and to the description of the the Complainant and to the Complainant and to the the Complainant and to the the Complainant and to the Complainant and the Complainant	s decree, and that if appeal is take the other during the pendency of sail the Respondent upon the payment of the cost of the
ithin sixty days, neither partition sixty days, neither partitions in the property of the sixty days, neither participated. It is further ordered thates, and they are hereby permissistic. It is further ordered thates are complainant participated participated in the participated in th	the Complainant and to the description of the the Complainant and to the description of the the Complainant and to the Complainant and the Comp	s decree, and that if appeal is take the other during the pendency of sather Respondent: upon the payment of the cost of the cost of the execution may issue. 19_41.
ithin sixty days, neither participals. It is further ordered thate, and they are hereby permissis suit. It is further ordered thate. It is further ordered thate.	the Complainant and to the description of the the Complainant and to the description of the the Complainant and to the Complainant and the Comp	s decree, and that if appeal is take the other during the pendency of same the Respondent upon the payment of the cost of the
ithin sixty days, neither participals. It is further ordered thate, and they are hereby permissis suit. It is further ordered thate. It is further ordered thate.	the Complainant and to the complainant and the complainant	s decree, and that if appeal is taken other during the pendency of same the Respondent upon the payment of the cost of the which execution may issue. 19 41. 19 41. 19 41. 19 41.
ithin sixty days, neither participated. It is further ordered thate, and they are hereby permissistic. It is further ordered thate. It is further ordered thate. Complainant participated participat	the Complainant and to the Complainant and	s decree, and that if appeal is taken other during the pendency of sather her Respondent: upon the payment of the cost of the
ithin sixty days, neither participated. It is further ordered thate, and they are hereby permissistic. It is further ordered thate. It is further ordered thate. Complainant participated participat	the Complainant and to	s decree, and that if appeal is taken other during the pendency of same the Respondent: upon the payment of the cost of the c
ithin sixty days, neither participated. It is further ordered thate, and they are hereby permissistic. It is further ordered thate. It is further ordered thate. Complainant participated participat	the Complainant and to the Complainant and to the Complainant and to tted to again contract marriage HARRISON VAL. The cost herein to be taxed, for November Court of Baldwin County, Aforegoing is a correct copy of Judge of the Circuit Court in decree is on file and enrolled Witness my hand and sea	which execution may issue.
ithin sixty days, neither participated. It is further ordered thate, and they are hereby permissistic. It is further ordered thate. It is further ordered thate. Complainant participated participat	the Complainant and to the Complainant and to the Complainant and to tted to again contract marriage HARRISON VAL. The cost herein to be taxed, for November Court of Baldwin County, Aforegoing is a correct copy of Judge of the Circuit Court in decree is on file and enrolled Witness my hand and sea	s decree, and that if appeal is take the other during the pendency of said the Respondent upon the payment of the cost of the Respondent which execution may issue. ———————————————————————————————————

The State Of Alabama, Baldwin County

oregoera poesco persona

据的基础 发现毛线器:

see is a set regard

The State Of Alabama

The State Of Alabama

Baldwin County

In Circuit Court, In Equity

HAPRISON VALREE

VS. Complainant.

PEARLIE VALREE

PEARLIE VALREE

BEEBE & HALL, LAWYERS

BEEBE & HALL, LAWYERS

o corporation describes and of missy periodes is in expend for Adelija Adelija o polija op il Oceani e regerja i describes medica in distriction of adirect equi principle (secondistriction described addro Oceani e regelement de had adore espenda Redicti espenda despe Anda gibes, maiste describe secondistriction Ade Adelija

na jarah 1998 - 1999 dan berandara da arang berandara berandara berandara da kan berandara da berandara da dal Perandara

recording to the second section of the second secon

Tropies (1990) de la company de la parecia de la company de la company de la company de la company de la compa

Charles Create Charles as Really

service in paid that service wilder

Court of Soldwin Courty, Nichalass, he telled, carries, aller por design and the post of the prorequirements a operate to trappe of the large and demonstrate to the control of the second of the second states of the second of

reducerd buse been been got sometime.

THE STATE OF ALABAMA, Baldwin County

CIRCUIT COURT

то	FRANCES	BRANTLEY			· ·	· · · · · · · · · · · · · · · · · · ·	
		**************************************	5) 			+ <u>*</u>	
<u> </u>	·		<u> </u>	· · · · · · · · · · · · · · · · · · ·			
KNOW	YE: That we.	having full faith	ı in vour pru	dence and	d competency	v. have appoir	ated you Commis-
					•		int, to call before
		The de deviloria.	_				
you and exam	111111						
	HAF	RISON VALREE	and	JAKE VA	LREE		
-							
		·				· · · · · · · · · · · · · · · · · · ·	
···							
., .	. 1 . 14 .	**********	titnen com	8717 3 TAY 5 97	en .		ing in our Circuit
as witnesses i	n behalf of —	HARRISON	ALREE, COM	PLAINAN	1	n a cause pend	ing in our Circuit
Court of Bald	dwin County, o	of said State, wh	erein ———			*	
					-		
		TT & TS	TENT TENT	oto			
		nan i	RISON VALRE		:	· · · ·	Complainant—
and							
		3					
	· · · · · · · · · · · · · · · · · · ·			·			
	· · · · · · · · · · · · · · · · · · ·	PEAJ	RLIE VALREE	3			Defendant,
on oath to be	by you admi	nistered, upon —					
to take and c	ertify the depo	sition s of the	e witness es	and ret	urn the sam	ne to our Cou	rt, with all Con-
venient speed	d, under your l	and.	~				
		——— day of	M	1 a		/i v	
Witnes	ss	——— day of			7, 00	194.	
		*** ***	•••		NA KI	lee!	
							REGISTER
Commissione	r's Fee \$						
Witness' Fee	s. \$	<u> </u>	4				

IN THE CIRCUIT COURT OF HARRISON VALREE, Complainant, BALDWIN COUNTY, ALABAMA, vs. IN EQUITY. PEARLIE VALREE, Respondent.

And now comes the Respondent in her own proper person and denies each and every alegation contained in the Complainant's Bill of Complaint and demands strict proof of the same.

ne right to cros

agrees that this cause

out further notice.

Yes Plantil Value

M.S. Sel The Respondent hereby expressly waives notice of the time of taking testimony on behalf of the Complainant, the right to crossexamine the Complainant's witnesses, and agrees that this cause be submitted for final decree without further notice.

STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA - GREETING:

WE COMMAND YOU, That you summon PEARLIE VALREE to be and appear before the Judge of the Circuit Court of Baldwin County, Alabama, exercising Chancery Jurisdiction within thirty days after the service of summons, and there to answer, plead or demur, without eath, to a Bill of Complaint lately exhibited by HARRISON VALREE against PEARLIE VALREE, and further to do and perform what said Judge shall order and direct in that behalf. And this the said Respondent shall in no wise omit, under penalty, etc. And we further command that you return this writ with your endorsement thereon, to our said Court immediately upon the execution thereof.

Witness, R. S. DUCK, Re	gister of said Circuit Court, this 19 day of Register.
HARRISON VALREE, Complainant,) IN THE CIRCUIT COURT OF
VS.) BALDWIN COUNTY, ALABAMA,
PEARLIE VALREE, Respondent.) IN EQUITY.

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

Now comes your Complainant, HARRISON VALREE, and humbly complaining against the Respondent, PEARLIE VALREE, respectfully represents and shows unto your Honor and this Honorable Court as follows:

1.

That the Complainant is a resident of Bay Minette, in Baldwin County, Alabama, over twenty-one years of age, and has been such resident for more than three years next preceding the filing of this Bill of Complaint; that the Respondent is over twenty-one years of age and a non-resident of the State of Alabama, her address being Route 1, Box 155, Cantonment, Florida;

2.

That the Complainant and the Respondent were married at Bay Minette, in Baldwin County, Alabama, about ten years ago and that they lived together as husband and wife in Baldwin County, Alabama, until on to-wit, June 1, 1941;

3.

That on to-wit, June 1, 1941, the Respondent committed the act of adultery with a man whose name is unknown to the Complainant; that she left with the said party and is living with him as husband and wife in the State of Florida; that said acts of adultery were committed without the consent or approval of the Complainant and that he has not condoned said acts on the part of the Respondent;

That there was born to the marriage between the Complainant and the Respondent, one child, FLOYD VALREE, now nine years of age, who is now living with the Complainant; that for the reason above stated the Respondent is not a suitable, fit or proper person to have the care and custody of said child; that the Complainant is able, ready and willing to care and provide for said child.

Wherefore, the premises considered, the Complainant prays that your Honor will by proper process make the said Respondent, PEARLIE VALREE, party respondent to this Bill of Complaint, requiring her 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.

The Complainant further prays that upon final hearing of this cause, your Honor will grant unto him a decree of divorce forever barring the bonds of matrimony existing between him and the Respondent; and that your Honor will give and grant unto him such other, further, different and general relief as he may be in equity and good conscience entitled to receive and as in duty bound he will ever pray.

BEEBE & HALL

Solicitor for Complainant.

Witnesses:	Commission To Take Deposition COMMISSIONER:	PEARLIE VALREE Defendani	Complainant VS.	HARRISON VALREE	THE STATE OF ALABAMA Baldwin County CIRCUIT COURT
			en e		

HARRISON VALREE, COMPLAINANT

ďS.

PEARLIE VALREE, RESPONDENT

ANSWER AND WAIVER OF THE RESPONDENT

La Sunch

HEBE & HALL

Bay Minette, Ala.

HARRISON VALREE, COMPLAINANT,

VS.

PEARLIE VALREE, RESPONDENT.

SUMMONS AND COMPLAINT

Les Sac 121941

BEEBE & HALL, LAWYERS Bay Minette, Alabama

ML

State of Alabama, Baldwin County.	}NO		 !	4 ;		ΓERM,	194
HARRISON VALRE	E Complainant			•			-
VS.		,					
PEARLIE VALREE	Respondent	· .:			ı		
TO R. S. DUCK, REGISTER:							•

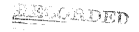
In the above stated cause an Answer and Waiver having been filed by - the Respondent-, and evidence having been taken, and the cause being ready for submission for final decree, and BEEBE & HALL no defense having been interposed, the complainant, by -Solicitor-S of record, now files with the Register of this Court this written request to deliver the papers in this cause to the Judge for final decree in vacation.

Solicitor for Complaintant

:		
<u> </u>	HARRISON VALREE	THE STATE OF ALABAMA
	Fact	_ Baldwin County
	vs.	
		IN EQUITY
	PEARLIE VALREE	Circuit Court of Baldwin County
		_)
This cau	se is submitted in behalf of Complainar	nt upon the original Bill of Complaint ,
÷		
Answer		nt upon the original Bill of Complaint ,
Answer	and Waiver of the Respondent	nt upon the original Bill of Com plaint,
Answer	and Waiver of the Respondent	nt upon the original Bill of Co mplaint,
Answer	and Waiver of the Respondent	nt upon the original Bill of Co mplaint,

Register.

le. ——			COR	DEG.	: :
Γhe		te o			ıma
Circui		E Q rt of B			unty
	:		a.		
	HARRI	SON VAL	REE		•
· .	,	VS.			
	JAKE	VALREI	3		
NC	TE	OF T	EST	IMO	NY
Filed in	Open	Court 1	his —	19	:
day of		Show.			1934/
				R	CISTER



HARRISON VALREE

NO.-

Complainant....

VS.

PEARLIE VALREE

Respondent....

Request For Decree In Vacation

Filed New 19 19

Reduce

Register.

THE STATE OF ALABAMA (Baldwin County

Circuit Court of Baldwin County, Alabama, (In Equity)

	HARRISO	VALREE	COMPLAINANT	
		Vs.		· •
	PEARLII	Z_VALREE	RESPONDENT	•
I,	Frances Brantley		· · · · · · · · · · · · · · · · · · ·	·
as Register and	Commissioner	·	· · · · · · · · · · · · · · · · · · ·	
have called and	d caused to come before me -			
	HARRISON VALREE	and JAKE VAL	REE	
			•	
				. :
witness es na	amed in the requirement for	Oral Examination	, on the 17th day of No	ovember
194 <u>1</u> , at the	e office of	BEEBI	E & HALL	
n <u>Bay Min</u> e	ette. Alabama	a, and having firs	t sworn said witness	to speak the
truth, the whol	e truth, and nothing but the	truth, the said —		
HARRISO	ON VALREE	doth depose	and say as follows:	<u>.</u>
Alabama, ar	name is Harrison Valrend am over twenty-one years, for more than that.	ears of age.	I have been a resident	of Baldwi
Th	ne Respondent, Pearlie	Valree, is over	r twenty-one years of	age and a

The Respondent, Pearlie Valree, is over twenty-one years of age and a non-resident of the State of Alabama, her address being Rt. 1, Box 155, Cantonment, Florida..

Pearlie Valree and I were married at Bay Minette, in Baldwin County, Alabama, about ten years ago. We lived together as husband and wife until about June 1, 1941. On or about June 1, 1941, the Respondent, Pearlie Valree, committed acts of adultery with a man whose name I do not know. She left my home with this man and is now living with him as his wife in the State of Florida. I did not consent or approve said acts of adultery and have not condoned said acts. I cannot and will not ever live with the Respondent again after her conduct.

We have one child nine years old, who is now living with me, whose name is Floyd Valree. The Respondent, is not a fit person to have the care and custody of said child. I am ready, able and willing to care and provide for the said minor child.

JAKE VALREE, A WITNESS FOR THE COMPLAINT, HAVING BEEN BY ME FIRST DULY SWORN, DEPOSES AND SAYS:

My name is Jake Valree. I live at Bay Minette, Baldwin County, Alabama, and I am personally acquainted with both Harrison Valree and Pearlie Valree. They lived together as husband and wife at Bay Minette, Alabama, for a number of years or until about June 1, 1941. I lived with Harrison and his wife for a number of years and have lived near him all my life. I know that some time about June 1, 1941 and prior to that time the Respondent committed acts of adultery with a man I do not know. The Respondent told me his name, but I do not remember it. She is now living with him near Cantonment, Florida, as his wife.

Jake Nalree

•	•	•	
I, Frances Brantley	as Re	egister and Commissi	ioner hereby certify
that the foregoing deposition on Oral Exami	ination was tak	en down in writing b	y me in the words of
the witness es and read over to them	_ and _ they	signed the same in	the presence of my-
self and Mr. H. M. Hall	: •		· · · · · · · · · · · · · · · · · · ·
at the time and place herein mentioned; th	at I have perso	nal knowledge of per	sonal identity of said
witness_es_ or had proof made before me			
counsel or of kin to any of the parties to sa			
I enclose the said Oral Examination is			
Given under my hand and seal, this-	17th day (of November	_ 194
		Francis Bu	untly (L. S.)
			√
	:		,
	il		: .
	1. -}		•
	:		•
a disense a la companya di sense de la companya di sense di sense di sense di sense di sense di sense di sense In companya di sense	e de la companya de La companya de la co	en e	<i>*</i>
Filed Vol.			No.
1. ed	0	l l	IN H
	PEARLIE VALREE	HARRISON VALREE	SIT B
		ISON	ALD
RECORDED IN	VALE	VALL vs.	STATE OF ALAI BALDWIN COUNTY
Page.	o B	REED	OF WIN COU
	S	8	MALAB OUNTY
	VALREE RESPONDI)MPL	STATE OF ALABAMA, BALDWIN COUNTY CIRCUIT COURT, IN EQUITY
, 194) Register. Record Register	RESPONDENT	COMPLAINANT	ЛА,
ber.	NT	L'IN	