Honor will give and grant unto him a decree of absolute divorce, forever barring the bonds of matrimony existing between him and the Respondent; that he be granted such other, further, different or 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

By: Solicitors for Complainant.

STATE OF ALABAMA

BALDWIN COUNTY

Before me, H. M. Hall, a Notary Public in and for said County, in said State, personally appeared WALKER HINOTE, who is known to me and who having been by me first duly sworn, deposes and says that he is a bona fide resident of Baldwin County, Alabama, and over twenty-one years of age; that Lula Louise Hinote is over twenty-one years of age, and a nonresident of the State of Alabama; that he has made a diligent search and inquiry to find her present address, but that it is unknown.

Walher Hinote

Sworn to and subscribed before me on this the Z day of May,

1942.

Notary Public, Baldwin County, Ala.

THE STATE OF ALABAMA, Baldwin County

CIRCUIT COURT

TO	Frances Brant	ley			
4		"April			
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KNOW VE. EU					
KNOW IE; II	nat we, naving fuil	faith in your pruden	ce and competen	cy, have appo	inted you Commis-
sioner, and by these	e presents do auth	norize you, at such t	ime and place as	s you may app	point, to call before
you and examine—					
	Walker Hinote	, Isaac Greek and	l Walter Greek	:	
					·
		<u> </u>			

	. TST-	775			
as witnesses in behalf	f of — Wa	<u> 1ker Hinote</u>		-in a cause per	iding in our Circuit
Court of Baldwin Co	unty, of said State	e, wherein			
	5 ,				
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			, <u> </u>		
***	TE.	ALKER HINOTE			— Complainant—
				""	— Complaniant—
and ————			<u> </u>		
	LU	LA LOUISE HINOTE			Dofondant
					—— Defendant,
on oath to be by you	administered, upo	on			
to take and certify th	e depositionso	of the witness_es_ ar	nd return the con	me to our Co	urt with all Can
		2 VI20 11 IVIOND	ia revarir mic sa.	aic to our co	dit, with all Con-
venient speed, under					•
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Commissioner's Fee \$					
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(830) ******************

The State Of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

WALKE	ER HINOTE.		Complainant
•		\$V3	- -
LULA LOUISE	HINOTE.		Respondent
This cause coming on to k	e heard was sul	omitted upon Bill	of Complaint, Decress Pro Confer
	and the second s		y as noted by the Register, and up
onsideration thereof, the Cou or in said bill.	rt is of the opini	on that the Compl	y as noted by the Register, and up- lainant is entitled to the relief pray
fore existing between the	judged and decr Complainant an	eed by the Court d Defendant be,	that the bonds of matrimony her and the same are hereby, disolve
nd that the said	dr Hinote.		
forever divorced from the			
<u> Lula</u>	Louise Hin	ote.	
or and on account of	ldultry.		
	. 17		
			<u> </u>
xcept to each other until size of this sixty days, neither pare ppeal. It is further ordered that	ty shall again r	narry except to ea	is decree, and that if appeal is tak cn other during the pendency of sa
e, and he hereby perm as suit.	nitted to again o	contract marriage	e upon the payment of the cost
It is further ordered that	Walker	Hinote.	
ne Complaintant, pa	y the cost here	in to be taxed, for	r which execution may issue.
4 1-1-	August.		
_			WIfare
		J	udge Circuit Court, in Equity.
Ι,	Court of P	aldwin County A	, Register of the Circu
	foregoing is Judge of th	a correct copy of	labama, do hereby certify that the the original decree rendered by the the above stated cause, which sall in my office.
	Witness	s my hand and sea	al this thed
	of———		, 19
		-	
		Regi	ster of Circuit Court, in Equity.
			, ·

STATE OF ALABAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA - GREETING:

WE COMMAND YOU, That you summon LULA LOUISE HINOTE to be and appear before the Judge of the Circuit Court of Baldwin County, exercising Chancery jurisdiction within thirty days after the service of this cummons, and there to answer, plead, or demur, without eath, to a Bill of Complaint lately exhibited by WALKER HINOTE against said LULA LOUISE HONOTE, and further to do and perform what said Judge shall order, and direct in that behalf, and this the 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.

day of ______, 1942.

'Régister.

WALKER HINOTE, COMPLAINANT,

IN THE CIRCUIT COURT OF

VS.

BALDWIN COUNTY, ALABAMA,

LULA LOUISE HINOTE, RESPONDENT.

IN EQUITY.

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

And now comes your Complainant, WALKER HINOTE, and humbly complaining against the Respondent, LULA LOUISE HINOTE, respectfully represents and shows unto your Honor and this Honorable Court as follows:

- 1. That the Complainant, WALKER HINOTE, is over twenty-one years of age, and a bona fide resident of Baldwin County, Alabama, and has been for more than one year next preceding the filing of this Bill of Complaint; that the Respondent, LULA LOUISE HINOTE, is over twenty-one years of age and a non-resident of the State of Alabama, her address being unknown;
- 2. That the Complainant and the Respondent were married at Bay Minette, Alabama, on April 21, 1937;
- 3. That in, to-wit, September, 1940, the Respondent committed acts of adultery with parties whose names are inot known to the Complainant; that said acts of adultery were without the consent and approval, and have not been condoned by the Complainant.

Wherefore, the premises considered, the Complainant prays that this Honorable Court will by proper process make the said LULA LOUISE HINOTE party respondent to this Bill of Complaint and by appropriate orders, require 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.

Complainant further prays that upon a final hearing of this cause, your

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			DIVORCE	#	Inla Louise		Walker Hinote.	cuit	The State Of Baldwin (
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			DECREE	Respo	Hinote	Complainant.		ţ, In	Alabama County	
				Respondent	•	ainant		Equi		
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		表表现								12
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Register of Capail Lycain to Rights

ommission To Take Deposition	Comm
LULA LOUISE HUNOTE Defendant	
VS.	
WALKER HINOTE Complainant	
CIRCUIT COURT	
Baldwin County	
STATE OF ALABAMA	THE

COMMISSIONER:

WALKER HINOTE, COMPLAINANT,

LULA LOUISE HINOTE, RESPONDENT,

AFFIDAVIT

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THEOD LIL

WALKER HINOFE, COMPLAINANT,

VS.

LULA LOUISE HINOTE, RESPONDENT.

SUMMONS AND COMPLAINT.

Lees 1945

THE STATE OF ALA	BAMA, CIRCUIT CO	OURT, IN EQUITY
BALDWIN COUNT		· ·
		•
Walker Hinete.		Complainant
Maritor grante on a	Vs.	
Lula Louise Hi	note.	Defendant
Motion is hereby made for a Decr	ee Pro Confesso against	
Lula Lo	uise Hinote.	Defendant
	ne ground that more than thirty days ha	
,	e order of this Court; and it having bee	4
Court that said Defendant is a no	n resident of the State of Alabama, and	has failed to answer, plead or
demur to the Bill in this cause, to	o the date hereof.	
This——4th	day of Aug.	19- 42 -
746 Code	Beeb & Hall	solicitor Solicitor
• • • • • • • • • • • • • • • • • • • •		

Register.

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Walker Hinote.	THE STATE OF ALABAMA, BALDWIN COUNTY
vs. Jula Louise Hinote.	IN EQUITY CIRCUIT COURT OF BALDWIN COUNTY
Decree Pro Confesso. on Pul	blication.
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d in behalf of Defendant upon	
nd in behalf of Defendant upon	

State of Alabama, Baldwin County. NO. 55/ Duy TERM, 1944
Walker Whale, Complainant.
Jula Lauro Khale Respondent
TO R. S. DUCK, REGISTER: In the above stated cause a Decre Procedure
having been the Respondent, and evidence having been taken, and the cause being ready for submission for final decree, and no defense having been interposed, the complainant, by H M Hall, Solicitor 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. H M Hall. Solicitor— for Complaintant—.

Walker Linote

Complainant-

Vacation Request For Decree In Respondent. Filed

Register.

The State of Alabama,

BALDWIN COUNTY

IN EQUITY

CIRCUIT COURT OF BALDWIN COUNTY

NOTE OF TESTIMONY

٧s.

Moore Printing Co.

Register.

Filed in Open

Court this -

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The	
The State of Alabama, BALDWIN COUNTY	

Complainant	Walker inote	CIRCUIT COURT, IN EQUITY
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Motion for Decree Pro Confesso on Publication

Filed 5th Aug. 19 42
Register.

Defendant

Moore Printing Co., Bay Minette, Ala.

Register.

Vol.

Page

Recorded in

-Record

EDITOR AND PUBLISHER

A L/D W I N

ALABAMA'S BEST COUNTY'S- WWES BEST NEWSPAPER

BAY MINETTE, ALABAMA

NOTICE TO NON-RESIDENT
WALKER'SHINOTE, Complainant

VS.
LULA LOUISE HINOTE, Respondant.
THE STATE OF ALABAMA.
BALDWIN COUNTY.
NO. 581
CIRCUIT COURT IN EQUITY.
In this cause it being made to appear, to the Judge of this court, in Term time, by affidavit of Walker Hinote, Complainant, that the J Defendent Lula Louise Hinote, is a non-resident of the State of Alabama 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 the County of Baldwin, State of Alabama, once a week for four consecutive weeks, requiring the said Lula Louise Hinote to answer or demur to the Bill of Complaint in this cause by the 3rd day of July, 1942, or after thirty days therefrom a Decree Pro Confesso may be taken against her.
This 8th day of June, 1942.

(Signed) R. S. DUCK, BEFEBE & HALL, Register.

AFFIDAVIT OF PUBLICATION

STATE OF ALABAMA, BALDWIN COUNTY.
A. Jaulene, being duly sworn, deposes and says
that he is the PUBLISHER of THE BALDWIN TIMES, a Weekly Newspaper pub-
ished at Bay Minette, Baldwin County, Alabama; that the notice hereto attached of
Walker Sinote Vs.
Iula Touise Hinote
COST STATEMENT
/66_WORDS @ 45_cents \$ 7
I hereby certify this is correct, due and and (paid)
fail J. Haulener
Publisher.
Was published in said newspaper forconsecutive weeks in the following issues:
Date of 1st publication fune // , 194 2 Vol. 53 No. 19
Date of 2nd publication // /8 , 194 2 Vol. 53 No. 20
Date of ard publication // 25 , 194 2 Vol. 53 No. 2/
Date of 4th publication fully 2 194 2 Vol. 53 No. 22
Subscribed and sworn before the undersigned this 3 day of July 1942
Descent Fleshin
Notary Public, Baldwin County.
Publisher.

THE STATE OF ALABAMA Baldwin County

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

		WALKER HING	OTE	COMPLAINANT	
			vs.	·	•
		LULA LOUISE	HINOTE	RESPONDENT	
	Frances	Prentley			
I,	FI 4:1005	DT STICTE'A			
as Register	and Commiss	ioner			
nave called	and caused to o	ome before me	<u> </u>		· · ·
,	Walker	Hinote, Isaac Gree	ek and Walte	er Greek	
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		The state of the s		on the <u>20</u> day of <u>Augus</u>	
in Bay l	Minette,	, Alabama, and ha	wing first swo	orn said witness— to speak th	ne truth,
				. :	
ine whole to					
	Walker	Hinote doth	depose and sa	y as follows:	er e
Hinote,	and I am ov is over twen ade and caus	er twenty-one yea: tv-one vears of a	rs of age. ge and a no: iligent sea:	Robertsdale, in Baldwir The Respondent, Lula Lo nresident of the State or rch and inquiry to ascer	ouise of Alabama.
years ne	I have b xt preceding	een a resident of the filing of th	Baldwin Co e Bill of C	unty, Alabama, for more omplaint in this cause.	than three
We lived ember, l	together as	ondent and I were husband and wife	married a	t Bay Minette, on April n County, Alabama, until	21, 1937. l in Sept-
were wit I have n	ties whose r hout the cor not seen and	ames are not know sent and approval	n to the Co and have n spondent as about six m	dent committed acts of a mplainant. The said act ot been condoned by the her husband since Septements old.	ts of adultery complainant. ember, 1940.
	• .		<u></u>	Walker	finato
ISAAC GR SAYS:	eek, a withe	SS FOR THE COMPLA	INANT, BEIN	G FIRST DULY SWORN, DEP	oses and
the above the time that the in fact,	Tam persone cause. It is she was with Respondent, I know that the father of	mally acquainted am and was person the Complainant committed acts of the row has a chitte child. The	with the Go ally acquai ally acquai adultery w alld six mon Respondent	obertsdale, in Baldwin implainant and the Respondented with the Respondent of my own personal knowleth men other than her other old, and that the Consover twenty-one year on not know her present a	ndent in t during edge husband, omplainant s of age

I,Frances_Brantley	—, as Register and Commissioner hereby certify				
that the foregoing depositions on Oral Examin	ation was 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 myself and H. M. Hall					
at the time and place herein mentioned; that I have personal knowledge of 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 ca	use, or any manner interested in the result thereof.				
I enclose the said Oral Examination in an en	velope to the Register of said Court.				
Given under my hand and seal, this 20	day of <u>August</u> , <u>19 42</u>				
	nance Brantley (L. S.)				
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HE STATE OF ALABAM Baldwin County IN CIRCUIT COURT, IN EQUITY WALKER HINOTE Complai	ORAL DEPOSITION ORAL DEPOSITION AUG 24 RECORDED IN Page				
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No.	File Vol.				

WALTER GREEK, A WITNESS FOR THE COMPLAINANT, BEING FIRST DULY SWORN, DEPOSES AND SAYS:

My name is Water Greek. I am a resident of Baldwin County, Alabama, and sixty-one years of age. I lived near where Walter Hinote and his wife lived during the time they were living together in Baldwin County, Alabama. I know of my own personal knowledge that the Respondent while she was living with the Complainant as his wife, ran around and committed acts of adultery with other men. I have often seen her commit the acts with other parties. I know of my own personal knowledge that she now has a child six months old, and that the Complainant is not the father of the child.

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