### The State of Alabama, Baldwin County

#### CIRCUIT COURT, IN EQUITY

•	Minnie Aaron	· · · · · · · · · · · · · · · · · · ·	, Complainant	
	<b>vs.</b> ;	A SA MATERIAL PROPERTY OF THE SAME	484	
2015-Development of the comment of t	Mark Aeron	Carlotteral Elitabether for the contract the manufacture and professional traction and	Respondent	che tree arrest data di tabasci a recenti i a
This cause coming on to	be heard was submitt			
on Answer and waiver				
consideration thereof, the Court for in said bill.				
It is therefore ordered, a tofore existing between the Con				_
that the said	Aaron	is	s forever divorce	d from the
said <u>Mark Aaron</u>			a account of	
		for and or	account of	
Voluntary abandonmer	* **			<u>,</u>
The state of the s				
		11.00		
destination of the second seco	manus processors of the second	The second secon	······································	
It is further ordered, adjuence to each other until sixty of sixty days, neither party shall again.	days after the rendition of ain marry except to each	of this decree, and n other during th	that if appeal is t e pendency of said	aken within appeal.
It is further ordered that the again contract marriage upon the	-	- ,	they are hereby	permitted to
	Minnie Aaron			
It is further ordered that-			•	
the Complainant	pay the cost herein to	be taxed, for whic	ch execution may i	ssue.
This 15th day of	Maren	, 1	.50	
This day or _	<u> </u>	Hair A.	madlibee	rie Ar
		1 OJud	lge Circuit Court,	In Equity.
I,			Register o	f the Circuit
1,	Court of Baldwin foregoing is a correct Judge of the Circuit cree is on file and en	County, Alabama, et copy of the or Court in the abov	do hereby cert riginal decree rend e stated cause, wh	ify that the lered by the
	Witness my har	ıd and seal this t	the	day
	of		_, 19	
<u>k</u>		Register	of Circuit Court, I	n Equity.

No. 2467	Page
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The State of Alabama
BALDWIN COUNTY

In Circuit Court, In Equity

Mimie Aaron

Complainant

vs.

Mark Aaron

Respondent

DIVORGE DEGREE

NIGE 1 SOCK, Register

MINN	IE AARON		Ø		
	Complainant	5	Ŏ	IN THE CIRCUIT COURT OF	
	Vs		Ŏ	BALDWIN COUNTY, ALABAMA	
MARK	AARON		Q	IN EQUITY	
	Respondent		Ŏ	The second secon	

Now comes the Respondent and accepts service of summons and complaint in this cause.

The Respondent admits the allegations as to ages, residences and marriage, but denies all other allegations contained in the bill of complaint, and demands strict proof of the same.

The Respondent waives notice of the time of taking of testimony on behalf of the Complainant; the right to cross examine Complainant's witnesses; and agrees that this cause be submitted for final decree without further notice.

mark Aarons

STATE OF ALABAMA DALDWIN COUNTY D

Notary Public, in and for said County, in said State, hereby certify that Mark Aaron, whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me this day that, being informed of the contents of said conveyance, he executed the same voluntarily on the day the same bears date. Given under my hand and seal on this the 22 day of

1950.

Register.

No.	2467 RECORD	A
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Circu	IN EQUITY uit Court of Baldwin	
<del></del>	Minnie Aaron	Section of the sectio
<del></del>	VS	A CONTRACTOR OF THE CONTRACTOR
1 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Fark Aaron	
	NOTE OF TESTIMO	YMC
Filed i	n Open Court this 12	1000
day Ui	aurel res	
Printed b	y the Baldwin Times	

STATE OF ALABAMA BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summons Mark Aaron, to appear and plead, answer or demur within thirty days from the service hereof, to the bill of complaint, filed in the Circuit Court of Baldwin County, Alabama, in equity, by Minnie Aaron, as Complainant and against Mark Aaron, as Respondent.

WITNESS my hand this 12 day of May, 1950.

Auguster herek

MINNIE AARON

COMPRAINANT

VS

MARK AARON

RESPONDENT

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

TO HONORABLE TELFAIR J. MASHBURN, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA:

Your Complainant Minnie Aaron, respectfully represents and shows unto your Honor and this Honorable Court as follows:

7

That Your Complainant is over twenty-one years of age, and a resident of Baldwin County, Alabama; that the Respondent is over twenty-one years of age and a bona fide resident of Baldwin County, Alabama.

2.

That your Complainant and the Respondent married at Bay Winette,
Alabama, on March 11, 1920, and lived together in Baldwin County, Alabama,
as husband and wife until in December 7, 1916.

3.

That on to-wit December?, 1946, the Respondent voluntarily abandoned the bed and board of your Complainant, and has remained away voluntarily and continuously since that time.

Wherefore the premises considered your Complainant prays that your Honor will by proper process make the said Mark Aaron, 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 hereof your Honor will make and enter a decree forever barring the bonds of matrimony existing between your Complainant and the Respondent; that she be granted such other, further, different or general relief as she may be in equity and good conscience entitled to receive.

Solicitor for the Complainant

# no 2467 RECORDED

MINNIE AARON

COMPLAINANT

VS

MARK AARON

RESPONDENT

Reid Stiffer Register

# THE STATE OF ALABAMA Baldwin County

## Circuit Court

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ommissioner, and by thes				ıy appoint
call before you and exam	ine <u>Minnie Aaron</u>	and Mattie Lou Hall	200	
witnesses in behalf of	Complainant		in a cause pend	ing in our
ceuit Court in Baldwin Co	unty, of said State, wh			
- Minnie Aaron	,			
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I Mark Aa	ron		, Compl	lainant
			Respo	ondent
oath, to be by you administ	tered, upon Evel.jm			
			_	
ake and certify the depos		_ and return the sam	e to our Court,	with all
venient speed, under your	hand.			
Witness / / day	as Ma			
day	or	, 194 <u>/</u>	<del></del> .	
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## THE STATE OF ALABAMA Baldwin County.

Circuit Court of Baldwin County, Alabama
(In Equity)

		ne Aaror		(	Complainar	ıt	
		VS.					
	Mark	Aaron			Respondent		
						P	· .:
and Commissioner	e before me _	Minnie	Aaron and	ns .			, , , , , , , , , , , , , , , , , , , ,
named in the Req	quirement for	Oral Exa	nination, o	n the 🖳	_ day of _	ay	
inette,	, Alabama	a, and ha	ving first s		l Witness	to spe	ak the
	nd Commissioner and caused to com named in the Rec	Mark  velyn watts  nd Commissioner  nd caused to come before me  named in the Requirement for the office of H. M. Hall inette, Alabam	Nark Aaron  Nelyn Watts  Ind Commissioner  Ind caused to come before me  Minnie  Inamed in the Requirement for Oral Example of H. M. Hall  Indicate, Alabama, and har	Wark Aaron  Welyn Watts  Ind Commissioner  Indicaused to come before me  Minnie Aaron and  Mark Aaron  Minnie Aaron and  Minnie Aaron and	Wark Aaron  Welyn Watts  Ind Commissioner  Indicaused to come before me  Minnie Aaron and Mattie  Mark Aaron  Mark Aaron  Mark Aaron  Mattie  Mark Aaron  Mattie  Matt	VS.  Mark Aaron Respondent velyn watts  Ind Commissioner Minnie Aaron and Mattie Lou Hall  Indicaused to come before me Minnie Aaron and Mattie Lou Hall  Inamed in the Requirement for Oral Examination, on the day of the office of H. M. Hall	Wark Aaron Respondent  Welyn Watts  Ind Commissioner  Ind caused to come before me  Minnie Aaron and Mattie Lou Hall  Inamed in the Requirement for Oral Examination, on the day of the office of H. M. Hall  Inette. , Alabama, and having first sworn said Witness to specific to specific to the day of the specific to specific to specific to the specific to

My name is Minnie Aaron. I am over twenty-one years of age and a bona fide resident of Baldwin County, Alabama. The Respondent Wark Aaron, is over twenty-one years of age and a bona fide resident of Baldwin County, Alabama.

The respondent and I married at Bay Minette, Alabama, on March 11, 1920. We lived together as husband and wife in Baldwin County, Alabama, until December 7, 1946.

The Respondent on December 7, 1946, voluntarily abandoned my bed and board and has remained away voluntarily and continuously since that time.

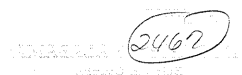
The Respondent and I have no minor children, and no community

minnie aarow

Mattie Lou Hall, a witness for the Complainant being duly sworn says:

My name is Mattie Lou Hall. I live at Bay Ministry. I am personally acquainted with the Complainant and the Respondent in this case. I have had occasion to see the Complainant almost daily for the past four years. I know that the Complainant and the Respondent have not lived together as busband and wife for almost four years.

mattie for Hall



, Register,	Vol. Page	Recorded in Record	Filed May 17 , 1947, Register.	Oral Deposition	Respondent.		vs. Complainant Hark Aaron		limite Aaron	IN CIRCUIT COURT, IN EQUITY.	THE STATE OF ALABAMA BALDWIN COUNTY	NO. 2467 PAGE
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