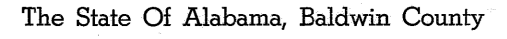
## 905) \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*



### CIRCUIT COURT, IN EQUITY

LI	LLIAN LAUDERDALE	•	Complainant
<del>-</del>	$g_{\mu} = \{ e_{\mu} \mid \mu \in \mathcal{K}_{\mu} \mid \forall \mu \in \mathcal{K}_{\mu} \}$	VS	
G	O LAUDERDALE.		Respondent
			·
This cause coming	on to be heard was su	bmitted upon Bill	of Complaint, Decress Pro Confesso
n		—and Testimon	y as noted by the Register, and upor
onsideration thereof, or in said bill.	the Court is of the opin	ion that the Compl	ainant is entitled to the relief prayed
1			
ofore existing betwe	ered, adjudged and decr en the Complainant ar	d Defendant be,	that the bonds of matrimony here and the same are hereby, disolved
nd that the said Li	illian Lauderdal	e. W	
s forever divorced f			
	G 0 Lauderda	le.	
	Crueltv		•
or and on account o	Orderov		
	•		
appeal.  It is further orde	red that Lillia	Lauderdale,	ch other during the pendency of said
e, and they are on its suit.	by permitted to again	contract marriage	e upon the payment of the cost of
It is further orde	red that <u>GO Lau</u> c	derdale.	
he Respondant.	pay the cost here	ein to be taxed, for	r which execution may issue.
_	ay of April.		101.2
1 ms	ay or		and I
			udge Circuit Court, in Equity.
			auge Circuit Court, in Equity.
I, ————			Register of the Circuit
4	foregoing i Judge of tl	s a correct copy of	labama, do hereby certify that the the original decree rendered by the the above stated cause, which said in my office.
	Witnes	ss my hand and se	al this theday
	of	Manual de la companya	, 19
	·	ere -	
		Regi	ster of Circuit Court, in Equity.

## 

				re-main religion del primi				
			-84					
and the state of the Control of the		•		in and the second	ing di Arabi	considerant est u	t Tare sell	
	continue growth of promotion of the		وتوأويجا ويستوجيني					

· 你们我们我们我们我们我们我们我们我们我们我们	<b>游</b> 【母】	344 ( # T # )	947 PK   1947 :	to of el			( W)
- Regard Communication of the Communication (Indiana) (I		44 1 <b>5</b> 2 2 2 2 3 3 4 4 5 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	boe yeek.	ejba ji ceba U per cesa	In Cir	The	No
	IVORC	76 - 7 6 - 7 76 - 7 6 - 7 6 6 7 7 6 7 6 7 6 7 6 7 6 7 6 7 6 7 6			cuit C	State	
	H DE	, R	vs. Con		ourt, I	Of Al	Page
	CREE	esponde	nplainai		In Equi	abam	
		nt.	nt.		 iity	Ω	

reveren interes intere elle de erren, radeori interescribite deprivifes l'edizioni desimiliari di l'edizioni d Invirt de lougest in la la fina chelegia dest formestations and radio evels lightes (Color presso di l'edizion Tran la grandalia per l'occusi destro avve la lignora evilent entre l'alle grand desimiliari delle finale espe

\*\*\* And the distance of the conference of the

i propositione de la company de la compa La company de la company d La company de la company de

Court of Heldman Courty, Alchage, or increas ment, and the court of the Court of the Courty of the c

egy – – – – – – egy seris fame fame broad ger from H

الارب المعتبر والمعتبر المعتبر المعتبر والمعتبر وا

# THE STATE OF ALABAMA Baldwin County

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

Lillian Lauderdale	COMPLAINANT
VS.	
G O Laudardale	RESPONDENT
I,	······································
as Register and Commissioner under and by	virtue of my appointment by the circuit cour
have called and caused to come before me	lowing named witnessse for the Complaiant
Lillian Lauderdale, 9The Complainant), Mr	
	į
witness named in the Requirement for Oral Exam 19 43, at the office of E.W.Holt	•
in Montgomery , Alabama, and having	
the whole truth, and nothing but the truth, the said	Lillian Layderdal
doth depo	se and say as follows:
I am the Complainant in the above stated c is my husband. We married July 2nd 1841.	ase and the Defendant G. Lauderdale in Montgomery Frattville, Lauderdale
I am I5 years of age, and reside in Baldwi 2I years old and is now in the services o has been for nearly two years. I have live Complainant and Defendant do not live toga for the reasom that Defendant on the day of person attended with danger to my life and	n County Alabama and Defendant is f the United states as a soldier, and d in the state of Alabama all my life. her now, and have never lived together, our marriage committed violence on my
that time has never contributed any thing	
this time or was when last heard from in th	e state of Illinois.

The witness Mrs. P.T.Lockett being first duly sworn says;

I know both the parties to this suit, I am the Mother of Complainant, and G.O Lauderdale is the man she is said to have married Complainant is now I5 ye re of age, and resides in Baldwin County Alabama, I do not of my pwn knowledge know the exact age of Defendant, but he is certainly more than twenty one years old and is a soldier stationed in the state of Illinoise. Complainant has resided in the state of Alabama all her life.

Complainant and Defendant do not live together, and have never lived together she was nothing but a child when she married the defendant, and it was a shame for him to take her off away from her home and pwn county and marry her at that age. He has never contributed any thing towards her support, and was cruel to her in other ways, while they were togather in that he committed violence on her person attended with danger to her life and health from which she had reasonable apprehension of herlife and health.

Mrs J. Lockett

Lillian Lausterdale

Lillian Lamberdolf I In circuit court of Montgo ery County Alabama.

vs In Emity.

Jo Launderdalf I

Comes JO Launderdall, the Defendant in the above stated cause, and makes as asswer to the bill of complaint filed against him in said cause, as follows:

I.—— Defendant admits the allegations in the first paragraph of said bill.

2-\* The Defendant denies each allegation contained in said bill of complaint, and each paragraph thereof, other than what is herein before admitted.

& So. Saududace

o Landadare

Defendant

And now comes defendant and accepts service of summons in the above stated cause and waives service by a legal officer.

And Defendent further waives legal notice of the time of takeing testimony by complainant and agrees for this cause to be submitted for final decree without further notice to him.

Defendant.

Sworn and subscribed to before me this /O-day of February, 1943.

of making the

25/1943.

Lillian Lauderdale, Complainant, In the Circuit Court of Baldwin county Y. In Equity. Alabama; Ĭ G.O.lauderdale Defendant. judge of said Court:

Now comes your Oratrix Lillian Lauderdale, by her next friend P.T.Lockett, who is her Mother and natural guardian; and humbly complaining shows to the Court;

### First

To the Honorable

That she is a minor under the age of twenty one years, and under the gae to contracr marriage, and a resident of Baldwin County Alabama, and that Go.Lauderdale is over twenty one years and in service as a soldier some where in the state of Illinoise when last heard from.

#### Second

That Oratrix intermarried with Defendant GO.Lauderdale in Prattville, Alabama, on the 2nd day of July 1941, being at that time a minor and under the age at which she could legally contract marriage, and without the knowledge or consent of her Mother, of Father; That before she reached home, Defendant committed violence on her person attended with danger to her life and health, unjustly, and without fault on her part, and that after considering her said act of marriage, she disaffirmed the same and never confirmed it by cohabitation withe Defendant or in any way.

Premises considered, Orator prays this Honorable court to take jurisdiction of this cause, and cause the State's subpoena to issue to Defendant under the rules and subject to the penalties of law provided in such cases, and may it please the Court after hearing this cause grant a decree either dissolving said marriage, or if in the righteous judgement of the Court the equities of th case require it grant a divorce full and final to Oratrix. And as ih duty bound Oratrix will ever pray etc. CED. Junemon

Solicitor for Complainant.

Note: - The efendant is required to plead to answer or demur to each allegation and averment in the above and foregoing bill of compalaint. but oath is waived.

Solicitor for Complainat

THE STATE OF ALABAMA		CIRCUIT COURT	
Baldwin County	)		
Ga WHOLX			. , )
10	*		•
		# <b>1</b>	
			<u> </u>
	.#		
KNOW YE: That we, having fu	ll faith in your prude	ence and competency, have app	ointed you Commis-
sioner, and by these presents do au	thorize you, at such	n time and place as you may a	opoint, to call before
you and examine			
fac: f.	edd-ll	Pg Lockett and	Williams
Lillean An	eastery,	P. J. Lockett and	
Flurrer		· · · · · · · · · · · · · · · · · · ·	
	¥.		•
as witnesses in behalf of	plainant	in a cause p	ending in our Circuit
Court of Baldwin County, of said Sta	•		
	Landado	· Lada	
sellen	dandand	TO W	
	* .		
			·
			Complainant
and Go. Londer	dela		
and			
			Defendant,
on oath to be by you administered, a	mon The	A	
•			
to take and certify the deposition.	of the witness	and return the same to our	Court, with all Con-
venient speed, under your hand.			
14	down of AN	ue , 43	
Witness / 4	day of	Ranul	
· ·	<u> </u>		REGISTER
$\mathcal{O}_{\Lambda}$			

ST <i>I</i>	ATE OF AL	ARAMA	1	CIŖCUI	T COURT, IN EG	UITY.
ΔII	BALDWIN CO	•	$\left.\right\rangle$ No. 925,		April.	Term, 194 <mark>3</mark>
	Lilii	an Laudei	ഹീരിക			
			Vs.	• !		-, Complainant
	G O	Lauderda]				—, Defendant——
To	R S Duele	·	, R	egister	•	

Chas O Timmerman
Solicitor for Complainant.

Register.

No. 925
The State of Alabama,
IN EQUITY
CIRCUIT COURT OF BALDWIN COUNTY
Lillian Lauderdale.
G O Lauderdale. VS.
NOTE OF TESTIMONY
Filed in Open Court this — 26th
day of April. 194 43
Register.

0. 1		Page-		
Th	e State of	Alaba	ma,	
	Baldwin			
CIR	CUIT COUR'	r, in EQ	OLLX	
				٠.
	Vs.			:
era Algusti Magasta	Services			
1	Same and the same of			
34.				
REQ	UEST FOI VACA	R DEC! .TION	(EE	11/
REQ			ÆE.	
			*EE	1N 19432
			TEE	194
			Regis	194
				194
				194
Filed				194
				194
Filed	VACA Apri		Regis	1943ster.
	VACA Apri		Regis	1943ster.
Filed	VACA Apri	TION  L Z	Regis	194
Filed	VACA  Office  Rad  in	TION  L Z	Regis	ter.

The second second of the second secon