The State of Alabama, Baldwin County CIRCUIT COURT, IN EQUITY

<u> </u>	C LOUISE BULETE	, Complainant
T ANT THE	Tonico cuerra	
and the second section of the section of		, Respondent
	oe heard was submitted upon Bi	Il of Complaint, Decree Pro Confesso or
<u> Answer and Waiver</u>	and Testimony as	noted by the Register, and upon con
sideration thereof, the Court is of	the opinion that the Complaina	nt is entitled to the relief prayed for in
1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	idged and decreed by the Court	that the bonds of matrimony heretofore
xisting between the Complainant	and Defendant be, and the sam	that the bonds of matrimony heretofore are hereby, dissolved, and that the
The second back of the control of		135%
aid <u>Donotony nounse nu</u>	2 Uec	is forever divorced from the
aid <u>iloslie Basbee</u>		for and on account of
Cruelty: IT is burner.	. A second of the second of th	
the state of the s		.M. Mod <u>lill by the clumb ther the</u> Mig Justidy and control of the
	was a business and ander t	40 C. L. 844 - 1 C. L. 20 Proposition
	alas allerin Day to Johnson	D by the court that the said y louise subbee, Compleinant,
		bes and Eller Louise Dusice.
	The state of the s	oso and alaen lotabe lozes.
	RED LOGUED MED DESCRIPTION OF THE SET OF THE	July the court that the
each other until sixty days after the says, neither party shall again marrows. It is further ordered that the gain contract marriage upon the party is further ordered that	cy except to each other during to except to each other during to complainant and Respondent ayment of the cost of this suit. Leading Laboratory pay the cost herein to be taxed.	be, and they are hereby permitted to
:	<i>D</i>	Judge Circuit Court, In Equity.
I, <u>illice J. Duck</u>	foregoing is a correct copy of Judge of the Circuit Court in a cree is on file and enrolled in a	
	of	•
	V.	, IY
	•••	Register of Circuit Court, In Equity.

The State of Alabama Baldwin County In Circuit Court, In Equity Complainant Respondent DIVORCE DECREE

APPERENT APPENDING TO THE

DOROTHY LOUISE BUZ FEE

Complainant

vs

LISLIE BUZBER

Respondent

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

IN EQUITY.

NC. _____

TO THE HONORABLE TELFAIR J. MASHBURN, JR., JUDGE OF THE 28th JUDICIAL CIRCUIT, IN EQUITY SITTING:

Comes the Plaintiff in the above styled cause, which cause being at issue, and moves the Court to have the said cause set down for final submission at such time and place as your Honor may determine.

Attorney for Complainants

RECORDED

FILED 5 1951

allies of poors, negister

DOROTHY LOUISE BUZBEE Complainant		IN THE CIRCUIT COUR	iT OF
VS. LESLIE BUZBEE	Service (BALDWIN COUNTY, ALA	BAMA
Respondent	may)	IN EQUITY. NO. 239	0

REGISTER'S REPORT

TO HON. TELFAIR J. MASHBURN, JR., JUDGE OF SAID COURT:

Whereas, by a decree of this court and enrolled in the above entitled cause on the 22nd day of July 1950 and amended on the 15th day of August, 1950, it was ordered and decreed as follows:

- 1. That the Register of this Court hold a reference according to law and under the rules of this Court, to ascertain and report to this Court what reasonable amount should be allowed for maintenance and support of complainant, Dorothy Louise Buzbee during pendency of this suit. (Amended to read "What will be a reasonable amount to be allowed to the complainant, Dorothy Louise Buzbee, for maintenance and her support, and for support and maintenance of the minor children)
- 2. What will be a reasonable attorneys fee for the Petitioners attorney.

 Now, therefore, having held a reference for the purpose of ascertaining the matters called for in the said decree of reference and having heard testimony of both parties, I report as follows:
- 1. I find and report that \$10.00 per week as a reasonable amount to be paid to the complaint for maintenance and support of said complainant and minor children.
- 2. I find that \$75.00 is a reasonable attorney's fee to be allowed to Mr. C. Le Noir Thompson, the solicitor for the petitioner.

All of which is respectfully submitted this l6th day of August, 1950.

Register in Chancery

M

DOROTHY LOUISE BUZBEE		Ŏ	
	Complainant	Ž	IN THE CIRCUIT COURT OF
Vs		Q	BALDWIN COUNTY, ALABAMA
LESLIE BUZBEE		Ĭ	IN EQUITY
to Aria	Respondent	Q	

This day came Dorothy Louise Buzbee and filed herein her verified petition praying for an order upon Leslie Buzbee to show cause why he should not be punished as for a contempt; a true and verified copy of the petition being herein attached, and now upon consideration of the same, it is

ORDERED, ADJUDGED AND DECREED by the Court:

- (1) That the said Leslie Buzbee do appear before the Court in his own proper person at Bay Minette, Alabama, at 10:00 o'clock G.W. on the 20 day of September, 1950, then and there to show cause, if any he have, why he should not be punished as for a contempt of Court for and on account of the matters and things set out in the verified petition of the said Dorothy Louise Buzbee.
- (2) That the Sheriff of Baldwin County, Alabama do forthwith cause to be served upon the said Leslie Buzbee a copy of this Order and a copy of the petition and make due return thereof.

Done this 9th day of staber, 1950.

Telfair A. Mashbury fr.

Received in Sheril's Office this day of C. 1050

2390

r[]

FILED

OCT 10 1950

ALIGE 1. OUCK, Register

DOROTHY LOUISE BUZE	EE	V	
	Complainant	Q	IN THE CIRCUIT COURT OF
√s		Ž	BALDWIN COUNTY, ALABAMA
LESLIE BUZBEE		Ž	IN EQUITY
	Respondent	Ĭ	

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

Now comes the Complainant and respectfully shows to the Court that by order of this Court made and entered on to-wit, August 16th, 1950, the Respondent was ordered to pay to the Complainant the sum of Ten Dollars (\$10.00) for maintenance and support of Joyce Marie Buzbee and Ellen Louise Buzbee; that said Respondent has wilfully failed to pay said sum; that Complainant is entirely without funds for her support.

WHEREFORE, she respectfully prays that the Court make and enter an order requiring Respondent to show cause if any he has why he should not be adjudged guilty of contempt of this Court for failure to obey order of this Court requiring him to pay to the Complainant thesum of Ten (\$10.00) Dollars each week for the maintenance and support of Joyce Marie Buzbee and Ellen Louise Buzbee.

Hothy Jouis Bryles Petitioner

STATE OF ALABAMA DEALDWIN COUNTY

Before me, C. LeNoir Thompson, a Notary Public in and for said county, personally appeared Dorothy Louise Buzbee, who is known to me and who being by me first duly sworn, deposes and says that she has knowledge of the facts stated in the above petition and that same are true.

Notary Public, Baldwin County, Alabama

BUSBEE

RECORDER

Executed 2 1932 by serving copy of within Summons and Complaint on

AMENDED ORDER

DOROTHY LOUISE	BUZEKE	Ž	
	Complainant	Ď	IN THE CIRCUIT COURT OF
Vs.	the second secon	<u> </u>	BALDWIN COUNTY, ALABAMA
LESLIE BUZBEE		Ď	IN EQUITY
•	Respondent	Q	NO. 2390

Upon consideration of the Petition of Dorothy Louise Buzbee filled in this cause, the same being duly read, considered and understood by the Court, it is, therefore, the judgment of this Court, and it is ordered, adjudged and decreed by the Court that the Register of this Court hold a reference according to law, and under the rules of this Court, and ascertain and report to this Court what will be a reasonable amount to be allowed to the Complainant, Dorothy Louise Buzbee, for maintenance and her support and for the support and maintenance of the minor children; Ellen Louise Buzbee and Joyce Marie Buzbee, during the pendency of this suit, and that a proper attorney fee for the Petitioner's attorney be determined, and that the Register of this Court give notice of holding of said reference according to law.

Done this the 15^{-7} day of August, 1950.

Jespier J. Masheluru Ar.
Circuit Judge

RECORDED

Airel 6,15:50 auget rouch

AMENDED ORDER

DOROTHY LOUISE BU	ZBEE	Ž	
	Complainant	Ĭ	IN THE CIRCUIT COURT OF
√s		Ĭ	BALDWIN COUNTY, ALABAMA
LESLIE BUZBEE	oran and an analysis and an area of the second	.	IN EQUITY NC. 2390
Guardia de Carlos de Carlos de Carlos de	Respondent	Ž	

TO THE HONORABLE TELFAIR J. MASHBURN, JR., JUDGE OF SAID COURT:

Upon consideration of the Petition of Dorothy Louise Euzbee filled in this cause, the same being duly read, considered and understood by the Court, it is, therefore, the judgment of this Court, and it is ordered, adjudged and decreed by the Court that the Register of this Court hold a reference according to law, and under the rules of this Court, and ascertain and report to this Court what will be a reasonable amount tobe allowed to the Complainant, Dorothy Louise Buzbee, for maintenance and her support and for the support and maintenance of the minor children; Ellen Louise Buzbee and Joyce Marie Buzbee, during the pendency of this suit, and that a proper attorney fee for the Petitioner's attorney be determined, and that the Register of this Court give notice of holding of said reference according to law.

Done this the 12^{th} day of August, 1950.

Telfair A. Madleberry fr.

AMENDED ORDER

DOROTHY LOUISE	BUZBEE	Ž	
	Complainant	Ĭ	IN THE CIRCUIT COURT OF
Vs		ğ	BALDWIN COUNTY, ALABAMA
LESLIR BUZBME	Respondent	Õ Õ	IN EQUITY Ho. 2390

TO THE HONORABLE TELFAIR J. MASHBURN, JR., JUDGE OF SAID COURT:

Upon consideration of the Petition of Dorothy Louise Euzbee filled in this cause, the same being duly read, considered and understood by the Court, it is, therefore, the judgment of this Court, and it is ordered, adjudged and decreed by the Court that the Register of this Court held a reference according to law, and under the rules of this Court, and ascertain and report to this Court that will be a reasonable amount tobe allowed to the Complainant, Dorothy Louise Buzbee, for maintenance and her support and for the support and maintenance of the mimor children; Ellen Louise Buzbee and Joyce Marie Buzbee, during the pendency of this suit, and that a proper attorney fee for the Petitioner's attorney be determined, and that the Register of this Court give notice of holding of said reference according to law.

Done this the ____ day of August, 1950.

Circuit Judge	
---------------	--

DOROTHY	LOUISE	BUZBEE	Ž	
		Complainant	Ž.	IN THE CIRCUIT COURT OF
k ,	Vs		Ž	BALDWIN COUNTY, ALABAMA
LESLIE I	BUZEEÐ	and the second section of the second	An of the control of	IN EQUITY NO. 2390
		Respondent	X.	

TO THE HONORABLE TELFAIR J. MASHBURN, JR., JUDGE OF SAID COURT:

Upon consideration of the Petition of Dorothy Louise Buzbee filled in this cause, the same being duly read, considered and understood by the Court, it is, therefore, the judgment of this Court, and it is ordered, adjudged and decreed by the Court that the Register of this Court hold a reference according to law, and under the rules of this Court, and ascertain and report to this Court what will be a reasonable amount to be allowed to the Complainant, Dorothy Louise Buzbee, for her support and maintenance during the pendency of this suit, and that a proper attorney fee for the Petitioner's attorney be determined, and that the Register of this Court give notice of holding of said reference according to law.

Done this the 22 day of July, 1950.

Jeffair J. Madhebrerge

RECORDED

WICK TO SEED T

THE STATE OF ALABAMA Baldwin County.

Circuit Court of Baldwin County, Alabama
(In Equity)

	DOMOTHY LOUISE BUE FAS	Complainant
en e	VS.	
e de la companya de l La companya de la companya de	IESLIE BUZEEE	Respondent
I, <u>lois Hawa</u>	rd	Political
as Register and Con	nmissioner	
have called and caus	sed to come before me <u>Borothy Lo</u>	urise Bazbee and Ormee Wilson
witness @S named :	in the Requirement for Oral Exami	nation, on the <u>31 s</u> tday of <u>December</u>
	ce of <u>C. LeNoir Thompson</u>	
in <u>aBay Minette</u>	, Alabama, and havin	g first sworn said Witness es to speak the
truth, the whole tru		said Dorothy Louise Byzbee ami
Chree Wilson	doth depose and say	as follows:

That my name is Dorothy Louise Buzbee, I am over the age of 13 and a resident of Baldwin County, Alabama and have been all of my life. The Respondent is over the age of 21 and is also a resident of Baldwin County and has been all of his life. We were married at Bay Minette on August 21, 1946 and lived together as husband and wife in Baldwin County until on or about June 16, 1949 at which time the Respondent mistreated me by striking me abusing me and placing me in fear of my life or health which caused our separation. On October 15, 1949 the Respondent came to my mothers home where I was staying and threatened me with a pistol and placing me in fear of my life or health so that I was afraid to live with him further and we have not lived together as husband and wife since our separation in June, 1949.

There was born as fruits of our marriage two children Joyce Harie Buzbee about four years of age and Ellen Louise Buzbee about three years of age. I have had the remained with me constantly and continually since their birth and they have remained with me constantly and continually since their birth. Their father has not supported them in any way nor provided for their maintenance since our separation June, 1949 and I have looked after them. I believe that I am a fit suitable and proper person to have their permanent care custody and control and respectfully ask the court to grant to me the permanent care custody and control of our children Joyce Marie and Ellen Louise named above.

If feel that the father should provide maintenance and support for our children and have agreed to accept the sum of \$25.00 a month for the maintenance and support of these children. I asked the court in my complaint that the Respondent pay my attornoy fee in this cause and do respectfully petition at this time for that payment.

Mosthy & Bugher

That my name is Onree Wilson, I know both parties to this cause; that the Complainant is over the age of 10 and that the Respondent is over the age of 21 years. They have both been residents of Baldwin County all of their lives. They were married at Bay Minette on august 21, 1946 and they lived together as husband and wife in Baldwin County until the middle of June 1949 at which time Dorothy had to leave the Respondent because of the way he treated her and when she came home at this time she was carrying a bruise on her face caused by one of his licks. The Respondent came to our house on the night of October 15th and threatened Dorothy's life with a pistol. There were nine present when this happened. I know that Dorothy could not live with him because of the danger to her life or health. She has had the continual care custody and control of the two children born as fruits of this marriage and I believe that she is a fit suitable and proper person to have the permanent care custody and control of these children specially do I believe this since their father has not contributed to their support since their separation.

Oppres Wilson

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I, Lois Howard , as Register and Commissioner hereby certify that
the foregoing depositions on Oral Examination was taken down by me in writing in the words
of the witness es and read over to $them$ and $them$ signed the same in the presence of
myself and G. Labotz Thompson
at the time and place herein mentioned; that I have personal knowledge of personal identity of
said witness_83_or had proom made before me of the identity of said witness_83_; that I am not of
counsel or of kin to any of the parties to said cause, or any manner interested in the result thereof
I enclose the said Oral Examination in an envelope to the Register of said Court.
Given under my hand and seal, this 31st day of December 19452.
(L. S.)

NO`	PAG	GE
	ATE OF A	
IN CIRCUI	T COURT,	IN EQUITY.
DOROTHY LOUI	SE BUZBE	
	vs.	Complainant
LESLIE BUZEE		
	-	·
		Respondent.
Oral	Depo	sition
Filed	<u>''</u>	, 19 6 2 , Register.
Ulrice	Luciu	्रीर, Register.
\cup	Recorded i	n
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	·	, Register.
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JAN		ነሮብ

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Witness 3/22 day of Asc , 1961.

Auc , 1961.

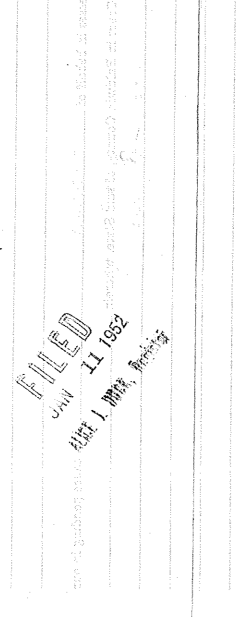
Register.

to take and certify the deposition so of the witness sa and return the same to our Court, with all

Commissioner's Fee, \$_____

convenient speed, under your hand.

Witness' Fees, \$_____



THE STATE OF ALABAMA Baldwin County	A
IN EQUITY Circuit Court of Baldwin Cour	aty
DOROTHY LOUISE BUZESE	
VS.	
LESLIE BUZIEE	
NOTE OF TESTIMONY	
Filed in Open Court this	
day of Much 194 Much hluch Register.	
JAN 11 1952	

ALICE I. DUCK, Register

DOROTHY LOUISE BUZ BEE

Complainant

ZV

LESLIE BUZBEE

Respondent

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

IN EQUITY.

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

Now comes the Complainant and respectfully shows to the Court that by order of this Court made and entered on to-wit, August 16th, 1950, the Respondent was ordered to pay to the Complainant the sum of Ten Dollars (\$10.00) for maintenance and support of Joyce Marie Buzbee and Ellen Louise Buzbee; that said Respondent has wilfully failed to pay said sum; that Complainant is entirely without funds for her support.

WHEREFORE, she respectfully prays that the Court make and enter an order requiring Respondent to show cause if any he has why he should not be adjudged guilty of contempt of this Court for failure to obey order of this Court requiring him to pay to the Complainant the sum of Ten (\$10.90) Dollars each week for the maintenance and support of Joyce Marie Buzbee and Ellen Louise Buzbee.

Mastler Bustel

Petitioner.

STATE OF ALABAMA NABALDWIN COUNTY

Before me, C. LeNoir Thompson, a Notary Public in and for said county, personally appeared Dorothy Louise buzbee, who is known to me and who being by me first duly sworn, deposes and says that she has knowledge of the facts stated in the above petition and that same are true.

Stary Public, Baldwin County, Alabama.

COROLL CO

FILED STOST ALICE I. BUCK, Register

DOROTHY LOUISE BUZ HEE

Complainant

VS

LESLIE BUZEEE

RALDWIN COUNTY, ALARAMA
IN EQUITY.

IN THE CIRCUIT COURT OF

Respondent

This day came Dorothy Louise Buzbee and filed herein her verified petition praying for an order upon Leslie Buzbee to show cause why he should not be punished as for a contempt; a true and verified copy of the petition being herein attached, and now upon consideration of the same, it is

ORDERED, ADJUDGED AND DECREED by the Court:

- (1) That the said Leslie Bu bee do appear before the Court in his own proper person at Bay Minette, Alabama, at 10:00 o'clock Q.M. on the 18 day of Brownbu. 1967, then and there to show cause, if any he have, why he should not be punished as for a contempt of Court for and on account of the matters and things set out in the verified petition of the said Dorothy Louise Buzbee.
- (2) That the Sheriff of Baldwin County, Alabama do forthwith cause to be served upon the said eslie Buzbee a copy of this Order and a copy of the petition and make due return thereof.

Done this 50 day of December 1951.

Julgain A. madlibury or

Received in Sheriff's Office this 5 day of WILKINS, Sheriff

Executed Dec. 7, 1951. By Serving

A Copy Of The with in order and
a copy of petition on
Leslie Bushee william Secriff

Toylor Wilstin 14 4 Half D.S.

Serve on Leelie By the

- U

DOROTHY LOUISE BUZBEE	The many official desirable of
COMPLAINANT	. IN THE CIRCUIT COURT OF
VS	BADDWIN COUNTY, ADABAMA,
LESLIE BUZBEE	IN EQUITY
RESPONDENT	Ŏ.

Now comes the Respondent and for answer to the Complainant's complaint says:

He admits the allegations contained in paragraphs one and two.

2.

He denies the allegations contained in paragraph three and demands strict proof of the same.

3.

He admits the allegations contained in paragraph four as to the children and that the Complainant is the suitable, fit and proper person to have their care, custody and control; that he is able and agrees to pay toward the maintenance and support of the children TWENTY FIVE (\$25.00) DOLLARS per month; that he denies all other allegations contained in paragraph four.

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

Lesie Begliel

STATE OF ALABAMA BALDWIN COUNTY

Notary Public, Baldwin County, Alabama



MECORDER

FILED
JAN 11 1952
JAN 11 1952

Dorothy Louise Ruzbee

Complainant

VS

Leslie Buzbee

Respondent

In the direct Court of Ealdwin County, Alabama In Equity. No. 2390

Data

This cause is submitted for a decree upon the report of the register filed herein on the <u>lóth</u> day of <u>August</u>, <u>1950</u>, and ordered to lie over three days for exceptions, and it now appearing that no objections or exceptions have been filed thereto, upon consideration thereof, it is ordered, adjudged and decreed by the Ocurt as follows:

FIRST

That the report of Register be and it is hereby in all things ratified and confirmed.

SHOCKE

That the Respondent pay over to the Complainant the sum of \$10.00 per week as alimony pendente lite.

THIRD

That the Resrondent pay to the solicitor for the Complainant the sum of \$75.00 as solicitor's fees perdente lite for representing her in this cause.

Done	SEED	craered,	this	the		day	c.i.		, J	L9		
------	------	----------	------	-----	--	-----	------	--	-----	----	--	--

Circuit Judge, in aquity Sitting.

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Leslie Buzbee, 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 Dorthy Louise Buzbee, as Complainant and against Leslie Buzbee, as Respondent.

1. . 1

WITNESS my hand this Ath day of November, 1949.

(C)		Mac. I. Wick
n en	anno manarità di casa d	REGISTER
DORTHY LOUISE BUZBE	E Ø	IN THE CIRCUIT COURT OF
COMPLAINANT	· Ø	BALDWIN COUNTY, ALABAMA
VS	Ŏ	IN EQUITY.
LESLIE BUZBEE	Ŏ	
RESPONDENT	Ŏ	

TO HONORABLE TELFAIR J. MASHBURN JR., JUDGE OF CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, IN EQUITY SITTING:

Your Complainant Dorthy Louise Buzbee, respectfully represents and shows unto your Honor and this Honorable Court as Follows:

l,

That your complainant is a bona fide resident of Baldwin County, Alabama, and is Nineteen Years of age; that the Respondent is a bona fide resident of Baldwin County, Alabama, and is Twenty Three years of age.

2.

That your Complainant and Respondent married at Bay Minette, Alabama, on August 21, 1949; that they lived together; that they lived together as husband and wife, in Baldwin County, Alabama, until on to-wit, June 16, 1949.

3.

On June 16, 1949 the Respondent committed actual violence to the person of the Complainant by beating her, abusing her person and misusing her generally, hense they seperated; subsequently to that date on to-wit October 15, your Respondent threatened your Complainant's life with a pistol; all of which endangered your Complainant's life of health; that the conduct of the Respondent was such to give your Complainent every reasonable apprehension to believe that if she continued to live with the Respondent he would do further violence to her person which would necessarily endanger her life a and health.

That there was born to the Complainant and the Respondent, two children, Joyce Marie, age two years, and Ellen Louise, age one year; that said children are now living with the Complainant, who is the suitable, fit and proper person to have their care, custody and control; that the Respondent is not a suitable person to have the custody, are and control; that your Complainant has no property or funds, or means of raising any money to prosecute this action or to employ an Attorney; that the Respondent has an annual income amounting to approximately Fifteen Hundred (\$1500.00) Dollars.

WHEREFORE, the premises considered, your Complainant prays that your Honor will, by proper process make the said Leslie Buzbee, 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; that your Honor will order a reference to determine a reasonable amount to be paid by the Respondent to your Complainant as alimony pendente lite, and Attorney's fees and that your Honor will at the same time determine a suitable division of the property of the parties to this cause.

Your Complainant further prays that your Honor will upon a final hearing hereof, award to her a decree of divorce forever barring the bonds of matrimony existing between your Complainant and the Respondent; that she be awarded the permanent custody of their minor children, Ellen Louise Buzbee and Joyce Marie Buzbee and that the Respondent pay to your Complainant as maintenance for said children such as to your Honor shall seem just and proper.

Complainant prays for such other, further, different or general relief as she may be entitled in the premises.

Soligitor for the Complainant

Received in Eheriff's Office this Zday of Jack, 1849 TAYLOR WILKINS, Shoriff

2390

RECORDED

DORTHY LOUISE BUZBEE

COMPLAINANT

VS

LESLIE BUZBEE

RESPONDENT

SUMMONS AND COMPLAINT

FILED NOV 9 1949

ALICE J. DUCK, Register

From the law office of C. LeNoir Thompson

Comment of the Commen

DOROTHY LOUISE BUZBEE	Ŏ.	IN THE CIRCUIT COURT OF
COMPLA INANT	Ø	BALDWIN COUNTY, ALABAMA
VS.	Q	IN EQUITY
LESLIE BUZBEE	Ø	NO. 2390
RESPONDENT	Ď	

Now comes the Respondent and for answer to the Complainant's complaint, says:

l.

He admits the allegations contained in paragraph one.

2.

He denies the allegations contained in paragraph two.

3.

He denies the allegations contained in paragraph three and demands strict proof of the same.

<u>h.</u>

He admits the allegations contained in paragraph four as to the names and ages of the children, but denies all other allegations contained therein and demands strict proof of the same.

5.

The Respondent denies each and every allegation contained in the Complainant's bill of complaint not herein expressly admitted and demands strict proof of the same.

Solicitor for the Respondent

RECORDER

DOROTHY LOUISE BUZBEE

COMPLAINANT

VS.

LESLIE BUZBEE

RESPONDENT

ALLE J. DUCK, Register

DOROTHY	LOUISE	BUZBEE	Ž	
		Complainant	Ĭ	IN THE CIRCUIT COURT OF
	⊽s		Ď	BALDWIN COUNTY, ALABAMA
LESLIE	BUZBEE		Q	IN EQUITY NO. 2390
	••	Respondent	Q	•

To Leslie Buzbee:

You are hereby notified that on the 3 day of Quiques 1950, at 1000 o'clock A.M., at the office of the Register, I shall proceed to execute the reference, as ordered and directed by the decree rendered in the above cause, at which time and place you are required to attend.

Witness my hand this 17 day of July, 1950.

Alica Luca Register Received in Sherill's Office this 2 day of July 1950 TAYLOR WAKEN Sharff

Executed by serving a copy of the within on Leslie Buzbee

195

Sheraff of Baldwin County

no 2390

DOROTHY LOUISE BUZBEE

Complainant

۷s

LESLIE BUZBEE

Respondent

RECORDED

NOTICE OF REFERENCE

JUL 22 1950
JUL 22 1950
ALICE J. DUCK, Register

From the law office of C.LeNoir Thompson Eay Minette, Alabama

DOROTH	C LOUISE	BUZBEE		Ĭ		,			
		Complainant		¥	IN		CIRCUIT	ÇOUPT	O.
	Vs		and the second s		ĐAI	Dwr	COUNTY	, AIAB	
LESIII	BUZBEE			Ř		OV EG	JUITY	NO. 23	90

Respondent

TO THE HONORABLE TELFAIR J. MASHBURN, JUDGE OF SAID COURT:

Comes your Petitioner, Dorothy Louise Buzbee, and respectfully represents and shows unto your Honor as follows:

- 1. That she has filed in this Honorable Court a bill seeking alimony for support and maintenance against the Respondent, Leslie Buzbee.
- 2. That she is without means of support during the pendency of this suit, and that said Respondent is well able to provide support and maintenance for your Complainant, but that said Respondent has refused and failed so to do.

The premises considered, your Petitioner prays that your Honor will order a reference ore tenus and to ascertain what will be a reasonable amount to be allowed to your Petitioner during the pendency of this suit, to determine a proper attorney fee for your Petitioner's attorney in this matter, and your Petitioner further prays for general relief.

Attorney for Pfortioner

AMENDED COMPLAINT

DOROTHY	LOUISE	BUZBEE	Ž	
		Complainant	Ž ·	IN THE CIRCUIT COURT OF
	Vs		Ž	BALDWIN COUNTY, ALAFAMA
LESLIE	BUZBEE		Ž	IN EQUITY NO. 2390
		Respondent	Q	

TO THE HONORABLE TELFAIR J. MASHEURN, JUDGE OF SAID COURT:

Comes your Petitioner, Dorothy Louise Buzbee, and respectfully represents and shows unto your Honor as follows:

- 1. That she has filed in this Honorable Court a bill seeking alimony for support and maintenance against the Respondent, Leslie Buzbee.
- 2. That she is without means of support during the pendency of this suit, and that said Respondent is well able to provide support and maintenance for your Complainant and for her minor children, Ellen Louise Buzbee and Joyce Marie Buzbee, but that said Respondent has refused and failed so to do.

The premises considered, your Petitioner prays that your Honor will order a reference ore tenus and to ascertain what will be a reasonable amount to be allowed to your Petitioner for herself and said children during the pendency of this suit, to determine a proper attorney fee for your Petitioner's attorney in this matter, and your Petitioner further prays for general relief.

Attorney for Petitioner

I certify that I have delivered this day a copy of the foregoing pelition to Am A. M. Hale

8/13/60

DOROTHY LOUISE BUZBEE

COMPLAINANT

 $\mathbb{V}\mathsf{S}$

LESLIE BUZBEE

PESFONDEMI

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

IN EQUITY

NO.

TO THE HONORABLE TELFAIR J. MASHBURN, JR., JUDGE OF THE 28th JUDICIAL CIRCUIT, IN EQUITY SITTING:

Comes the Plaintiff in the above styled cause, which cause being at issue, and moves the Court to have the said cause set down for final submission at such time and place as your Honor may determine.

Attorney for Compleinant.

DONOTHY LOUISE BUZEEE

COMPLAIMANT

٧S

LESLIE BUZBEE

RESFONDENT

RECORDED

FILED
APR 25 1951
ALICE A DUCK, Register

From the law offices of G. LeNoir Thompson Bay Minette, Alabama DOROTHY LOUISE BUZBEE

COMPLAINANT

VS

LESLIE BUZBER

RESPONDENT

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

NO. 2390

DECREE

This cause is submitted for a decree upon the report of the Register filed herein on the <u>l6th</u> day of <u>August</u>, <u>1950</u>, and ordered to lie over three days for exceptions, and it now appearing that no objections or exceptions have been filed thereto, upon consideration thereof, it is ordered, adjudged and decreed by the Court as follows:

FIRST

That the report of Register be and it is hereby in all things ratified and confirmed.

SECOND

That the Respondent pay over to the Complainant the sum of \$10.00 per week as alimony pendente lite.

THIRD

That the Respondent pay to the solicitor for the Complainant the sum of \$75.00 as solicitor's fees pendente lite for representing her in this cause.

Done and ordered, this the 13 day of December, 1950

