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

DR	LORIS HALL JOSEPH \		, Complainant
	vs.		, =
man y manyang tangkan tangkan Tangkan tangkan tangka	COB JOSEPH		, Respondent
This cause coming on to	be heard was submitted u	ipon Bill of Compla	int, Decree Pro Confesso or
PURLICATION	and Testim	iony as noted by th	e Register, and upon con
sideration thereof, the Court is of			
said bill.	ind opinion that the con	apianani is chilico	to the tener prayed for h
and the second s	indged and decreed by the	• Court that the bo	nds of matrimony heretofore
existing between the Complainant			-
	4,		
said DELORIS HALL JOSEP	<u> </u>		is forever divorced from the
		10 m	
said TACOB JOSEPH			for and on account of
A RANDONWENT			
TT IS FURTHER ORDERED, a	ijodged and decreed	by the Court	that the said Complain
ant be granted the right	to use her meiden :	name. Deloris 1	Rell.
		<u> </u>	
especial Commence Commence and Commence Commence Commence Commence Commence Commence Commence Commence Commence	the state of the s	William Commission Commission Commission Commission Commission Commission Commission Commission Commission Com	and the second of the second of the second s
The state of the s	And the second second second		
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7.7.6	^		
			it shall again marry excep
to each other until sixty days afte			
days, neither party shall again ma	irry except to each other	during the pendent	cy of said appear.
It is further ordered that t	he Complainant and Resp	pondent be, and t	hey are hereby permitted to
again contract marriage upon the	payment of the cost of th	is suit.	
It is further ordered that _	Deloris Hall Jose	ph	
	·		
the Complainant	—pay the cost herein to	be taxed, for whi	ch execution may issue.
This—— <b>2lith</b> —day of	June		, 19 <b>50</b>
	and the second	Telfair J. M	
			lge Circuit Court, In Equity
I, Alice J. Duck	2.2		, Register of the Circui
	foregoing is a correct	copy of the origi	do hereby certify that the nal decree rendered by the stated cause, which said de
	Witness my ha	nd and seal this th	eda
			•
	of February	, 19	-52
	· ·	Register	of Circuit Court, In Equity.

THE STATE OF Baldwin C	ALABAMA, No. 2145	_Circuit Court, In Equit
	Deloris Hall Joseph	Complainant_
	Vs.	
Motion is hereby made for :	Jacob Joseph  a Decree Pro Confesso against	Defendant
	Jacob Josep	Defendant
	w the ground that more than thirty days h	have elapsed since service of summo
	nd that saidsummons was duly served accor	
upon said Defendant; ar ha <b>s</b> failed to demur, plea	nd that said summons was duly served accordad to or answer the Bill of Complaint in t	ding to law, and that said Defendant

#### RECORDED

No. <b>21,115</b> Pag	<u>'e                                    </u>
THE STATE OF AL	
Circuit Court, In	Equity
DELORIS HALL JOSEI	PH
Vs.	
JACOB JOSEPH	
Motion for Decree Pro Co Personal Service	onfesso on e
Filed 6-19	4)
dict ron	
	Register.
Recorded in	Record
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The State of Alabama,	1 25-	CIDOII		
Baldwin County.	No	CIRCU	II GOURT	IN EQUITY.
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DELORIS HALL JOSEPH	vs.	*	C	omplainant
JACOB JOSEPH	1.2			
was a second of the second of				Defendant
In this cause it appears to theReg			*****	
that a summons requiring the Defendant				
JACOB JOSEPH		•••••		• • • • • • • • • • • • • • • • • • • •
	and the state of t	$(1/\sqrt{n})^{2} + (1/\sqrt{n})^{2} + (1/\sqrt$		
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			. <i>.</i>	• • • • • • • • • • • • • • • • • • • •
to appear and demur, plead to or answer the				
after the service of said Summons upon	JACOB JOS	SEPH		
was served upon HIM by the Sheriff				
17th day of May				
				•
And the said Defendant having failed t				
to this date, it is now, therefore, on motion				
to this date, it is now, therefore, on motion  Solicitor for Vomplai				
ordered and decreed that the said Bill of Con				
taken as confessed against the said			•	
***************************************	*****			
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mhia two www 10th day as Jun			19.50	
This Little 19th day of Jun		L. 10000	2.20.299. 2.70	<b>n</b> -2 -

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DELORIS	B HALL J	OSEPH		
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)Aľ.	vs.	РН	\$ \$ \$ 5 \$ 7 \$ 7	
		:		
				ON
6-19	9-50		•	. 19
alic	<u>, J.</u>	n Oci		/R
	Bal CUIT C DELORIS JAC CREE I PERSO	Baldwin Co CUIT COURT DELORIS HALL J  VB.  JACOB JOSE  CREE PRO CO PERSONAL S  6-19-50	State of Ala Baldwin County.  CUIT COURT, IN I  DELORIS HALL JOSEPH  VB.  JACOB JOSEPH  CREE PRO CONFES PERSONAL SERVIO 6-19-50  Alical Delority.	CREE PRO CONFESSO PERSONAL SERVICE  6-19-50  Alical Durch

# THE STATE OF ALABAMA Baldwin County

### Circuit Court

TO: Peggy Guy			
And South South			
Ferry Section 1	- NS	1 Supt.	
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KNOW YE: that we,	having full faith in yo	ur prudence and com	petency, have appointed yo
Commissioner, and by th	ese presents do autho	orize you, at such time	and place as you may appoin
to call before you and exa	mine		
		,	
DEL	orts harr Joseph a	und Ruchie wae Wil	Liams
	•		
,		,	
as witnesses in behalf of .	Deloris	Hall Joseph	in a cause pending in ou
Circuit Court in Baldwin	County, of said State,	wherein	
		,	
The state of the s	, a constant which was a second of the secon		
		Deloris Hall	Joseph , Complainant
and			•
	weeks to the territory and the second	,	
		Jaco	b Joseph Respondent
on oath, to be by you admi	inistered upon Peg	gy Guy	
to take and certify the de	epositions of the with	nesses and return the	e same to our Court, with all
convenient speed, under y	our hand.	•	
·	O		
Witness 2/5/	day of	, 1	9 <b>±.50_</b> .
		alice	1
		- unce	Register.
		(/	
Commissioner's Fee, \$	*		•
Witness' Fees, \$			

No. 2445	
THE STATE OF ALABAMA Baldwin County	
CIRCUIT COURT	
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	The state of the s
Deloris Hall Joseph	
Complainant	And the second s
Jacob Joseph	et in the second of the second
Defendant	Service Action of the Control of the
COMMISSION TO TAKE DEPOSITION	
COMMISSIONER:	2000 March 1990
Paggy Guy	Althorney and freely
WITNESSES:	The state of the s
Deloris Hall Joseph	And Long Color Transmission
Ruthie Mae Williams	egg special state of the state

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Same Section

#### THE STATE OF ALABAMA

Baldwin County.

Circuit Court of Baldwin County, Alabama
(In Equity)

	<u>Deloris</u>	Hall Joseph	Complain	ant
		VS.		
ental de la constantina della	Jacob J	oseph	Responde	ent i a la l
I, Peggy Guy		**************************************		
as Register and Commissioner _	in the ab	ove styled ca	ause	
have called and caused to come b	pefore me	Deloris	Hall Joseph and	Ruthie Mae Williams
witness es named in the Requi		-	on the 21 day of	June
·	•	•		
in Bay Minette				
truth, the whole truth, and noth	ing but the trut	h, the said	_Deloris Hall J	
and Ruthie Mae Williams	doth denose :	and say as follo	37875*	

That my name is Deloris Hall Joseph, that I am over the age of eighteen years and that the Defendant, Jacob Joseph, is over the age of twenty-one years. We both have been residents of Alabama more than two years next preceding. Jacob and I were married at Stockton July 1st, 1945 and were separated the first part of March 1947 and have not lived together as husband and wife, since that date. There are no children as fruits of this marriage and there is no property to be divided. Jacob left me and has not lived with me, since about March 5th, 1947. I would like to have my name Dolores Hall back. Our residence in Alabama was in Baldwin County.

Deloris/fall forms

That my name is RutheMae Williams, that I live in Stockton, Alabama and that I know both parties of this suit. They were married and lived together a short while, a little less than two years, when Jacob left and I know that they have not lived together as husband and wife, since that date. I know of no cause Dolores gave him for leaving.

Ruth's mas Williams

I, Peggy Guy	, as Register and Commissioner hereby certify that
the foregoing deposition_on Oral Examin	ation was taken down by me in writing in the words
of the witness es and read over tot	hem and they signed the same in the presence of
myself C. LeNoir Thompson	
at the time and place herein mentioned; t	hat I have personal knowledge of personal identity of
said witness es or had proom made before	me of the identity of said witness_es; that I am not of
	said cause, or any manner interested in the result thereof an envelope to the Register of said Court.
Given under my hand and seal, this 2	1th day of
	Jegg, Teny (L. S.)
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	TATE OF ALABAMA
IN CIRC	UIT COURT, IN EQUITY.
DELO	RIS HALL JOSEPH
. · · · · · · · · · · · · · · · · · · ·	vs. Complainant
	JACOB JOSEPH Respondent.
Oral	Deposition
Filed	-24, 1949 d
	Recorded in
Vol.	Page, Register.
	, Register.

	. 1	
		THE STATE OF ALABAMA
Deloris Hall Joseph	i i	- Baldwin County
.vs.		
Jacob Joseph		
		INEQUITY
- Company of the Comp		<ul> <li>Circuit Court of Baldwin Coun</li> </ul>
This cause is submitted in bel	half of Compla	aint upon the original Bill of Complaint,
	_	
	<del>-</del>	of Deloris Hall Joseph and
Ruthie Mae Wil	liams	
		, , , , , , , , , , , , , , , , , , ,
d in behalf of Defendant upon	Decree Pro	Confesso on Publication Serson
Service		
		<u> </u>

Attorney for the Complainant

Register.

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No. 21445 THE STATE OF ALA Baldwin County	1
IN EQUITY Circuit Court of Baldwin	
DELORIS HALL JOSEI	Щ
vs.	William Commence Comm
JACOB JOSEPH	
NOTE OF TESTIM	ONY
Filed in Open Court this	y the
day of him here	, 19\$ D luch
77	Register.

Printed By The Baldwin Times

# The State of Alabama, Baldwin County

# CIRCUIT COURT, IN EQUITY

	DELORIS HALL JOSEPH	
	VS.	———, Complainant
	JACOB JOSEPH	Respondent
This cause coming	g on to be heard was submitted upon Bi	ill of G
	- 1 FT	
consideration thereof, the for in said bill.	e Court is of the opinion that the Complain	s noted by the Register, and up- nant is entitled to the relief praye
It is therefore ord	ered, adjudged and decorate	
that the said	Deloris Hall Joseph	i- f
saidJacob	Joseph for and	
	for and	on account of
T4 2 2	abandonment	
It is furthe	er ordered, adjudged and decreed	by the Court that the
said Complainant	be granted the right to use her r	Day b blids the
Hall.	THE THE PARTY OF T	maiden name, Deloris
tings the exempts who the 18th water makes and every to interference to million animalians who are present interest	mangani managan in mangang managan managan Managan managan man	
		the annual section of the section of
ithin sixty days, neither id appeal.  It is further ordered itted to again contract m  It is further ordered complainant	d, adjudged and decreed that neither par sixty days after the rendition of this decreated and sixty days after the rendition of this decreated and shall again marry except to each that the Complainant and Respondent narriage upon the payment of the cost of that Deloris Hall Joseph pay the cost herein to be taxed, for y of June	cree, and that if appeal is taken other during the pendency of be, and they are hereby perf this suit.  which execution may issue.
	,	19_50_
The state of the s	Jelfaer D	K Mallacon. n.
	D Jud	ge Circuit Court, In Equity.
T		
I,Alice J.		, Register of the Circuit
	foregoing is a correct copy of the or Judge of the Circuit Country	
,	decree is on file and enrolled in n	decree rendered by the
	decree is on file and enrolled in n	above stated cause, which said my office.
٨	Witness my hand and seal this	above stated cause, which said my office.
	Witness my hand and seal this	above stated cause, which said my office.
,	Witness my hand and seal this to determine the seal this think the seal this to determine the seal think the se	above stated cause, which said my office.

# No. 2445 RECORDED The State of Alabama BALDWIN COUNTY In Circuit Court, In Equity DELORIS HALL JOSEPH Complainant. vs. JACOB JOSEPH Respondent.

DIVORCE DECREE

### STATE OF ALABAMA DALDWIN COUNTY D

You are hereby commanded to summon Jacob Joseph, 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 Deloris Hall Joseph, as Complainant, and against Jacob Joseph, as Respondent.

WITNESS my hand this 27th day of February, 1950.

DELORIS HALL JOSEPH

Complainant

IN THE CIRCUIT COURT OF

VS

BALDWIN COUNTY, ALABAMA

JACOB JOSEPH

IN EQUITY

Respondent

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

Your Complainant, Deloris Hall Joseph, respectfully represents and shows unto your Honor and this Honorable Court as follows:

1.

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

2,

That your Complainant and the Respondent married in Stockton, Alabama, on July 1, 1945, and lived together as husband and wife, in Baldwin County, Alabama, until on to-wit, March 5, 1947.

з.

That on March 5, 1947, 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 Jacob Joseph, 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 your Complainant be granted such other, further, different or general relief as she may be in equity and good conscience entitled to receive.

Solicitor for Complainan

Received in Sheriff's Cf of this Aday of MILKINS, Sheriff

406 porth Scott st

Received 18 Day of Community of Andrew 1958

I served a copy of the within S/OF 1958

by service on W. H. HOLCOMBE, Sheriff

By WE Community Of Community of the Community of th

2445

RECORDED

DELORIS HALL JOSEPH

Complainant

JACOB JOSEPH Vorgely S.

Respondent

RECEIVED.

Not found in my County after diligent search and inquiry.

W. H. HOCCOMBE, Sheriff

SUMMONS AND COMPLAINT

FILED MAR 27 1950

ALICE J. DUCK, Register

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

406 north scott st mobile alaSues