# The State Of Alabama, Baldwin County

## CIRCUIT COURT, IN EQUITY

	DELEAN MOKINIEY	Complainant
	VS	
	INGMAULD MCKINLEY	Respondent
This apus coming a		• •
	· ·	n Bill of Complaint, Decress Pro Confess
on Answer & Wei ver consideration thereof, th or in said bill.	and Tes e Court is of the opinion that the	timony as noted by the Register, and upor Complainant is entitled to the relief prayer
It is therefore ordere ofore existing between	ed, adjudged and decreed by the the Complainant and Defendan	Court that the bonds of matrimony here t be, and the same are hereby, disolved
nd that the said s forever divorced from	Delean McKinlay m the said	
or and on account of—		
It is further	ordered, adjudged and degre	ed that the Complainant
be and she is	hereby granted the right to	resume her maiden neme:
xcept to each other un	til sixty days after the rendition er party shall again marry except	ther party to this suit shall again marr of this decree, and that if appeal is take to each other during the pendency of sai
is suit.		rriage upon the payment of the cost of
it is further ordered	d that Ingwoold McKinla	<del>V</del>
re Respondent.		ed, for which execution may issue.
Thisday	of Cugus	1943
	<i></i>	- Vall Hare
		Judge Circuit Court, in Equity.
I		, Register of the Circuit
× .	foregoing is a correct co	nty, Alabama, do hereby certify that the opy of the original decree rendered by the ourt in the above stated cause, which said
	Witness my hand a	nd seal this theday
	of	, 19
	,	Register of Circuit Court, in Equity.

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		E DE	₽.	nley vs. Con	ourt, I	Page. Of Ala
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DELEAN MUKICLEY COMPLAINANT IN THE CIRCUIT COURT OF

BALDUNN COUNTY, ALABAMA

INCATO WCKINTEA

VS

IN EQUITY

And nows comes the Respondent, INGALD MCKINLEY in his own person and accepts service in the Summons and Complaint in the above cause and denies each and every allegation contained in the bill of complaint and demands strict proof of the same. The Respondent waives notice of taking testimony on behalf of the Complainant; the right to cross examine the Complainant's witnesses and consents that this cause be submitted forthwith for final decree without notice.

Ingward Mª Kirly

1 Mmlow Virginia Keel

STATE OF ALARAMA

BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALARAMA -- GREETING:

WE COLMAND YOU, that you summon INGALD MCKINLEY to be and appear before the Judge of the Circuit Court of Baldwin County, Alabama, exercising Chancery jurisdiction within sixty days after the service of the summons, and there to answer, plead or demur without oath to a bill of Complaint, lately exhibited by DELEAN MCKINLEY against the said INGALD MCKINLEY, and further to do and perform what the 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 execution thereon, to our said Court immediately upon the execution thereof.

THE S. R. S. DUCK, Register, of said Circuit Court, this the

Register.

DELEAN MCKINLEY
COMPLAINANT

VS

HESPONDENT INGALD MCKINLEY

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

Now comes your complainant, Delean Mckinley, and humbly complaining against the Respondent, Ingald McKinley, respectfully represents and shows unto your Honor and this Honorable Court as follows:

1.

That your Complainant and the Respondent are both over twenty-one years of age, and bona fide residents of Baldwin County, Alabama;

2.

That they were married at Tavares, Florida on Merch 10, 1943, and lived together as husband and wife until Mey 10, 1943.

3.

That on, to-wit: May 10, 1943, and at various times prior thereto the Respondent cursed, threatened and abused the Complainant and did actual violence to her person by striking her which necessarily endangered her life

and health; that the conduct of the Respondent was such as to give Complainant every reasonable apprehension to believe, and she did actually believe, that if she continued to live with him he would carry out his threats and do violence to her person which would necessarily endanger her life and health.

#### PRAYER FOR PROJECTS.

Wherefore, the premises considered, your Complainant prays that your Honor will, by proper process, make the said Ingald McKinley party Respondent to this Rill 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 give and grant unto her an absolute decree of divorce, forever barring the bonds of matrimony existing between her and the hespondent, and that your Honor will give and grant unto her such other, further, different and general relief as she may be in equity and good conscience entitled to receive, and as in duty bound she will ever pray.

Py: Solicitors for Complainant.

Delean McKinley Complainant,	
VS.	BALDWIN COUNTY, ALABAMA, IN EQUITY.
Ingwauld McKinley. Respondent.	,) NO
DEMAND FOR	R ORAL EXAMINATION.
COMES the Complainant, by attorne	ey, and represents to the Court as follows:
1. That the following named wit	nesses reside within one hundred miles from
Bay Manette, , in th	e County ofBaldwin
Alabama, the place of trial of said cause, to	-wit:
	······································
	······································
2. That said complainant requires a	n oral examination of said witnesses before a com-
missioner appointed by the Register of this	s Court.
	BEEBE & HALL BY
	Selicitor <sup>S</sup> for Complainant.
NOTE:	
Complainant suggests the name of	VIRCINIA KEEL
as a suitable and competent person to act as	commissioner upon the examination of said witnesses.
	BMERR & H&LL RY:
	Solicitorsfor Complainant.

# The State of Alabama, Baldwin County

#### CIRCUIT COURT

ToVIRGINIA_KEEL	***
KNOW YE: That we, having full faith in your primissioner, and by these presents do authorize you, at such	rudence and competency, have appointed you Com-
and examine DELEAN MCKINLEY AND HATTE	
as witnesses in behalf ofDELEAN MCKINLEY	•
Court of Baldwin County, of said State, wherein	
DELEAN HCKINLEY	
and	Complainant
INGTAULD MCKINLEY	Defendant,
on oath to be by you administered, upon	,
to take and certify the deposition. S. of the witnessES and speed, under your hand.	
Witness	L 1045
	Robuch
COMMISSIONER'S FEE, \$	REGISTER

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DELIZAN MOKINLEY

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ET-6-40-500

DEMAND FOR ORAL EXAMINATION.

Delean MoKinlay.

Complainant,

Respondent.

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

Filed this 7.2 day of ...

The State of Alabama

BALDWIN COUNTY CIRCUIT COURT

DELEAN MOKINIEY

VS,

Complainant—

ASTULKEN CLINENIC

COMMISSION TO TAKE DEPOSITION

Defendant\_\_\_

COMMISSIONER:

AIRCINIA KENI.

WITNESSES:

DELEAN MOKINIBY

HATTIE FOLD

RECORDED

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Delean McK, nley

Complainant

VS

Ingwauld McKinley

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September 121943

The State of Alabama, Circuit Court of Baldwin County, Alabama  Baldwin County.  (In Equity.)	
Complainant.	•
vs.	
INCALD MCKINIEY	•
IVIRGINIA. KEKL	
as Register and Commissioner	
have called and caused to come before me DELEAN MOUNTEY - AND	
HATTIE FORD	
. 4	
witnessEs_ named in the Requirement for Oral Examination, on theday of	
192, at the office of	
in BAY MINETTE,Alabama, and having first sworn said witnessEs to speak the	
truth, the whole truth, and nothing but the truth, the saidDELEVA MONTHLEY	-
doth depose and say as follows:	
My name is Delean McKinley I am a resident of Baldwin County, Llahama and	
over the age of twenty-one years. The Respondent is over the age of twenty-one	
years and a resident of Baldwin County, Alabama.	
The Respondent and I were married at Tavares, Florida on March 8,1936	
We lived together as husband and wire until May 10, 1945. We were living	
in Beldwin County, Alabame at the time of our separation.  The Respondent is a man who drinks quite a bit and has a vile, and un-	
governable temper.	
On May 10, 1943, and various other times prior thereto the Respondent	
cursed, threatened and abused me and on several occasions aid actual violence	
to my person by striking me. His conduct was such as to render it absolutely	
impossible to live with him as his wife. The conduct of the Respondent is such	
that I have every reasonable apprehension to believe and I actually do believe	
that if I continue to live with him he will carry out his threats and do furt	her
violence to my parson which world necessarily endanger my life and health. We.	
have no children.	
Lucian of a fundament	
Hettie Ford having first been duly sworn doth depose and say that:	
My name is Hattie Ford.	

I am personally acquainted with the complainant and Respondent in the

I, <u>Virginia K</u> eel	,	as Registera	god Commiss	ioner her	eby certify
that the foregoing deposition_s_on Oral Ex	ramination v	vas taken dov	wn in writing	by me in	the words
of the witnesses and read over to me	and	_théyrsig	ned the sam	e in the p	oresense of
myself and H. M. Hall					·
at the time and place herein mentioned; the	at I have pe	rsonal knowl	ledge of pers	onal ident	ity of said
witness_esor had proof made before	me of the id	entity of said	l witness⊕s.	; that	I am not of
counsel or of kin to any of the parties to s	•			_	sult thereof
I enclose the said Oral Examination					
Given under my hand and seal, this	10	day of	augu	<del></del>	l9 <del>2</del> 245.
Given under my hand and seal, this	4	Virgini	is Kee	<u>L</u>	(L. S.)
•	•				
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	72	rowen norigies vs. ingald norigies	**************************************	BALI	STA
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led in	ž	vs.		WIN CO COURT,	P. P.
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logist legist	onde	plaina		TIU(	
, 1943 in Register	Respondent	Complainan	A.M.	BALDWIN COUNTY  OUIT COURT, IN EQUITY	PAGE

above styled cause both of whom are bona fide residents of Baldwin County, Alabama	
and are over the age of twenty-one years of age. They live at Loxley.	
I have known them for a number of years and know of my own personal	
knowledge that the Respondent has upon several occasions threatened and abused	
the Complainant and did actual violence to her person by striking her. I also.	
know from my own observation that the conduct of the Respondent is such to	
give the complainant every reasonable apprehension to believe that if she con-	
tinued to live with the Respondent he would carry out his threats and do further	
violence .to.her. person.which would necessarily endenger her life and health	•
I know that they can not live together as husband and wire in any peace.	
In fact, it is my opinion that it is impossible for the Complainant to any longer	,
live with the Respondent. Mrs. Hatlie Fand	
***************************************	
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	THE STATE OF ALABAMA,
	BALDWIN COUNTY
Pelean McKirley	
VS.	IN EQUITY
Ingwauld McKinley	CIRCUIT COURT OF BALDWIN COUNTY
This cause is submitted in behalf of Complainant  **Enswer and Waiver of Respondent.	
	, popolition of poroun little
and Hattie Ford	
	•
and in behalf of Defendant upon	
and in benail of Defendant upon	

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State of Alabama, Baldwin County.	}NO	<del></del>	TERM, 194
Delean McKinley	•		
•	Complainant		
VS.			•
Ingwauld McKinley	<u>-</u>		
	Respondent—.		
TO R. S. DUCK, REGISTER	₹:		
In the above stated cau	se an Answer and the	iver	
having been	filed_by		— the Respondent—,
and evidence having been t	aken, and the cause b	eing ready for submission	on for final decree, and
no defense having been int	erposed, the complain	ant, byReche & H	rall, '
Solicitor s of record, now fi			
papers in this cause to the Ju	adge for final decree in	vacation.	•
		BETRY & HALL	/
		Solicitor_	for Complaintant

NO.984

### RECORDED

Delean	McKinley	
	Complainant	

VS.

Ingwauld McKinley

acu

Respondent....

Request For Decree In Vacation

Filed

Register.