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				County
		Circuit Court	, In Equity	
	RICHARD E. S		·····	—, Complainant
		vs.		
	JACKIE STANFO	RD		_, Respondent
Th	is cause coming on t	o be heard was submitt	ed upon Bill of Compl	aint, Decree Pro Confesso
Registere	d Mail	and Tes	timony as noted by t	the Register, and upon co
sideration tl	ereof, the Court is o	f the opinion that the (complainant is entitled	to the relief prayed for
said bill.			، دور مرکز میرون مرکز میرون مرکز میرون	
				onds of matrimony heretofo
existing bet	ween the Complainan	it and Defendant be, an	d the same are herel	by, dissolved, and that t
saidRICH	ARD E. STANFORD			is forever divorced from t
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said	JACKIE STANFO	RD		for and on account
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It is f	urther ordered, adjud	lged and decreed that n	either party to this sui	it shall again marry exce
to each other	until sixty days afte	er the rendition of this o	decree, and that if ap	peal is taken within sixt
days, neither	party shall again m	arry except to each oth	er during the pendenc	v of said appeal.
				y are hereby permitted
		payment of the cost of		y are hereby permitted t
		Richard E. Sta	niord	
the Compl	Lainant	pay the cost hereir	to be taxed, for whic	h execution may issue.
This	2,2 ma	May		57
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Judge Circuit Court, In Equity.

day

-Register of the Circuit Court of Baldwin County, Alabama, do hereby certify that the foregoing is a correct copy of the original decree rendered by the Judge of the Circuit Court in the above stated cause, which said decree is on file end enrolled in my office.

Witness my hand and seal this the -

of-**., 19__** :

Register of Circuit Court, In Equity.

Q L at

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DIVORCE DECREE

Printed by Moore Ptg. Co.

The State of Alabama, Baldwin County

Circuit Court, In Equity

RICHARD S. STANGORD

-, Complainant

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This cause coming on		NDA- Dill CO	, Respondent
Registered Meil	a submitted	upon Bill of Co	nplaint, Decree Pro Confesso o
	of the opinion diamateria	nony as noted b	y the Register, and upon con
sideration thereof, the Court is said bill.	or the opinion that the Com	iplainant is enti	tled to the relief prayed for i
existing between the Complains	ant and Defendant he and the	he Court that th	e bonds of matrimony heretofor
existing between the Complains	and berendant be, and th	ne same are h	ereby, dissolved, and that the
said RICHARD E. STAN	FURD	· *	is forever diverse 1. (
said JACKTE STANDOOD		e attração A sector	—is forever divorced from the
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lays, neither party shall again ma It is further ordered that th gain contract marriage upon the It is further ordered that	he Complainant and Respond payment of the cost of this s	dent be, and th suit.	ley of said appeal.
10-CONSDT AT BY A MUN	RICHARD E. STANFORD		
a white destand with the state	pay the cost herein to be	e taxed, for whi	ch execution may issue.
This 22nd day of			
a second second second in a second	an a tha an	and the second	·, 19
		Jac	Ige Circuit Court, In Equity.
I, ALICE J. DUCK	· · · · · · · · · · · · · · · · · · ·		Desire for the
	Court of Baldwin Cou foregoing is a correct cop Judge of the Circuit Cour cree is on file end enrolled	y of the origin	Register of the Circuit do hereby certify that the al decree rendered by the tated cause, which said de-
	Witness my hand a	und seal this the	dayday
	of		9
		5	9
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		Register of (Stonit Court To The
			Circuit Court, In Equity.
			Ancult Court, In Equity.



This cause being submitted for final decree in behalf of the complainant, the complainant offers the following testimony, to-wit:

- 1. Original Bill of Complaint
- 2. Order for service by Registered Mail
- 3. Affidavit of Service upon respondent
- 4. Motion for Decree Pro Confesso
- 5. Decree pro Confesso upon service by Registered Mail
- 6. Commission to take testimony

7. Oral depositions of Complainants Witnessess

Alter C. Gjuson attorney For Complainent

Which Ducke



COMMISSION TO TAKE DEPOSITIONS

THE STATE OF ALABAMA,

Baldwin County.

CIRCUIT COURT

TO: EVELYN J. FEDDERSEN

as witnesses in behalf of <u>RICHARD E. STANFORD</u> in a cause pending in our Circuit Court in Baldwin County, of said State, wherein <u>RICHARD E. STANFORD</u>

.

and JACKIE STANFORD _____

on oath, to be by you administered, upon <u>the 17th</u>. <u>day of May</u>, <u>1951</u>. to take and certify the depositions of the witnesses and return the same to our Court, with all convenient speed, under your hand.

Witness] 7th day of May

leice which Register.

____195__

_____, Complainant__

Commissioner's Fee, \$_____ Witness' Fees, \$_____

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RICHARD E. STANFORD						A second second second			
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Complainant—						An and a second s	-		
vs.									
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JACKIE STANFORD							·		3
JACALE STANFORD								·	
Defendant—									
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COMMISSION TO TAKE DEPOSITION						an and a start of the second			
COMMISSIONER						and there is			
EVELYN J. FEDDERSEN									
WITNESSES:									
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RICHARD E. STANFORD JESSIE JONES STANFORD									
ARTHUR C. EPPERSON						and a start of the			
ATTORNEY AT LAW									
FOLCY, ALAGAMA									

RICHARD E. STANFORD Complainant) IN THE CIRCUIT COURT OF
v s s s s s s s s s s s s s s s s s s s	BALDWIN COUNTY, ALABAMA
JACKIE STANFORD Respondent	IN EQUITY

Personally appeared before me Alice J. Duck, Clerk of the Circuit Court, Baldwin County, Alabama, Arthur C. Epperson, solicitor of record for the complainant in the above styled cause, who being duly sworn deposes and says that he is informed and verily believes that Jackie Stanford, the respondent in the above styled cause, is a nonresident of the State of Alabama, and whose residence and post office address is, Box 630 Suisun, California, and that said respondent is in the belief of the affiant over the age of twentyone years.

Mathin C. Epperson Affiant

Sworn to and subscribed before me, this the fourth day of April, 1951.

		a and a second secon	Anice linench :
			Clerk of the Circuit Court Baldwin County, Alabama
		Market Market Market Market Market Market	
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7202624 CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, EQUITY 行行 <u>ري</u> س av se s. į 200 RICHARD E. STANFORD ୍ COMPLAINANT e.) 3 ٧S 34 3 $\left< i \right>$ 10 201 ند اللہ * JACKIE STANFORD RESPONDENT ************ AFFIDAVIT OF NONRESIDENCE 1 4 () 207 42. E 5.3 APRILE DIEK, Rogister 10 約 つ 17日 * 19 **-.(-(*) -*2 45 280 august - An 1721 weighted

THE STATE OF ALABAMA Baldwin County.

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Circuit Court of Baldwin County, Alabama (In Equity)

____Respondent

RICHARD E. STANFORD

_____Complainant

JACKIE STANFORD

I, EVELYN J. FEDDERSEN

as Register and Commissioner _ Foley, Alabama.

have called and caused to come before me <u>RICHARD E. STANFORD</u> and JESSIE JONES STANFORD

VS.

witness as named in the Requirement for Oral Examination, on the 17 day of <u>May</u> 194 51, at the office of <u>EVELVN J. FEDDERSEN</u>

in <u>Foley</u>, Alabama, and having first sworn said Witnesses to speak the truth, the whole truth, and nothing but the truth, the said <u>RICHARD E. STANFORD</u> and <u>JACKIE STANFORD</u> doth depose and say as follows:

My name is Richard Stanford. I am over 21 years of age and a resident of Foley, Alabama, and have been for more than two years, next preceding the filing of this Bill of Complaint. Jackie Stanford is over the age of 21 years and is now living in Suisan, California. Jackie Stanford and I were married in Reno, Nevada, February 8,1947.

On May 5th.,1949, my wife, Jackie Stanford, decided she wanted to go back to California, and without cause or provocation on my part, she voluntarily abandoned me without even letting me know she was leaving. She has steadily refused to come back and live with me in Alabama, and since which time we have not lived together nor in any way recognized each other as husband and wife.

Richard E Stor had

My name is Jessie Jones Stanford. I am over 21 years of age and a resident of Foley, Alabama. On May 5th, 1949, Jackie Stanford left her husband, Richard Stanford, without cause, and since which time they have not lived together nor recognized each other as husband and wife, to my personal knowledge.

gesse sesse stanford

ORAL EXAMINATION.

I, <u>EVELVN J. FEDDERSEN</u>, 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 <u>es</u>____and read over to <u>me____</u> and <u>them</u>, signed the same in the presence of myself <u>EVELYN J. FEDDERSEN</u> at the time and place herein mentioned; that I have personal knowledge of personal identity of said witness <u>es</u> or had proom made before me of the identity of said witness <u>es</u>; 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.

O PAGE THE STATE OF ALABAMA BALDWIN COUNTY						
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THE STATE OF ALABAMA	{					
BALDWIN COONT						
IN CIRCUIT COURT, IN EQUITY.						
RICHARD E. STANFORD						
vs. Complainant	A Manuar of State of the State of the	·			-	
JACKIF STANFORD						
Respondent.				•		
Oral Deposition						
Filed <u>5- 16</u> , 1947 Aurilaenck, Register.			:			
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ARTHUR C. EPPERSON Attorney at Law Folly, Alabama	n 	· .				

RICH	ARD	E.	STANFORD Complainar	it :
,	T	7S		:
1 	ann Ann Ann			:
JACK	IE S	STAN	IFORD Respondent	; :

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY NO. 2624

Comes the complainant in the above styled cause and shows unto the Register that a summons directed to the respondent, Jackie Stanford, together with a copy with a copy of the bill of complaint in this in this cause, was issued and forwarded by registered mail on the fourth day of April, 1951, directed to the said respondent at her place of residence as shown by the bill of complaint. The postage on said letter was prepaid and the same marked "for delivery only to the person whom addressed," and return receipt demanded. Said demanded return receipt bearing the signature of the respondent was duly received and filed for record on thes sixteenth day of April 1951, and the said respondent has to the date hereof failed to plead, answer or demur to the bill of complaint, all which appears of record in this cause.

Wherefore: Complainant moves that a decree pro confesso be entered against the said respondent.

This the seventeenth day of May, 1951.

Atthur C. Ellerson

SOLICITOR FOR COMPLAINANT

RECORDED

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY

RICHARD E. STANFORD Complainant

γS

JACKIE STANFORD Respondent

MOTION FOR DECREE PRO CONFESSO

Filed 5-17-5-1 auice neuch Register

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ARTHUR C. EPPERSON-Attorney at LAW FOLLY, ALABAMA

		n Ne	• • •	
RICHARD E.	STANFORD Complainant			IN THE CIRCUIT COURT OF
*** ▼ ▼ S				BALDWIN COUNTY, ALABAMA
, and and Angel Angel		:		IN EQUITY
JACKIE STAN		•		NO. 2624
	Respondent		7 7 1	

In this cause it appears to the register that a copy of the bill of complaint and summons was sent to the respondent Jackie Stanford at Box 630, SuisEn, Galifornia, postage prepaid, marked "for delivery only to the person whom addressed," and return receipt requested, dedressed to the Register of the Court, and it further appearing that said return receipt is on file in this cause, and said respondent, having been duly served with process more than thirtydays prior to this date, and having failed to this date to plead, answer or demur to the bill of complaint in this cause, it is now, therefore, on motion of the complainant ordered and decreed By the Register that the said bill of complaint be in this cause, and it is hereby, in all things taken as confessed against the respondent, Jackie Stanford.

This the 18th day of May, 1951.

REGISTER

RECORDED

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY

RICHARD E. STANFORD Complainant

VS

JACKIE STANFORD Respondent

DECREE PRO CONFESSO

ARTHUR C. EPPERSON

FOLOV, ACALAMA

RICHARD	Ε.	STANFORD Complainant
	VS	

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY

JACKIE STANFORD Respondent

TO THE HONORABLE TEFAIR J. MASHBURN, JR., JUDGE OF THE CIRCUIT COURT OF BALDWN COUNTY, ALABAMA, IN EQUITY;

Comes your complainant, Richard E. Stanford, and respectfully represents and shows unto your Honor:

1. That he is over the age of twentyone years and is a bona fide resident of Baldwin Sounty, Alabamaand has been for more than two years next preceding the filing of this bill of complainant's. That the respondent is over the age of twenty-one years and last known address of the respondent is, Box 630, Suisun, California.

2. That your complainant and respondent were lawfully married on or about to-wit, the seventh day of February, 1947 at Reno, Nevada.
3. That the respondent voluntarily and without fault on the part of the complainant, abandoned the bed and board of the complainant for more than one year next preceding the filing of this bill of complaint, since which time the complainant and respondent have not lived together nor in any way recognized each other as husband and wife.

4. The premises considered, your complainant makes the said Jackie Stanford a party respondent to this bill of complaint, and in order that the complainant may have the relief herein prayed for, may it please your Honor to cause the State's writ of subpoena to be issued, directed to the said Jackie Stanford directing her to answer, plead or demur to this bill of complaint, in the time required by law; and that on a final hearing of this cause, that your Honor will enter a decree divorcing your complainant from the said respondent, and that your Honor will grant such other, further, and different relief as unto your Honor may seem just and proper, and your complainant will ever pray.

PLATNANT



202624 Form 3811 Rev. 1-4-40 **RETURN RECEIPT** Received from the Postmaster the Registered or Insured Article, the original number of which appears on the face of this Card. "More ver to Addressee Only 17-1 1 (Signature or name of addressee) 1 Annual Association 2 (Signature of addressee's agent-Agent should enter addressee's name on line ONE above) day Date of delivery , 19 U. S. GOVERNMENT PRINTING OFFICE 16-12421 JEIPT FOR REGISTERED ARTICLE No. r .. paid 25 (Date) Return receipt fee Class postage paid Special delivery fee pus Declared value, \$ in person. Restricted delivery (Accepting employee will pla initials in proper space) POSTMARK Surcharge paid, \$ From (Street and number 0

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