DIVORCE DECREE

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The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

CLARENCE EUGENE CAYLOR

____, Complainant

MURLIE D. CAYLOR

_, Respondent

_____ for and on account of

It is therefore ordered, adjudged and decreed by the Court that the bonds of matrimony heretofore existing between the Complainant and Defendant be, and the same are hereby, dissolved, and that the

said CLARENCE EUGENE CAYLOR is forever divorced from the

said MURLIE D. CAYLOR

"ABANDONMENT"

It is further ORDERED, ADJUDGED AND DECREED that the Agreement Between the Parties, dated November 9, 1953, and filed in this cause, by reference be, and it is hereby, in all things confirmed and made a part of this decree as fully as though set out herein.

It is further ordered, adjudged and decreed that neither party to this suit shall again marry except to each other until sixty days after the rendition of this decree, and that if appeal is taken within sixty days, neither party shall again marry except to each other during the pendency of said appeal.

It is further ordered that the Complainant and Respondent be, and they are hereby permitted to again contract marriage upon the payment of the cost of this suit.

It is further ordered that _____ CLARENCE EUGENE CAYLOR

Respondent

This____

I.-

the_

pay the cost herein to be taxed, for which execution may issue.

Rould _, 19<u>5</u>3 _day of_ Judge Circuit Court, In Equity.

, 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 and enrolled in my office.

Witness my hand and seal this the ______day

of_____, 19____

Register of Circuit Court, In Equity.

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Caylor. I am the Complainant in this cause of action and I am over the age of twenty-one years. I am a resident of Baldwin County, Alabama, and have been a bona fide resident citizen of the State of Alabama, for more than two years next preceding the filing of the bill of complaint in this cause. The respondent, Murlie D. Caylor is over the age of twenty-one years, and was a resident citizen of the State of Alabama at the time she abandoned me, but she is presently residing in Pensacola, Florida. The respondent and I were married at Goodway, Alabama, on, or about, November 8th, 1931. On or about the <u>17thday of June</u> 1952, my wife abandoned my bed and board and has, since that time, refused to return to live with me as my wife. I did nothing to cause her to leave. We have reached agreement as to a property settlement between, and a copy of such agreement, executed before a Notary Public of the State of Florida, is attached to this testimony. We respectfully request the Court to make this agreement a part of the Decree in case the Court finds that I am entitled to a divorce." Further Deponent says not.

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No. THE STATE OF ALABAMA Baldwin County		
IN EQUITY Circuit Court of Baldwin County		
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TH	IE STATE OF ALABAMA Baldwin County.		CIRCUIT	COURT
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	CLARENCE EUGENE	CAVIOR		
	CHAILINGE BOGIME	Complainant, *	IN THE CIRCUIT C	
	VS.		BALDWIN COUNTY, . IN EQUITY	
	MURLIE D. CAYLOR			
		Respondent.	NO	
		DEMAND FOR ORAL	EXAMINATION.	
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	COMES the Complai	inant, by attorney, and re	epresents to the Court as	follows:
	1. That the follow	ing named witnesses re	side within one hund	red miles from
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	2. That said compla	inant requires an oral ex	amination of said witness	ses before a com-
	missioner appointed by the	e Register of this Court.		· .
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	Complainant suggests	the name of James	R. Owen	·
	Complainant Suggests			·····,
	as a suitable and competent	person to act as commission	oner upon the examination	of said witnesses.
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	Complainant,
	Vs.
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	Respondent
	IN THE CIRCUIT COURT OF BALDWIN
	COUNTY, ALABAMA—IN EQUITY.
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	ALIGE I. BUCK, Register.
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CLARENCE E	UGENE CA		Q	IN THE	CIRCUIT	COURT OF
		Complainant,	Q			
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MURLIE D.	CAILOR,	Deemandent	Ň		NO	
		Respondent.	V		NO	

TO THE HONORABLE HUBERT M. HALL, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, IN EQUITY SITTING:

Your Complainant, CLARENCE EUGENE CAYLOR, respectfully represents and shows unto your Honor as follows:

1. That your complainant is over the age of twentypone years and is a resident of Baldwin County, Alabama, and has been a bona fide resident of the State of Alabama, for more than two years next preceding the filing of this bill of complaint; that MURLIE D. CAYLOR is over the age of twenty-one years and was a resident of the State of Alabama at the time of the separation hereinafter complained of, but is presently a non-resident, residing at 299 Chestnut Street, Warrington, Florida.

2. That your complainant and the respondent were lawfully married at Goodway, Alabama, on or about, to-wit: November 8, 1931.

3. Complainant further avers that said respondent voluntarily abandoned the bed and board of complainant for more than one year next preceding the filing of this bill of complaint, since which time complainant and respondent have not lived together, nor in any way recognized each other as husband and wife.

THE PREMISES CONSIDERED, your complainant makes the said MURLIE D. CAYLOR a party respondent to this bill of complaint, and in order that 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 MHRLIE D. CAYLOR, commanding her to answer, plead or demur to this bill of complaint within the time require by law; and that on a final hearing of this cause, your Honor will make and enter a decree divorcing your complainant from said respondent and granting both parties the right to remarry; and that your Honor will grant such other, further, and different relief as unto your Honor may seem just and proper, and, as in duty bound, your complainant will ever pray, etc.

SOLICITOR FOR COMPLAINANT.

CLARENCE	EUGENE	CAYLOR,
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IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

IN EQUITY.

NO. ____

Vs.

MURLIE D. CAYLOR,

Respondent.

Complainant,

ANSWER AND WAIVER.

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Comes the respondent in the above styled cause and accepts service of a bill of complaint heretofore filed in said cause; waives notice of the filing of interrogatories in said cause, and the right to cross same; waives notice of the taking of testimony in said cause, and consents that the same may be taken and the cause submitted for final decree at any time without further notice to her.

And for answer to the bill of complaint heretofore filed in this cause, respondent says:

1. She admits the allegations contained in paragraph 1 of said bill of complaint.

2. She admits the allegations contained in paragraph 2 of said bill of complaint.

3. She denies each and every allegation contained in paragraph 3 of said bill of complaint and demands strict proof thereof.

Mulie D. Caylor

STATE OF FLORIDA, 0 0 COUNTY OF ESCAMBIA. 0

I, J. J. M. Multipurgh, a Notary Public in and for said County and State, hereby certify that MURLIE D. CAYLOR, whose name is signed to the foregoing Answer and Waiver and who is known to me, acknowledged before me on this date that, being informed of the contents of the Answer and Waiver, she executed the same voluntarily.

Witness my hand and official seal this 42 day of November, 1953.

A. A. Mallaure A. Notary Public, KAXAXXX Escambia County, Florida.

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DIVORCE AGREEMENT.

This agreement, in duplicate originals, made and entered into on this <u>9th</u> day of November, 1953, by and between CLARENCE EUGENE CAYLOR, hereinafter referred to as the party of the first part, and MURLIE D. CAYLOR, hereinafter referred to as the party of the second part:

WITNESSETH:

WHEREAS, the parties hereto have been husband and wife for a period of twenty-two years; and,

WHEREAS, said parties have been separated for more than one year and have concluded that, under conditions now existing, it is impracticable for them to live together as man and wife; and,

WHEREAS, the said party of the first part has filed suit for divorce against the said party of the second part in the Circuit Court, in Equity, of Baldwin County, Alabama.

NOW, THEREFORE, IN CONSIDERATION THEREOF, and of the mutual agreements hereinafter made, they have mutually agreed as follows:

1. The said parties shall entirely and completely separate as man and wife, live separate and apart, and neither party hereafter shall in any way harass, threaten, intimidate, or otherwise act in any way so as to embarrass or humiliate the other party.

2. The party of the first part agrees to complete the payments for the automobile owned by the sons of the parties hereto, OSCAR C. AND TOMMY CAYLOR; it being understood that there is not more than TWO HUNDRED AND TWENTY-FIVE (\$225.00) DOLLARS due on said automobile.

3. The party of the first part agrees to give their oldest son OSCAR C. CAYLOR, who is a senior at Alabama Polytechnic Institute at Auburn, Alabama, such financial assistance as may be necessary to enable him to complete his course at said Institute.

4. The party of the first part agrees to pay to the party of the second part, in lieu of alimony and in full satisfaction of all her claims against him, the sum of ONE THOUSAND (\$1,000.00) DOLLARS, which sum is to be paid within one month after Oscar C. Caylor, their son, completes his course at Alabama Polytechnic Institute.

In the event the party of the first part insists on his express determination to proceed with his suit for divorce against the party of the second part, it shall be thoroughly understood that the party of the second part denies and expects to continue to deny that he is any way entitled to a divorce, and in the event the court, upon hearing, should decided that the party of the first part is entitled to a divorce, then it is agreed and understood that this agreement and all of its terms shall be submitted to the Court for its approval and incorporation in the final decree.

This agreement has been made and executed by the parties hereto on the day and date hereinabove first set forth, in good faith, with the full understanding of all of its provisions, and with the mutual promise on the part of each to comply therewith faithfully and completely.

Vanere Eugen Cyle Vulie D. C. Entor (SEAL) (SEAL)



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