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

				The state of the s	Compla	
. ·			Vs			
		HARMO	n parker			
			A S C C C C C C C C C C C C C C C C C C		Respo	ndent
This caus	e coming o	on to be heard	was submitted	upon Bill of Co	mplaint, Decree	s Pro Confess
			The second secon			
onsideration	thereof th	e Court is of t	he opinion that	Testimony as no the Complainan	oted by the Reg	ister, and upo
or in said bil	l		opinon that	me complanian	i is emmed to m	ie rener praye
ing Sandara and Sa			in a second		in the second of	
				the Court that ndant be, and the		
		43		iidaiiv DC, aiid ti	ie same are ne	reply, discived
nd that the			ISEY PARKER			
s forever div	orced from	the said				
		HARM	ON PARKER			<u> </u>
or and on ac	-accret of	cruelty				
or and on ac	count or—					· · · · · · · · · · · · · · · · · · ·
						· · · · · · · · · · · · · · · · · · ·
	- 1 124 - 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2					
		:				
				<u>and an an included and an </u>	<u>arthur Lagar (n. 1885).</u> Hittoria	<u>. 1212 miliotopo parasidado.</u> Notación

	·	<u>ietorojo jos trajentojos ja propinsional</u> Propinsional	<u> </u>			<u> </u>
				10 to	• "	
					and the second s	
ccept to each	ı other unt	til sixty days	after the rend	neither party to	ee, and that if a	ppeal is taker
scept to each ithin sixty dopeal.	other und lays, neithe	til sixty days er party shall	after the rend again marry ex	tion of this decr cept to each othe	ee, and that if a er during the pe	oppeal is taker
scept to each ithin sixty dopeal.	other und lays, neithe	til sixty days er party shall	after the rend again marry ex	ition of this decr	ee, and that if a er during the pe	ppeal is taker
scept to each ithin sixty d ppeal. It is furth	other undlays, neithe	til sixty days er party shall I that Dais	after the rend again marry ex ey Parker an	tion of this decr cept to each othe d Harmon Park	ee, and that if a er during the pe	appeal is taker ndency of said
ithin sixty dopeal. It is further, and they see	other undlays, neithe	til sixty days er party shall I that Dais	after the rend again marry ex ey Parker an	tion of this decr cept to each othe	ee, and that if a er during the pe	appeal is taken ndency of said
ithin sixty depeal. It is further, and they are is suit.	n other undlays, neither electric neithe	til sixty days er party shall that Dais	after the rend again marry ex ey Parker an again contract	tion of this decreteept to each other decrete to each other decrete de	ee, and that if a er during the pe	appeal is taker ndency of said
ithin sixty dopeal. It is further, and they sais suit. It is furth	n other undlays, neither ordered	til sixty days er party shall that Dais permitted to a	after the rend again marry ex ey Parker an again contract Harmon	tion of this decrete cept to each other decrement decrem	ee, and that if a er during the pe	appeal is taken ndency of said of the cost of
ithin sixty dopeal. It is further, and they so is suit. It is furth	n other undlays, neither ordered	til sixty days er party shall that Dais permitted to a	after the rend again marry ex ey Parker an again contract Harmon	tion of this decreteept to each other decrete to each other decrete de	ee, and that if a er during the pe	appeal is taken ndency of said of the cost of
ithin sixty depeal. It is furthe, and they sais suit. It is furth	n other undlays, neither er ordered er ordered er ordered er ordered	til sixty days er party shall that Dais permitted to a that pay the co	after the rend again marry ex ey Parker an again contract Harmon	tion of this decrete cept to each other decrement decrem	ee, and that if a er during the pe	appeal is taker ndency of said of the cost of
ithin sixty dopeal. It is furthe, and they sais suit. It is furth	n other undlays, neither ordered	til sixty days er party shall that Dais permitted to a that pay the co	after the rend again marry ex ey Parker an again contract Harmon	tion of this decrete cept to each other decrement decrem	ee, and that if a er during the pe	ppeal is taken ndency of said of the cost of
ithin sixty dopeal. It is furthe, and they sais suit. It is furth	n other undlays, neither er ordered er ordered er ordered er ordered	til sixty days er party shall that Dais permitted to a that pay the co	after the rend again marry ex ey Parker an again contract Harmon	tion of this decrete to each other decrete to each other decrete decre	ee, and that if a er during the per the payment of the execution may show that the execution may show the execution may show that the execution may show	of the cost of sauce y issue.
ithin sixty dopeal. It is furthe, and they sais suit. It is furth	n other undlays, neither er ordered er ordered er ordered er ordered	til sixty days er party shall that Dais permitted to a that pay the co	after the rend again marry ex ey Parker an again contract Harmon	tion of this decrete to each other decrete to each other decrete decre	ee, and that if a er during the pe	of the cost of sauce y issue.
ithin sixty dopeal. It is further, and they sais suit. It is furth	n other undlays, neither er ordered er ordered er ordered er ordered	til sixty days er party shall that Dais permitted to a that pay the co	after the rend again marry ex ey Parker an again contract Harmon	tion of this decrete to each other decrete to each other decrete decre	ee, and that if a er during the per the payment of the execution may circuit Court, i	of the cost of Equity.
ithin sixty depeal. It is furthe, and they sais suit. It is furth	n other undlays, neither er ordered er ordered er ordered er ordered	til sixty days er party shall I that Dais permitted to a I that pay the co	after the rend again marry executed again marry executed again contract Harmon st herein to be	ition of this decreted to each other decreted to each other decreted marriage upon parker taxed, for which decreted to a first decreted to a first decreted for which decreted to a first decreted for the decrete	ee, and that if a er during the per during the per the payment of the execution may be a secution may be a secution of the court, in the payment of the execution may be a secution of the execution of the execut	of the cost of Equity.
ithin sixty depeal. It is furthe, and they sais suit. It is furth	n other undlays, neither er ordered er ordered er ordered er ordered	til sixty days er party shall I that Dais permitted to a that pay the co	after the rend again marry executed again marry executed again contract Harmon st herein to be set of Baldwin	ition of this decreted to each other decreted to each other decreted marriage upon parker taxed, for which decreted to the decreted for which decreted to the decreted for which decreted for which decreted for the decreted for t	the payment of execution may circuit Court, in Register a, do hereby ce	ppeal is taken ndency of said of the cost of the cost of the cost of the cost of the circuit of the Circuit of the Circuit of the the cost of the Circuit of
ithin sixty dopeal. It is further, and they sais suit. It is furth	n other undlays, neither er ordered er ordered er ordered er ordered	til sixty days er party shall that Dais permitted to a late that pay the coof Course of Judge	after the rend again marry executed again marry executed again contract Harmon st herein to be a secure of Baldwin going is a correge of the Circuit.	tion of this decreted to each other dept to each other decreted armon Park marriage upon Parker taxed, for which Judge County, Alabamict copy of the orit Court in the a	the payment of the perduring the perduring the perduring the perduring the perduring the payment of the payment	of the cost of the Circuit printing that the endered by the
ithin sixty dopeal. It is furthe, and they sais suit. It is furth	n other undlays, neither er ordered er ordered er ordered er ordered	til sixty days er party shall that Dais permitted to a late that pay the coof Course of Judge	after the rend again marry executed again marry executed again contract Harmon st herein to be a secure of Baldwin going is a correge of the Circuit.	ition of this decreted to each other decreted to each other decreted marriage upon parker taxed, for which decreted to the decreted for which decreted to the decreted for which decreted for which decreted for the decreted for t	the payment of the perduring the perduring the perduring the perduring the perduring the payment of the payment	of the cost of the Circuit printing that the endered by the
ithin sixty dopeal. It is further, and they so is suit. It is furth	n other undlays, neither er ordered er ordered er ordered er ordered	til sixty days er party shall I that Dais permitted to a I that pay the co of Courfore Judgedecr	after the rendagain marry executed again marry executed again contract Harmon st herein to be started again going is a correge of the Circuree is on file an	tion of this decreted to each other dept to each other decreted armon Park marriage upon Parker taxed, for which Judge County, Alabamict copy of the orit Court in the a	the payment of the execution may circuit Court, in the payment of the execution may be a considered as the execution of the execution may be a considered as the execution of the execution may be a considered as the execution of	of the cost of the Circuit of the Circuit of the that the cost of the characters which said
ithin sixty dopeal. It is further, and they sais suit. It is furth	n other undlays, neither er ordered er ordered er ordered er ordered	til sixty days er party shall I that Dais permitted to a I that pay the co of Courfore Judgedecr	after the rendagain marry executed again marry executed again contract Harmon st herein to be started again going is a correge of the Circuree is on file an	tion of this decreted to each other dept to each other decreted and parked marriage upon taxed, for which decreted and parked and parked and to copy of the orit Court in the add enrolled in my	the payment of the execution may circuit Court, in the payment of the execution may be a considered as the execution of the execution may be a considered as the execution of the execution may be a considered as the execution of	of the cost of the circuit ertify that the endered by the se, which said day
ithin sixty dopeal. It is further, and they sais suit. It is furth	n other undlays, neither er ordered er ordered er ordered er ordered	til sixty days er party shall I that Dais permitted to a I that pay the co of Courfore Judgedecr	after the rendagain marry executed again marry executed again contract Harmon st herein to be started again going is a correge of the Circuree is on file an	tion of this decreted to each other dept to each other decreted and parked marriage upon taxed, for which decreted and parked and parked and to copy of the orit Court in the add enrolled in my	the payment of the execution may circuit Court, in the payment of the execution may be a considered as the execution of the execution may be a considered as the execution of the execution may be a considered as the execution of	of the cost of Equity. of the Circuit of the the cost of the characteristics and the characteristics are the characteristics.
xcept to each rithin sixty d ppeal. It is furth e, and they a his suit.	n other undlays, neither er ordered er ordered er ordered er ordered	til sixty days er party shall I that Dais permitted to a I that pay the co of Courfore Judgedecr	after the rendagain marry executed again marry executed again contract Harmon st herein to be started again going is a correge of the Circuree is on file an	tion of this decreted to each other dept to each other decreted and parked marriage upon taxed, for which decreted and parked and parked and to copy of the orit Court in the add enrolled in my	the payment of the execution may circuit Court, in the payment of the execution may be a considered as the execution of the execution may be a considered as the execution of the execution may be a considered as the execution of	of the cost of the circuit entify that the endered by the se, which said day

No/038 Page

The State Of Alabama

In Circuit Court, In Equity Baldwin County

DAISEY PARKER

Respondent.

DIVORCE DECREE

在墨中墨中墨中墨中墨中墨中 10 多元 10

HARMON PARKER

vs. Complainant.

STATE OF ALABAMA BALDWIN COUNTY.

tomas - 1

TO ANY SHERIFF OF THE STATE OF ALABAMA - GREETINGS:

WE COMMAND YOU, that you summon HARMON PARKER to be and appear before the Judge of the Circuit Court of Baldwin County, 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 DAISEY PARKER against the said HARMON PARKER 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.

day of WITNESS, R. S. DUCK, Register of said Circuit Court this]/

DAISEY PARKER.

COMPLAINANT

vs

HARMON PARKER

RESPONDENT

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

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

Now comes your Complainant, DAISEY PARKER, and humbly complaining against the Respondent, HARMON PARKER, respectfully represents and shows unto your Honor and this Honorable Court as follows:

1,

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

2 ,

That they were married at Mobile, Mobile County, Alabama, on July 21st, 1942, and lived together as husband and wife in Baldwin County, Alabama until, to-wit, the 22nd day of August, 1943;

3 e

That on the 22nd day of August, 1943, and at various times prior therete, the Respondent threatened and abused the complainant; that the conduct of the Respondent was such as to give the 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 PROCESS.

Wherefore, the premises considered, your complainant prays that your Honor will, by proper process, make the said Harmon Parker 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 give and grant unto her an absolute decree of divorce, forever barring the bonds of matrimony existing between her and the Respondent, 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 praye

BEEBE & HALL

Sylvender Solicitors for Complainant.

DAISY PARKER,

COMPLAINANT

IN THE CITCUIT COURT OF

VS

BALDWIN COUNTY, ALABAMA

HARMON PARKER
RESPONDENT

IN EQUITY.

And now comes the Respondent in his own proper person and accepts service of the summons and complaint in this cause.

The Respondent denies each ane every allegation contained in the complainant's bill of complaint, and demands strict proof of the same.

The Respondent waives notice of the time of taking testimony on behalf of Complainant, the right to cross examine complainant's witnesses, and agrees that this cause be summitted forthwith for final decree without further notice.

Harmon Parker Respondent.

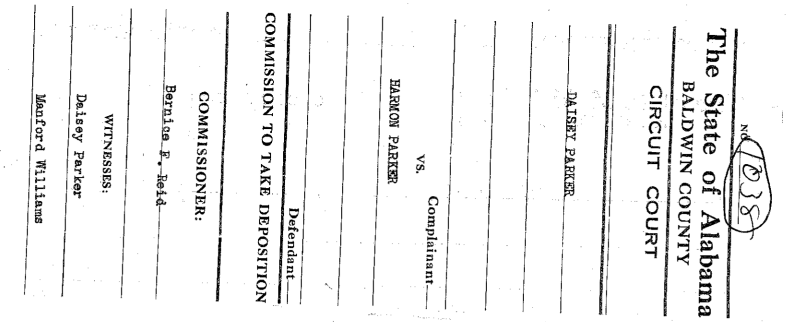
WITNES	SES:	
	·	

The State of Alabama, Baldwin County

CIRCUIT COURT

To	Bernice F. Reid		N. Carlotte		
					3
	· Y				:
		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	;	
			•		i
KNOW YE:	That we, having full faith in you	ur prudence an	d competency;	have appointe	d you Com-
missioner, and by these	e presents do authorize you, at s	such time and p	lace as you ma	y appoint, to ca	all before vou
and examine	Daisey rarker and man	II OI G -IIII A	14.5		
		• • • <u> </u>			
			 .		
				·	
as witnesses in behalf	of Daisey Parker		in a	cause pending	in our Circuit
Court of Baldwin Coun	nty, of said State, wherein				
		*			
	Daisey Pa	rker			
	-			:	
				•	
			 		
				Cor	nplainant
and	Harmon Park	rot.			
and	is in the second	7.02			
		•			
					Defendant,
on eath to be by you	administered, upon	December	30th, 1943		
	deposition s of the witness s	* .			
		es water to the sale of	o sumo so ogi	Oddio, with the	ir convenient
speed, under your hand	<i>x</i> .				
Witness29t	day of December,		19 ⁴³ (4	
		<u> </u>		1	
			Jan M	18/1	REGISTER
COMMISSIONER'S FEE, \$	Part - Participation	•			
WITNESS' FEES, \$				•	•
·					

DATEST PARKER. HARMON PARKER BILL OF COMPLAIMT. カワー De State & Strike COMPLATIMENT RESPONDENT Robert 3/443



REQUEST FOR DECREE I	N VACATION		Printed by T	he Baldwin Times
State of Alabama, Baldwin County.	}NO			ГЕRM, 194—.
DAISEY PARKER	•			
	Complainant—.			
VS.				
HARMON PARKER				
	${\bf Respondent} \color{red} -\!$			
TO R. S. DUCK, REGISTER	ત:		*	
In the above stated cau	ise an answer and wa	iver		
having been and evidence having been t		-		- '
no defense having been int Solicitors of record, now fi				to deliver the
papers in this cause to the J	udge for final decree in	vacation.	BEEBE &/HALL	· /*
#		1	By Mush	el
•		Solic	itor— for Com	olaintant—.

		THE STATE OF ALABA	ΜΔ
	COMPLAINANT	BALDWIN COUNTY	uru-i,
		BALDWIN COONT	
	VS.	IN EQUITY	
HARMON P	ARKER		
	RESPONDENT	CIRCUIT COURT OF BALDWIN	COUNT
:			
	·		:
	·	ant upon the original Bill of Complaint,	
	·		
	·		
	·		
	·		
wer and wai	ver of Respondent, and	testimony of complainant's witnesses	
wer and wai	·	testimony of complainant's witnesses	
wer and wai	ver of Respondent, and	testimony of complainant's witnesses	

Register.

RECO	. .
~0	$RD_{R'n}$

The	State	of	Alabama,
	DAT DWIT	N CC	ATTNITISZ

IN EQUITY

CIRCUIT COURT OF BALDWIN COUNTY

DAISEY PARKER

COMPLAINANT

VS.

HARMON PARKER

respondent.

NOTE OF TESTIMONY

Filed in Open Court this 3hart

day of 194

Register.

Moore Printing Co.

			-
	- 1	Δ	7 (-
'NTO		()	1 /
NO =		_	\sim \sim

DAISEY PARKER
Complainant
VS.
HARMON PARKER
Respondent—.
Request For Decree In Vacation
Filed Du B/-X, 1943
Register.

THE STATE OF ALABAMA (Baldwin County

Circuit Court of Baldwin County, Alabama, (In Equity)

	Laidei Parker	COMPLAINANT
	vs.	
	MARMON PARKER	RESPONDENT
I,	Bernice F. Reid	
as Register and C	Commissioner	
	caused to come before me	•
witness_ es _ nam	ned in the requirement for Oral Examination	
	office of Beebe & Hall	
in <u>Bay Minet</u>	te, Alabama, and having fir	rst sworn said witness es to speak the
truth, the whole t	truth, and nothing but the truth, the said	Daisey Parker
	doth depos	e and say as follows:

My name is Daisey Parker. I live at Perdido, in Baldwin County, Alabama, where I have lived all my life.

I am over twenty one years of age. The Respondent, Harmon Parker is over twenty one years of age, and a resident of Perdido, in Baldwin County, Alabama, where he has lived all his life.

The Respondent and I married in Mobile, Alabama, on July 21, 1942. We lived together as husband and wife in Baldwin County, Alabama, until August 22nd,

On August 22nd, 1943, and on several occasions prior thereto, the Respondent threatened and abused me and threatened to do violence to my person which would necessarily endanger my life and health. Considions were such that it was absolutely impossible for us to live together as husband and wife, and I was finally forced to leave him.

The conduct of the Respondent was such as to give me every reasonable apprehension to believe, and I did actually believe, that if I continued to live with him he would do violence to my person which would endanger my life and health.

We have no children and own no property in common.

Daisy Parker

Manford Williams, a witness for the Complainant, being first duly sworn, deposes and says My name is Manford Williams. I am a resident of Baldwin County, Alabama, and am personally acquainted with Daisey and Harmon Parker. They are husband and wife, having married in July, 1942. I have had occasion to be around them during the time that they have lived together as husband and wife. I have observed the conditions in the home to be such as to make it impossible for them to live together any longer as husband and wife. I have often heard them fussing, and the conduct of the Respondent toward the complainant was such as to give her every reason to believe that he would carry out her life and health.

Manford Williams

I, Bernice F. Reid		_ as Register	and Commis	ssioner hereby c	ertif
that the foregoing deposition on Oral Ex	amination	was taken dov	vn in writing	by me in the wo	rds o
the witness es and read over tothe	4 and -	they sign	ed the same i	n the presence o	of my
self and H. M. Hall					
at the time and place herein mentioned;	that I hav	e personal kno	wledge of pe	rsonal identity o	f saic
witness es or had proof made before m					
counsel or of kin to any of the parties to					
I enclose the said Oral Examination				i i	
Given under my hand and seal, th	is 30th	_ day of Dece	mber	_ 194 <mark>3</mark> .	
	_			Peid (I	
		•		(1	u. 15.)
			•		

	2				
		' .			
and the second s					
Filed					No
	ORL	·		HH.	D
	RAL	HARMON	DAI	ST/ B/	38
RECC P	וַם	M Pl	SEY	ATE ATE	1
RECORDED IN	P	vs. Parker	DAISEY PARKER	TATE OF ALAI BALDWIN COUNTY COURT, IN E	
	S	~	月	AI COUN	Ę.
	RES	COM		AB	Page
Register. Record	RESPONDENT DEPOSITION	PLAI		THE STATE OF ALABAMA BALDWIN COUNTY IN CIRCUIT COURT, IN EQUITY	
945 egister Record	DENT	COMPLAINANT		A,	