DIVORCE DECREE

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

	, Complainant
vs.	
HYBERT HAYES	, Respondent
This cause coming on to be heard was submitted upon Bill	of Complaint, Decree Pro/Confesso
Answer & Waiver and Testimony as a	noted by the Register, and upon co
ideration thereof, the Court is of the opinion that the Complainant	is entitled to the relief prayed for
aid bill.	
It is therefore ordered, adjudged and decreed by the Court th	
xisting between the Complainant and Defendant be, and the same	are neredy, dissolved, and that the sa
Meta Janke Hayes	is forever divorced from t
aid <u>Hybert Hayes</u>	for and on account
Cruelty	·
order for the formation of the sound of the	And the second section of the section of the second section of the section of the second section of the section of th
It is further ordered, adjudged and decreed that neither party of each other until sixty days after the rendition of this decree, and ays, neither party shall again marry except to each other during the lit is further ordered that the Complainant and Respondent begain contract marriage upon the payment of the cost of this suit. It is further ordered that	that if appeal is taken within sixthe pendency of said appeal. e, and they are hereby permitted
ne Complainant pay the cost herein to be	/
This day of	
Tube	I m Itale
	Judge Circuit Court, In Equit
·	Alabama, do hereby certify that the for
going is a correct copy of the	ne original decree rendered by the Jud above stated cause, which said decr
Witness my hand and	seal this thed
of	
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Address services services	
	Register of Circuit Court, In Equit

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No. 3273.

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THE STATE OF ALABAMA

BALDWIN COUNTY

In Circuit Court, In Equity

META JANKE HAYES

Complainant

vs.

HYBERT HAYES

Respondent

DIVORCE DECREE

JUN 16 1954

ALICE & DECK, Register

	OI Alabama, County.	Circ	ouir Cou	rt of baid In Ed	win County, A quity)	laDama
	META .				Complainant	
Maryon lances.	HYBER	vs.	e de la companya de		Respondent	
I,———as Kenster lan d	Included Mixen Commissioner — caused to come before	e me <u>Meta</u>	Janke H	ayes and		
	100 mg					
	ned in the Requirement			on thell.	th_day ofJune	
-	e truth, and nothing	but the truth,	the said	Meta_		

That my name is Meta Janke Hayes, I am over the age of 21 years and a resident of Baldwin County, Alabama, the Respondent, Hybert Hayes is over the age of 21 and a resident of Baldwin County, Alabama, I have been down here over 12 months and the respondent has lived here more than two years next preceding. We were married at Waynesboro, Mississippi, on May 29, 1954, and lived together as husband and wife in Baldwin County, Alabama, until we separated on June 11, 1954, just a day or two after we were married we begin to have trouble and because of his treatment to me and for the threats to do me bodily harm I became in fear of my live or health so on June 11th when he was so rough I believed he would carry out his threats so I left him and we have not lived together as husband and wife since and we will not live together as husband and wife again. I respectfully ask the court to grant me the right to resume the use of my maiden name, Meta Janke. There are no children as fruit of this marriage and there is no property to be divided.

moter Jenke Hayes

That my name is Luke Hadley, I know both parties to this cause they are both over the age of 21 years of age and the Complainant has lived in Baldwin County, Alabama, over 12 months the Respondent was raised in Alabama, near the North Baldwin County line and has lived in this vicinity more than two years. They were married in Waynesboro, Mississippi on May 29th and lived together as husband and wife until their separation on June 11th, 1954, from what I know of the two the Complainant became afraid for her life or mealth because of the acts and threats of the Respondent. I do not believe they will ever live together again as husband and wife. There are no children born as fruits of this marriage and there is not property to be divided.

July Haylly

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I, <u>Lyrleene Mixon</u> ,	as Registerant Commissioner hereby certify
that the foregoing deposition_S_on Oral Examination was ta	ken down by me in writing in the words
of the witness es and read over to them and they	signed the same in the presence of myself
and C. LeNoir Thompson	
at the time and place herein mentioned; that I have personal ness_@S or had proom made before me of the identity of said	And the state of t
kin to any of the parties to said cause, or any manner interes	sted in the result thereof.
I enclose the said Oral Examination in an envelope to	the Register of said Court.
Given under my hand and seal, this lithday	of June, 19.54 Egréene Mifon (L. S.)

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THE STATE OF ALABAMA, Baldwin County.

CIRCUIT COURT

TO:	Lyrleene Mixon			<u> </u>
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er en alle	YE: that we, having full faith in			
	er, and by these presents do aut			may appoin
to call befor	e you and examine <u>Meta Jan</u>	ke Haves and Luke	Hadley	
u				
as witnesses	in behalf of <u>Meta Janke</u>	ayes	in a cause po	ending in ou
Circuit Cour	t in Baldwin County, of said Stat	e, wherein		
	Meta Janke	Haves		
eggegegenmynesis (,, godennyngs),	the state of the s	. t		Northwest Company
			,- C	omplainant_
and				
	Hybert Hayes			
				Respondent_
on oath, to b	e by you administered, upon			
to take and	certify the deposition s of the w	itnesses and return	the same to our Co	ourt, with al
convenient s	peed, under your hand.			
Witness	14 the day of Jen		, 195 <u>4</u>	
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	Complaina	ant—
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WITHESE		
JUN 14	1954	
ALICE J. BBC	K, Register	

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STATE OF ALABAMA BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summen Hybert Hayes, 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 Meta Janke Hayes, as Complainant and against Hybert Hayes, as Respondent.

Witness my hand this the ___ day of June, 1954.

	Register
META JANKE HAYES, COMPLAINTANT, VS HYBERT HAYES,	IN THE CIRCUIT COURT OF RAIDWIN COUNTY, ALABAMA IN EQUITY
RESPONDENT.	≬ ∤

TO HONORABLE HUBERT M. HALL, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY,

Your Complainant Meta Janke Hayes, respectfully represents unto your Honor and this Honorable Court as follows:

1.

That your Compla nant and the Respondent are both bons fide residents of Baldwin County, Alabama, and are over the age of 21 years.

2

That your Complainat and the Respondent were married in Waynesboro, Mississippi, on to-wit, May 29, 1954, and lived together as husband and wife until, on to-wit June 11, 1954.

3.

Your Complainant avers and charges that the said Respondent did on or about the 11th day of June, 1954, and many times subsequent thereto assault, beat, hit and strike complainant; that said Respondent has committed actual violence on her person attended with danger to her health or life; Complaine ant avers and charges that Respondent has made numerous threats of doing her physical harm and from his manner and conduct toward her, she is reasonably convinced that he will commit an actual violence upon her person, attended with danger to her life or health.

There were no children born as fruits of this marriage between the Complainat and the Respondent and there is no property to be divided.

WHEREFORE, the premises considered, your Complainant prays that your Honor will by proper procedure make the said Hybert Hayes, 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.

Your Complainant further prays that upon a hearing hereof, your

Honor will enter an order and decree granting to her an absolute decree

of divorce, forever barring the bonds of matrimony existing between her

and the Respondent; your Complainant prays fro such other, further, diff
erent or general relief as she may be in equity and good conscience entitled

to receive.

FILED
6-14/5-4
Register

Solicitor for the Complainant.

m3273

IN THE CIRCUIT COURT OF

BALDAIN COUNTY, ALABAMA

IN EQUITY

meta janke hayes,

COMPLAINANT

V

HYBERT HAYES,

RESPONDENT

Bill of Complaint

C. LeNoir Thompson Attorney At Law Bay Minette, Alabama

FILE 1954

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META JANKE HAYES,		Ž	
	COMPLAINANT,	Ĭ	IN THE CIRCUIT COURT OF
√s	·	ď	BALDWIN COUNTY, ALABAMA
, V D		¥	IN EQUITY
HYBERT HAYES,		Ĭ	
F	espondent.	Ž	

Now comes the Respondent and accepts service of the summons and complaint in this cause.

The Respondent admits the allegations as to ages and marriage and residence, but denies all other allegations contained in the bill of complaint, and demands strict proof of the same.

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

Hert ruger

STATE OF ALABAMA

BALDWIN COUNTY

I, C. LeNoir Thompson, a Notary Public in and for said County, in said State, hereby certify that Hybert Hayes, whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he executed the same voluntarily on the day the same bears date.

Given under my hand and seal on this the ___ day of June, 1954.

Notary Public, Baldwin County, Alabama.



6-14-54

ALICE I. Dock, Resister

m3213

IN THE CIRCUIT COURT OF

PALDSIN COUNTY, ALABAMA

IN EQUITY

META JANKE HAYES,

COMPLAIMANT,

VS

HYPERT HAYES,

- 1

RE PONDENT.

Answer & Waiver

FILED JUN 14 1954

ALICE J. DUCK, Register

C. LeNoir Thomason Attorney At Law Bay Minette, Alabama

