The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

OLAVDA DAI	vs.
	Respondent
This cause coming on to be	heard was submitted upon Bill of Complaint, Decree Pro Confesso on
Personal Sarvice	and Testimony as noted by the Register, and upon con-
	e opinion that the Complainant is entitled to the relief prayed for in
	lged and decreed by the Court that the bonds of matrimouy heretofore ad Defendant be, and the same are hereby dissolved, and that the said
	is forever divorced from the
saidAiraline Dade	for and on account of
A Gard to what *	
<u>It is further orders</u>	ed, adjudged inc decreed that the Complainant,
Jlaude Dade, shall h	have the care, oustody and control of thesaid
	where the state of
It is further ordered that the again contract marriage upon paymer. It is further ordered that the again contract marriage upon paymer. It is further ordered that	re rendition of this decree, and that if appeal is taken within sixty wexcept to each other during the pendency of said appeal. Complainant and Respondent be, and they are hereby permitted to not of the cost of this suit. Claude Dade pay the cost herein to be taxed, for which executed may issue. 19 14
	Judge Circuit Court, In Equity.
I,	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 theday of
AP	Register of Circuit Court, In Equity.
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No.____Page____

THE STATE OF ALABAMA
BALDWIN COUNTY

In Circuit Court, In Equity

CLAUDE DADE

Complainant

VS.

ASSLINE DADE

Respondent

DIVORCE DECREE

FILED
LEG 18 1954

ALICE J. DECK, Register

and the state of the state of the sale of

STATE OF ALABAMA BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon AMELINE DADE, 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 CLAUDE DADE, as Complainant, and against AMELINE DADE, as Respondent.

Witness my hand this 26th day of August, 1954.

Augister Register

CLAUDE DADE

COMPLAINANT

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AMELINE DADE

RESPONDENT

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

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

Your Complainant Claude Dade, respectfully represents and shows unto your Honor and this Honorable Court as fohlows:

1.

That your Complainant and the Respondent are both bona fide residents of Baldwin County, Alabama, and have been more than two years next preceding, that both are over the age of twenty-one years.

2.

That your Complainant and the Respondent were married in Loxley, Alabama, September 16, 1951, and lived together as husband and wife until on, to-wit April 5, 1952,

3.

Your Complainant further avers and alleges that said Respondent has been guilty of adultery withdivers parties and persons whose names to your Complainant are unknown.

4.

That there was born between the marriage of your Complainant and the Respondent one child, Claudell Onita Dade, age about 18 months, that your Complainant is the suitable, fit and proper person to have the care, custody and control of said child.

WHEREFORE the premises considered, the Complainant prays that your Honor will by proper process make the said Ameline Dade, party Respondent to this cause of action, requiring her 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 your Honor will upon a final hearing hereof, award to him a decree of divorce forever parring the bonds of matrimony existing between your Complainant and the Respondent; that he be awarded the custody of the child, Claudell Onita Dade, that he be granted such other further, different or general relief as he may be in equity and good conscience entitled to receive.

Solicitor for the Complainant.

FILED

8-26-54

ALICE I. MICH. Clark

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and on I day of The Served a copy of the within complement

By service on ameline Dada

By Stery Saupar &

IN THE CIRCUIT GOURT OF
BALLEIN COUNTY, ALABAMA
IN EQUITY

CLAUDE DADE,

COMPLAINANT,

VS

AMELINE DADE,

RESPONDENT.

Bill of Complaint

18.001. Torrest

C. LeNoir Thompson Attorney At Law Bay Minette, Alabama

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			gister.	

	In the Circuit Court. In Equity No. O ON PERSONAL SERVICE.
Appline Dade	
and the state of t	
by the Sheriff of Balawin	-County, on the 17 day of Feverior,
And it further appears to the Register, tha	t the said
failed to plead, demur to or answer the Bill of	—, the Respondent—, having to the date hereof, Complaint filed in this cause, it is now, therefore,
on motion ofC. LeWein Thempson	Solicitors
	Register that the Bill of Complaint in this cause be,
and it hereby is, in all things taken as confesse	d against the said
Ameline Dade	
Thisday ofday	194 - Register

The State of Alabama, (Circuit Court o	of Baldwin County, Alabama (In Equity)
CLAUDE DADE	A month	Complainant
22.22.27 (2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.	VS	
AFELINE DADE	:	Respondent

lainant Lois Howard as Register and Commissioner have called and caused to come before me ... witness_95 named in the Requirement for Oral Examination, on the 15 day of December 19.24, at the office of O. LeWoir Thompson Ray Minette , Alabama, and having first sworn said Witness 25 to speak the

truth, the whole truth, and nothing but the truth, the said <u>Slaude Dade and Millie Dade</u>

-doth depose and say as follows: That my name is Claude Dade, I am over the age of 21 years, the Respondent, Ameline Dade is over the age of 18 and we are both residents of Baldwin County, Alabama, and have been all our lives. We were married in Loxley, Baldwin County, Alabama, on September 16, 1951, and lived together as husband and wife until on or about April 5, 1952, at which time we were separated, the separation wa caused by the Respondent running around with other men and she has since the separation had two children by other men whose names to your Complainant are unknown. There was born as fruits of this marriage, one child, Claudale Cnita Dade, age now about 3 years old; and your Petitioner respectfully represents unto this Honorable Court that he is fit, sutiable and proper person to have the care, custody and control of this child. Your Petitioner further shows that he will never live with the respondent again as husband and wife and respectfully ask this Honorable Court for a divorce and for the care, custody and control of said child.

Claude &

That my name is Willie Dade, I know both parties to this cause the are both residents of Baldwin County, Alabama and have been all there lives, the Complainant is over the age of 21 and the Respondent is over the age of 18 years; they were married at Loxley, Bildwin County, Alabama, on September 16, 1951 and lived together as husband and wife until on or about April 5, 1952, the cause of the separation was that the Respondent, Ameline Dade, was running around with other men, since the separation she has had two children, I do not know who the father of these children are. The complainant has not lived with her as husband and wife since about April 5, 1952; there was born as fruits of this marriage, one child, Claudale Unita Dade, age about 3 years old. I respectfully represent that Ulaude Dade is a fit, suitable and propersperson to have the care, custody and central of this child. I do not believe that Claude Dade will ever live with Ameline Dade anymore as husband and wife.

Willie Dale

I, Lois Howard	-, as Register and Commissioner hereby certify
that the foregoing deposition Son Oral Examination wa	s taken down by me in writing in the words
of the witness_2Sand read over to_themand_the	signed the same in the presence of myself
	e een
<u>and 0. Lettoim Thompson</u>	
at the time and place herein mentioned; that I have person	nal knowledge of personal identity of said wit-
ness_@S_ or had proom made before me of the identity of	said witness_Sa_; that I am not of counsel or of
kin to any of the parties to said cause, or any manner in	erested in the result thereof.
The state of the s	
I enclose the said Oral Examination in an envelop	to the Register of said Court.
Given under my hand and seal, this	av of December , 19 54.
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THE STATE OF ALABAMA Baldwin County

Circuit Court

TO: SICISCROVARD	V.:		
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		ing south	
KNOW YE: that we, hav	ing full faith in your	prudence and competence	y, have appointed
Commissioner, and by these	presents do authori	ze you, at such time and pla	ace as vou may an
to call before you and examir			
Olaude Dade and Will			
A STATE OF THE STA			
	A Company of the Comp		
as witnesses in behalf of	Olevão Deão	in	a cause pending in
Circuit Court in Baldwin Cou	unty, of said State w		_
Claude Dade	, or said blate, wr	ICA CIII	
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THE STATE	OF ALABAMA, VIN COUNTY	No	Circuit Court, In Equity.
CLAUDE DADE			
		Vs.	Complainant——
Motion is hereby m	ade for a Doorse Dr. O. (Defendant
NOTES - 1,000-	ade for a Decree Pro Confess Ameline Dade	so against	Defendant
in the above stated of upon said Defendant———ha	t; and that said summe	ons was duly se	rs have elapsed since service of summons rved according to law, and that said of Complaint in this cause to this date.
This	day of		19 Solicitor.