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

J	ohn W. S	Styron	Complainant	
		vs .	- -	
<u></u>	ry J. I	Dunne Styron	Respondent	
This cause coming on to	be heard v	vas submitted upon B	ill of Complaint, Decrees Pro	Confesso
			ony as noted by the Register, a	and the second second
consideration thereof, the Confor in said bill.	ırt is of the	e opinion that the Cor	applainant is entitled to the relie	f prayed
It is therefore ordered, a tofore existing between the	djudged ar Complaina	nd decreed by the Co ant and Defendant b	urt that the bonds of matrimo e, and the same are hereby,	ny here disolved
and that the said is forever divorced from the		. Styron	1100 Maria	
,		. Dunne Styron		
for and on account of		-		
	*	1.7		<del> </del>
	<u> </u>	ary Abandonsen	ti	
	<u></u>			
	mata AA		ro decimal esta for in	
Respondent is	author	ized to resume	her maiden name of	fjaldestefatty Jegggandgar
Mary J. Dunne			·	
except to each other until six within sixty days, neither par appeal.	rty days af rty shall ag	fter the rendition of gain marry except to a	party to this suit shall again this decree, and that if appeal i each other during the pendency	is taken
It is further ordered that				
be, and <u>they</u> hereby perm this suit.	itted to ag	ain contract marriag	e upon the payment of the	cost of
It is further ordered that	J(	ohn W. Styron		
the <u>Jomplainant</u> pa	y the cost	herein to be taxed, i	for which execution may issue	
This 29th day of		Only	19.44 V	
, a.s.y 0 <u>1</u>	6	* 7	of William	
			Judge Circuit Court, in Equi	ty.
			<b>T</b>	
	forego Judge	oing is a correct copy	Alabama, do hereby certify to the original decree rendered in the above stated cause, while in my office.	hat the
	W	itness my hand and s	seal this the	day
	o <b>f</b>		,	19
	V.			
•		, Regist	er of Circuit Court, in Equity	7_

JOHN W. STYRON COMPLAINANT

VS.

MARY J. DUMME STYRON

DEFENDANT

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

And now comes the Defendant in her own proper person and accepts service of the summons and complaint in the above styled cause, and denies each and every allegation contained in the bill of complaint, and demands strict proof of the same.

The Defendant 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 submitted forthwith for final decree without further notice.

mary Defendant. Styron

David Dunne

# THE STATE OF ALABAMA, Baldwin County

#### CIRCUIT COURT

TO Virgini	a Keel		·
		TO THE	
KNOW YE: That we,	having full faith in your prudence a	nd competency, have app	ointed vou Commis
	nts do authorize you, at such time	F. Communication of the Commun	•
	John W. Styron		
*			
as witnesses in behalf of —	John W. Styron	————in a cause pe	nding in our Circuit
Court of Baldwin County, o	f said State, wherein		
John	n W. Styron		— Complainant—
and Mar	y J. Dunne Styron		
on oath to be by you admin	istered, upon <u>oral ex</u> a		— Defendant,
•	ition S of the witness es and re	•	ourt, with all Con-
Witness $27$	and.  day of July	7- 1944	
		S. Wuch	REGISTER
Commissioner's Fee \$	ar Agrang		
	•		

Complainant,	BALDWIN COUNTY, ALABAMA,
vs.	IN EQUITY.
Mary J. Dunne Styron Respondent.	NO
DEMAND FOR ORAL	EXAMINATION.
COMES the Complainant, by attorney, and r	epresents to the Court as follows:
1. That the following named witnesses re	eside within one hundred miles from
Bay Minette, in the County	of <u>Baldwin</u>
Alabama, the place of trial of said cause, to-wit:	
John W. Styron and D	ovid T. Bunna
John W. Styron and D	avid 3. Dunne
	<u>, , , , , , , , , , , , , , , , , , , </u>
2. That said complainant requires an oral ex	kamination of said witnesses before a com-
missioner appointed by the Register of this Court.	
	Beebe of Hall Bulk
	Selicitor for Complainant.
NOTE:	
Complainant suggests the name of	/Virginia Keel ,
as a suitable and competent person to act as commiss	ioner upon the examination of said witnesses.

Solicitor for Complainant.

STATE OF ALABAMA BALDWIN COUNTY

call to the let

TO ANY SHERIFF OF THE STATE OF ALABAMA - - - GREETING:

WE COMMAND YOU, that you summon MARY J. DUNNE STYRON 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 JOHN W. STYRON against the said MARY J. DUNNE STYRON, and further to do and perform what the said Judge shall order and direct in that behalf, and this the Defendant shall in no wise omit, under penalty of the law. And we further command that you return this writ with your execution thereon, to our said Gourt, immediately upon the execution thereof.

this the 29 day of 1944.

S. Unch.
Register.

-

JOHN W. STYRON COMPLAINANT

VS.

MARY J. DUNKE STYRON DEFENDANT

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

IN EQUITY.

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

Now comes your Complainant, JOHN W. STYRON, and humbly complaining against the Defendant, MARY J. DUNNE STYRON, respectfully represents and shows unto your Honor and this Honorable Court as follows:

1.

That the Complainant, JOHN W. STYRON is nineteen years of age and a bong fide resident of Stockton, Baldwin County, Alabama; that the Defendant, MARY J. DUNNE STYRON is eighteen years of age and a bona fide resident of Stockton, Baldwin County, Alabama, where they have both resided for more than three years next preceding the filing of this bill of complaint.

That they were married at Stockton, Baldwin County, Alabama, on the 23rd day of March, 1943, and lived together as husband and wife in Baldwin County, Alabama, until July 4, 1943;

3.

That on, to-wit: July 4, 1943, at Stockton, Baldwin County, Alabama, the Defendant voluntarily abandoned the bed and board of the Complainant and has remained voluntarily and continuously siene that time.

Wherefore, the premises considered, your Complainant prays that your Honor will, by proper process, make the said MARY J.

DUNNE STYRON, party Defendant, to this bill of Complaint, 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 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 him and the Defendant, and that your Honor will give and grant unto him such other, further or different relief as he may be in equity and good conscience entitled to receive, and as in duty bound he will ever pray.

BEEBE & HALL

By Collectors for Complainant.

BT-6-40-500

DEMAND FOR ORAL EXAMINATION. Respondent. Complainant,

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

Filed this 27 day of

Z
Ö
7

THE STATE OF ALABAMA CIRCUIT COURT **Baldwin County** 

Commission To Take Deposition Complainant. Defendant\_\_\_\_

COMMISSIONER:

anne main

Fill July 12 1948

DIVORCE DECREE	Respondent.	vs, Complainant.		🗱 In Circuit Court, In Equity	Baldwin County	* The State Of Alabama	學 No Page	
				* * *				

Stylen Stylen

Thee buy 27 mg

8911)

Solicitor for Complainant.

ST	ATE	OF ALAI	ВАМА,		CIŖ	CUIT CO	URT, IN	EQUITY.
	BAL	DWIN COUL	TY.	ſ No.		-		———Term, 194——
4.7		John W.	Styron				· · · · · · · · · · · · · · · · · · ·	, Complainant
			:	Vŝ.	:		·	
<u> </u>	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Mary J.	Dunne	Styron				, Defendant
То	*	R. S. Du	<u>ck</u>		Register			

In the above stated cause a Decree Pro Confesso having been taken against the Defendant, and evidence having been taken, and the cause being ready for submission for final decree, and no defense having been interposed, the Complainant, by

Beabe & Hall
Solicitors of record, now files with the Register of this Court this written request to deliver the papers in this cause to the Judge for final decree in vacation.

Beabe & Hall
By: While Hall

John W. Styron		THE STATE OF ALABAMA,  BALDWIN COUNTY				
VS.		]	1 EQUIT	Y		
Mary J. Dunne St	yron	CIRCUIT COI	URT OF BALDWI	N COUNTY		
This cause is submitted in behalf						
				· · · · · · · · · · · · · · · · · · ·		
and in behalf of Defendant upon —	Marie					
			· · ·			
	1,00					

RS. Puch Register.

Register.	Vol. Page	Recorded inRecord		Register.	FS Units	7_ 7 7	REQUEST FOR DECREE IN VACATION		Marken		Thurance	Baldwin County CIRCUIT COURT, IN EQUITY	The State of Alabama,	
						Pare la								
	Additional a		ing a stage of the second of t	et week to gover to		idani ki sidilis Madiki	especial soft	aran Arang	in the second	ere out w	en en se		Sign of	
						, · . · .	era Lagra	-5-5-B	Asset A	11 1	, +1 ×	synfelia in	, in	
	Boot of the	ns <sup>M</sup> t	forward.	ja za		: 14 .	1885 (N/S)							
	19915	ey te la a				1.1	i siktrat	3.3 milk	ريد ونودي	garani.	e Project		J.	

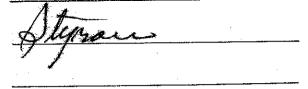
### RECORDED

Nο.	1	1	6	8	
14 ()		<u>.                                    </u>			-

### The State of Alabama, BALDWIN COUNTY

### IN EQUITY

CIRCUIT COURT OF BALDWIN COUNTY



Styran

### NOTE OF TESTIMONY

Filed in Open Court this 47th

day of 194-4

Register.

Moore Printing Co.

# THE STATE OF ALABAMA Baldwin County

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

· _		John W	. Styron		COM	PLAINANT	
			VS	S.			
		Monte I	. Dunne S	Styron		CDONITATIVI	٦
		mary e	· DOUTED Y	30 y 1 O11	KE	SPONDENT	
I,	Virg	<u>inia</u> Ke	el				
as Registerx	and Commissi	oner			·		
	nd caused to co			•			
							,
	· .	<u>Jonn</u>	W. Styro	<u> </u>			······································
	<del></del>				<u> </u>		·
		•					
	med in the R $\epsilon$	•					
19, at th	ne office of		<u>Beebe</u>	& Hall	122 711		
in <u>Bay Mi</u> i	nette,	, Alaba	ma, and havi	ng first swo	rn said witn	ess <u>es</u> to spe	eak the truth,
the whole tre	ath, and nothin	g but the	truth, the sa	id			
	Styron						
0 0			dom ac	pose and sa,	y as ronows	•	••
My name : lived at	is John W. Stockton,	Styron in Ba	n. I am n ldwin Cou	ineteen nty, Ala	years of bama all	age and	have . Life.
Mary J. I of her li was Dunn	Dunne Styr ife at Sto e.	on is eckton,	eighteen Baldwin	years of County,	age and Alabama;	has liv her mai	red all iden name
until Jul me and W	married at ly 4, 1943 e have not ave any ch	, wnen	she, wit together	nout lus	t cause	AOTOTICAT	re we lived cily left de. We
				7	yma O		ywc
				$\bigcup$	,		
		<u> </u>	~ <del>~ ~ ·</del>				
				<b>`</b> .			
			·				
David J.	Dunne	hav	ing been	duly swo	orn depos	ses and :	says:
of age. his mærr abandone	father of I have known age to Mage to Mage to Mage him in Sand	An and ary J. S Stockto	associat Dunne Sty n, July 4	red With ron, def	nım con Cendant.\	She volu	liluarity

I, Virginia Kee	1, as <b>Tie</b> gis	EF and Commissioner hereby certify
that the foregoing deposition—	on Oral Examination was ta	aken down in writing by me in the
words of the witness— and read	over to them and the	y signed the same in the presence
of myself	and W. C. Beebe	·
at the time and place herein mer	tioned; that I have personal	knowledge of personal identity of
said witnesses or had proof mad	le before me of the identity	of said witness_esthat I am not of
counsel or of kin to any of the p	parties to said cause, or any n	nanner interested in the result thereof.
I enclose the said Oral Exan	nination in an envelope to the	Register of said Court.
Given under my hand and se	al, this 26 day of —	July, 19 44.
	Virginia	2 Kell (L. S.)
	8	(2. 2.)
	·	
•	The state of the s	
	aut eut	
MM E	Complaina  Responde	, 194.
ABA ABA	Com Res	
Page Yount Count		ED IN
	EPO C	1 Ch.  LAA  DRDED  Pag
HE STATE OF ALABAMA Baldwin County IN CIRCUIT COURT, IN EQUITY	Vs. Vs. Mary  Whan Mary  CRAL DEPOSITION	
Scild Curr	AL AL	REG 7
	B   E	7
	8	Filed: Vol.
oz   F		File Vol.

., J. j. j.