The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

	DOROTHY PYRON Complainant
	vs.
0 ec	
	YANCIE G. PYRON, Respondent
(
	This cause coming on to be heard was submitted upon Bill of Complaint, Decree Pro Confesso on
	Service by Register ed Mail and Testimony as noted by the Register, and upon con-
	sideration thereof, the Court is of the opinion that the Complainant is entitled to the relief prayed for in
	said bill.
まり	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
	DOROTHY PYRON is forever divorced from the
	said
0-1	said 101 and on account of
	Cruelty. It is further ordered, adjudged and decreed that the
\ io	Complainant be awarded the custody and control of the minor
(15- (100 lb)	hillman of this marries and James Courtie Demon and Debout
(100 m	childrend of this marriage, namely, James Curtis Pyron and Robert
	Lee Pyron, and she is hereby awarded the sum of Ten Dollars
1	(\$10.00) per week, per child, as maintenance and support.
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(i) di-	
200	
() () () () () () () () () ()	It is further ordered, adjudged and decreed that neither party to this suit shall again marry except
1	to each other until sixty days after the rendition of this decree, and that if appeal is taken within sixty
X 20-	days, neither party shall again marry except to each other during the pendency of said appeal.
100	It is further ordered that the Complainant and Respondent be, and they are hereby permitted to
(10-10-10-10-10-10-10-10-10-10-10-10-10-1	again contract marriage upon payment of the cost of this suit.
	It is further ordered thatDorothy_Pyron
€ 100 mm	the Complainant pay the cost herein to be taxed, for which executed may issue. This 1 day of Julius M 2 full
4.2	This day of depleaning 1953
12	76 de ma 25 de la
(1)-30- (1)-31-31-31-31-31-31-31-31-31-31-31-31-31-	Judge Circuit Court, In Equity.
	Judge Chemi Court, 11 144mi).
	The state of the Circuit
	I,, Register of the Circuit Court of Baldwin County, Alabama, do hereby certify that the
1	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
100	of
335	Register of Circuit Court, In Equity.

THE STATE OF ALABAMA BALDWIN COUNTY DIVO.

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1000, Rogister In Circuit Court, In Equity Complainant

Respondent

DIVORCE DECREE

DOROTHY PYRON,

Complainant,

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

YANCIE G. PYRON,

Respondent.

TO ALICE J. DUCK, REGISTER IN CHANCERY, BALDWIN COUNTY, ALAB AMA:

Comes your Complainant, Dorothy Pyron, and shows that she is the Complainant in a Bill of Complaint for Divorce against Yancie G. Pyron, filed on the 20 day of July, 1955, and has furnished an affidavit where it was therein set out that the Respondent is over the age of twenty-one years; that the Respondent, Yancie G. Pyron, is not a resident of the State of Alabama, and that it cannot be ascertained after diligent inquiry; that she saw him last early in February of 1955, and that she has been informed that he was going to Louisiana at that time; that she has been informed by his mother that she does not know his residence or Post Office address; that she knows of no place of residence or Post Office address. Motion is therefore made that service be had by publication by Rule 6 of Equity Rules of Practice of the State of Alabama.

Attorney/for the Complainant

DOROTHY PYRON	
	THE STATE OF ALABAMA
	Baldwin County
vs. YANCIE G. PYRON	
	IN EQUITY
The state of the s	— Circuit Court of Baldwin County
	plaint upon the original Bill of Complaint,
	o in Service by Registered Mail,
of Dorothy Pyron and Herley M	e by Registered Mail, and Testimony
<u> </u>	
nd in behalf of Defendant upon	
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alice the for Coursand	N. Y. Register.

THE STATE OF ALABAMA Baldwin County	.	
IN EQUITY Circuit Court of Baldwin County		
DOROTHY PYRON		
NOTE OF TESTIMONY Filed in Open Court this SEP 1 1955 day of 194 ALIE I. DICK, Register Register. Printed By The Baldwin Times		

No. 3574

LEGAL NOTICE

Dorothy Pyron, Complainant, vs Yancie G. Pyron, Respondent.

In the Circuit Court of Baldwin County, Alabama In Equity

In this cause it being made to appear to the Register of this Court by the Affidavit of Dorothy

Pyron that the Respondent, Yancie G. Pyron, is a non-resident of the State of Alabama, and that his Post Office address is unknown, and further that he is over the age of twenty-one years; it is therefore ordered that publication

be made in the Onlooker, a newspaper published in Foley, Alabama, once a week for four (4))consecutive weeks, requiring the said Yancie G. Pyron, the Respondent,

to answer or demur to the Bill of Complaint in this cause by the 23rd lay of August, 1955, or that, after

(30) days therefrom a Decree Pro-Confesso may be taken against him.

Done this the 20th Day of July, 1955.

Alice J. Duck, Register

C. G. Chason, Attorney for Complainant.

(4t July 21, 28, Aug. 4, 11)

AFFIDAVIT OF PUBLICATION

I, Ceide Venel
of The Onlooker, published at
Foley, Ala., do solemnly swear that a copy of the above notice,
as per clipping attached, was published once each week in the
regular and entire edition of said newspaper, and not in any
supplement thereof, forconsecutive weeks, com-
mencing with the issue dated area, 1955, and
ending with the issue dated (1,1955)
Early House
Subscribed and sworn to before me this day
of Circust , 1955
Walk Miller
Notary Public.
•

MY COMMISSION EXPIRES JULY 18, 1958

THE FOLEY ONLOOKER FOLEY AIRO BALDWINEWS-HOWELL PUBLISHING CO. HIGH QUALITY JOB PRINTING Minet Pyron vs Pyron 16/0/42

cording to law, and that said Defendant......ha. S... failed to demur, plead to or answer the Bill of Complaint in this cause to this date.

This 1st day of September

THE	STATE C	F ALABA	MA
	Baldwin	: :	
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The Baldwin Times, Bay Minette, Alabama

No.3574	
THE STATE OF ALABAMA Baldwin County	
CIRCUIT COURT	
DOROTHY PYRON	
Complainant— vs.	
YANCIE G. PYRON	
Defendant—	
COMMISSION TO TAKE DEPOSITION	
COMMISSIONER	
WITNESSES:	

THE STATE OF ALABAMA, Baldwin County.

Witness' Fees, \$___

CIRCUIT COURT

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KNOW YE: tha	t we, having full	faith in	your pr	udenc	e and	comp	etency, hav	e appointed you
Commissioner, and								
to call before you ar	od orramine DC	rothy	Pyron	and	Her	ley	Melton	
o can before you ar	id examine							
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as witnesses in beh	alf of <u>Dorot</u>	hy Py	ron				in a cause	e pending in ou
Circuit Court in Bal	dwin County, of	said State	e, wherei	n				· · · · · · · · · · · · · · · · · · ·
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to take and certify	the deposition_S_	of the w	ritness e	Sand 1	eturn	the	same to ou	r Court, with a
convenient speed, u								
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Witness 2nd	day of	Septer	nber	,,,,	** ***** ***	, 195	<u>5</u>	
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Commissioner's Fee	·, \$							

THE STATE OF ALABAMA

Baldwin County.

Circuit Court of Baldwin County, Alabama (In Equity)

DOROTHY PYRON	Complainant
vs.	
YANCIE G. PYRON	Respondent
I, Frances G. Mallory	
as Register and Commissioner <u>in Chancery</u>	
have called and caused to come before me Dorothy Pyron a	nd Herley Melton
	The second secon
witness es named in the Requirement for Oral Examination, on 195 5, at the office of <u>C. G. Chason</u>	the 2nd day of September
in Foley , Alabama, and having first sworn	said Witness <u>es</u> to speak the
truth, the whole truth, and nothing but the truth, the said Dorot	hy Pyron and Herley
Melton doth depose and say as follows:	•
Statement of Dorothy Pyron:	

I am over the age of twenty-one years and My name is Dorothy Pyron. a resident of Baldwin County, Alabama, having been such a bona fide resident citizen for more than one year. Yancie G. Pyron is not a resident citizen for more than one year. Tanche G. Tyron is not a resident of Baldwin County, Alabama, his laskknown address being Oakland, Mississippi. We were married on February 7, 1946. There are two children of this marriage, Jerry Curtis Pyron, 7 years of age, and Robert Lee Pyron, 6 years of age. These children are in my care custody and control, and have been since my separation from my husband. On or about February 3, 1955 I was forced to separate from and leave my husband because of acts of violence committed on my person, in that he struck me on numerous occasions with his fist and committed other acts of violence on my person attended with danger to my life and health. From his actions and conduct toward me and because he made threats of other and further violence, I was reasonably convinced that he would do additional injury to me. I believe that he is financially able to pay to me the sum of \$10.00 per week per child for their maintainance and support, and believe this to be a reasonable amount at this time.

Signed: Worothy Pyron

Statement of Herley Melton:

My name is Herley Melton. I am over the age of twenty-one years and a resident of Baldwin County, Alabama, and am personally acquainted with Dorothy Pyron and Yancie G. Pyron. She is a resident of Baldwin County, Alabama, and has been a resident for more than one year. Yancie G. Pyron is now living somewhere in Mississippi. There two children of this marriage, Jerry Curtis Pyron and Robert Lee Pyron, who are approximately 7 and 6 years of age, respectively. Dorothy and Yancie Pyron were married in 1946 and lived together until February of 1955. On several occasions during their marriage I have seen several bruises and abrasions on her face and person as a result of his stricking and have heard and known of his making other and further threats of doing her physical and bodily harm, endangering her life and health, and believe from his conduct toward her that she could reasonably expect serious injury had she continued to live with him.

Signed: Herly Millon

I, Frances G. Mallory as Register and Commissioner hereby certify that the foregoing depositions on Oral Examination was taken down by me in writing in the words of the witness as and read over to them and they signed the same in the presence of myself and C. G. Chason at the time and place herein mentioned; that I have personal knowledge of personal identity of said witness. So or had proom made before me of the identity of said witness. So that I am not of counsel or kin to any of the parties to said cause, or any manner interested 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 2ndday of September 195.5 The Deposition Register of Register of September 196.5 Register and Commissioner hereby we me in writing in the words of the witness and the words of the witness and the words of the witness. So that I am not of counsel or kin to any of the parties to said cause, or any manner interested in the result thereof I enclose the said Court. September 196.5 Register and Commissioner hereby to writing in the words of the witness are in the presence of myself and the witness and the witness are in the presence of myself and the witness and the witness and the witness are in the presence of myself and the witness are in the presence of myself and the witness are in the presence of myself and the witness are in the presence of myself and the witness are in the presence of myself and the witness are in the presence of myself and the witness are in the presence of myself and the witness are in the presence of myself and the witness are in the presence of myself and the witness are in the presence of myself and the witness are in the presence of myself and the witness are in the presence of myself and the witness are in the presence of myself and the presence of myself and the witness are in the presence of myself and the	_				owtifu that
the foregoing depositions on Oral Examination was taken down by me in writing in the words of the witness as and read over to them and they signed the same in the presence of myself and C. 2; Chason at the time and place herein mentioned; that I have personal knowledge of personal identity of said witness. as or had proom made before me of the identity of said witness. as or had proom made before me of the identity of said witness. as or had proom made before me of the Register of said Court. I enclose the said Oral Examination in an envelope to the Register of said Court. Given under my hand and seal, this 2ndday of September 195.5 Tancer I Deposition Priedull Pried		Frances G. Mallory	_, as Register and Com	missioner nereby (CIUTA PIYON
of the witness_es_and read over to them and they signed the same in the present myself and C. C; Chason at the time and place herein mentioned; that I have personal knowledge of personal identity of said witness_es_or had proom made before me of the identity of said witness_es_that I am not of counsel or kin to any of the parties to said cause, or any manner interested 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 2ndday of September 195.5 Tanker J. Mallow, S.) Page complete the same in the personal knowledge of personal identity of said witness_es_that I am not of counsel or kin to any of the parties to said cause, or any manner interested 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 2ndday of September 195.5 The page of the identity of said witness_es_that I am not of counsel or kin to any of the parties to said cause, or any manner interested in the result thereof I not counsel or kin to any of the parties to said cause, or any manner interested in the result thereof I not counsel or kin to any of the parties to said cause, or any manner interested in the result thereof I not counsel or kin to any of the parties to said cause, or any manner interested in the result thereof I not counsel or kin to any of the parties to said cause, or any manner interested in the result thereof I not counsel or kin to any of the parties to said cause, or any manner interested in the result thereof I not counsel or kin to any of the parties to said cause, or any manner interested in the result thereof I not counsel or kin to any of the parties to said cause, or any manner interested in the result thereof I not counsel or any of the parties to said cause, or any manner interested in the result thereof I not counsel or any of the parties to any of the par		Investions on Oral Examination	on was taken down by	me in writing in	the words
at the time and place herein mentioned; that I have personal knowledge of personal identity of said witness. @S that I am not of counsel or kin to any of the parties to said cause, or any manner interested 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. 2ndday of September 195.5 Wallsan J. Mo3574. PAGE ANOLE G. PYRON ANOLE G. PYRON ANOLE G. PYRON Page Complete Response Re		of the witness es and read over to them	n and they signed	the same in the	presence of
at the time and place herein mentioned; that I have personal knowledge of personal inentity of said witness. So had proom made before me of the identity of said witness. So that I am not of counsel or kin to any of the parties to said cause, or any manner interested 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. 2ndday of September 195.5 Wallard S.) ANOLE G. PYRON Page Pa		. a c. chason			
said witness_SS_or had proom made before me of the identity of said witness_counsel or kin to any of the parties to said cause, or any manner interested 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 2ndday of September 195_5 THE STATE OF ALABAMA NO.3574 BALDWIN COUNTY BALDWIN COUNTY W. CINCUIT COURT, IN EQUITY Page P		place herein mentioned; that	I have personal know	ledge of personal	identity of
Counsel or kin to any of the parties to said cause, or any manner interested in the Total I enclose the said Oral Examination in an envelope to the Register of said Court. Given under my hand and seal, this 2ndday of September IN CIRCUIT COUNTY BALDWIN COUNTY BALDWIN COUNTY YANGIE G. PYRON Page Page Page Page Page Page Page		os an had proom made before n	ne of the identity of sa	id Witness, that	consequent to the second secon
I enclose the said Oral Examination in an envelope to the Register of said Count. September IN CIRCUIT COUNTY PAGE Vol. Page P	ng again manasasyaasinash	counsel or kin to any of the parties to said car	use, or any manner in	terested in the re	esult thereof
Given under my hand and seal, this 2ndday of THE STATE OF ALABAMA THE STATE OF ALABAMA BALDWIN COUNTY IN CIRCUIT COURT, IN EQUIT VS. Complain Responsition Response		I analogo the said Oral Examination in an e	nvelope to the Register	r or said Court.	
THE STATE OF ALABAMA THE STATE OF ALABAMA THE STATE OF ALABAMA THE STATE OF ALABAMA IN CIRCUIT COUNTY NO. 11 PARCIT COUNTY VS. Complain VS. Complain Responsition Responsition Recorded in Page Page		Given under my hand and seal, this 2nd	day of September	<u> </u>	
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DOROTHY PYRON,

Complainant,

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

IN EQUITY

YANCIE G. PYRON,

Respondent.

In this cause it being made to appear to the Register of Court by the Affidavit of Dorothy Pyron that the Respondent, Yancie G. Pyron, is a non-resident of the State of Alabama, and that his Post Office address is unknown, and further that he is over the age of twenty-one years; it is therefore ordered that publication be made in the Onlooker, a newspaper published in Foley, Alabama, once a week for four (4) consecutive weeks, requiring the said Yande G. Pyron, the Respondent, to answer or demur to the Bill of Complaint in this cause by the 23rd day of August, 1955, or that, after thirty (30) days therefrom a Decipro-Confesso may be taken against him.

Alice J. Duck, Register

C. G. Chason, Attorney for Complainant

DOROTHY PYRON,

Complainant,

- VS-

YANCIE G. PYRON,

Respondent.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY

In this cause it being made to appear to the Register of this Court by the Affidavit of Dorothy Pyron that the Respondent,

Yancie G. Pyron, is a non-resident of the State of Alabama, and that his Post Office address is unknown, and further that he is over the age of twenty-one years; it is therefore ordered that publication be made in the Onlooker, a newspaper published in Poley, Alabama, once a week for four (4) consecutive weeks, requiring the said Yande G. Pyron, the Respondent, to answer or demur to the Bill of Complaint in this cause by the 23rd day of August, 1955, or that, after thirty (30) days therefrom a Decree Pro-Confesso may be taken against him.

Alice J. Duck, Register

C. G. Chason, Attorney for Complainant

20

CECIL G. CHASON ATTORNEY AT LAW FOLEY, ALABAMA JULY 19, 1955 Mrs. Alice J. Duck, Register Bay Minette, Alabama Dear Mrs. Duck: Enclosed herewith is Bill of Complaint for Divorce filed by Dorothy Pyron, along with affidavit of non-residence and Order of Publication. I have taken the liberty of filing a copy of the notice in the Onlooker. One copy is also to be filed on the Courthouse door. I have learned that Yancie's mother claims not to know his address, however, she is a resident of Oakland, Mississippi, being P. O. Box #783. I suggest that you send a copy of the Bill of Complaint by Registered Mail to this address, marked "Deliver to Addressee Only", and it is possible that it will be forwarded to him, thereby saving time. Yours very truly,

CGC:fm

encls.

STATE OF ALABAMA BALDWIN COUNTY

Before me, C. G. Chason, a Notary Public in and for said County in said State, personally appeared Dorothy Pyron, who is known to me and who, after being by me first duly and legally sworn, deposes and says as follows: - That her name is Dorothy Pyron; that she is over the age of twenty-one years and is a bona fide resident citizen of Baldwin County, Alabama; that she is the Complainant in an action for divorce filed in the Circuit Court of Baldwin County, Alabama, wherein Yancie G. Pyron is the Respondent; that the Respondent is over the age of twenty-one years; that the Respondent is not a resident of Alabama and that his residence cannot be amertained by affiant after diligent inquiry; that she saw him last early in February of 1955, and that she has been informed that he was going to Louisiana at that time; that she knows no place of residence or Post Office address; that she has been informed by his mother that she does not know his residence or Post Office address; that this affidavit is made for the purpose of obtaining an order from the Register in Chancery for Notice by Publication, as provided by the Laws and Statutes of the State of Alabama.

Dorothy Pyron Affiant

Sworn to and subscribed before me on this the /g day of

, 1955.

Notary Public, Baldwin County
State of Alabama

	DOROTHY P)	(RON		C 1	RCUIT COURT Baldwin County	OF
		vs. PYRON		7	IN EQUITY.	
	In this cause it bein	g made to appo	ear to the Reg	rister that on e Bill of Com	the 20th plaint filed in this cau	
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receive or den	d and filed in this con And it further appoint to the said Bill to	pearing to the look the date here	Register that	the said Defe therefore, on all of Compla	ndant has failed to plea motion of Complainant int be, and it hereby	d, answer , ordered,
things	taken as confessed	YANC	IE G. PYR	LON	Defe	
	This thels	t day of	Septer Q	lier	Re A	gister.



No. 3574

CIRCUIT COURT OF BALDWIN COUNTY, ALA.

In Equity.

Notice By Filed in office this. Entered in O. B.		ered	Mail.
Filed in office this		The second secon	day o
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YANCIE G	. PYROI	Ň	
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DOROTHY I	YRON		,

Post Office Department official business	PENALTY FOR PRIVATE USE TO AVOID PAYMENN OF POSTAGE, \$300 (GPO) (POSTMARK OF DELIVERING OPFICE)
Return to Charles (NAME OF SENI) Threet and Number, (NAME OF SENI) REGISTERED ARTICLE Post Office INSURED PARCEL 16—12421	ce Bay Manettt

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DELIVERING EMPLOYEE Show address where delivered Received from the Postmaster the Registered or Insured Article, the number of which appears on the face of this return receipt. 1
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DOROTHY PYRON,

Complainant,

-vs-

YANCIE G. PYRON,

Respondent.

IN THE CIRCUIT COURT OF
BALDWIN COUN TY, ALABAMA
IN EQUITY

TO THE HONORABLE H. M. HALL, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, Sitting in Equity:

Comes your Complainant, Dorothy Pyron, and files this her Bill of Complaint for Divorce against Yancie G. Pyron, and respectfully represents and shows unto your Honor:

- l. That the Complainant is over the age of twenty-one years and is a bona fide resident citizen of Baldwin County, Alabama, and has been such a resident citizen for over one year. that Yancie G. Pyron is not a resident of the State of Alabama, and that the Respondent is over the age of twenty-one years.
- 2. That your Complainant and Respondent were lawfully married on, to-wit, February 7, 1946.
- 3. Complainant further avers that the Respondent has committed actual violence on her person attended with danger to her life and health and from his conduct she is reasonably apprehensive of other and further violence, so much so that she can no longer live with the Respondent; that the 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 actual violence on her person attended with danger to her life or health.
- 4. Complainant further shows to the Court that there has been born of this marriage two (2) children, namely, Jerry Curtis Pyron, seven years of age, and Robert Lee Pyron, six years of age, Complainant further shows to the Court that these children are in her care, custody and control.

PRAYER FOR PROCESS AND RELIEF

THE PREMISES CONSIDERED, Your Complainant prays that Yancie G. Pyron be made a party defendant of this cause by the usual

process of this Honorable Court, by service by Publication, requiring him to plead, answer or demur within the time and under to penalties prescribed by the rules of this Court and the Statutes in such cases made and provided; that upon a final hearing of this cause that she be granted a divorce from the said Respondent, and that she be granted custody and control of the minor children her inabove named. Complainant further prays that the Respondent be directed by the Court to pay the sum of Ten Dollars (\$10.00) per week, per child, as support and maintenance of the minor children hereinabove named. Should your Complainant be mistaken in the relief prayed for that she be granted such other, further and different and general relief to which she may be entitled and as in duty bound she will ever pray.

Solicitor for the Complainant

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