## The State of Alabama, Baldwin County

### CIRCUIT COURT, IN EQUITY

MILDED	D GUNN YAMN Complainant
	vs.
TOE TA	N. Respondent
	be heard was submitted upon Bill of Complaint, Decree Pro Confesso on
Publication.	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.	
	judged and decreed by the Court that the bonds of matrimony heretofore
	and Defendant be, and the same are hereby dissolved, and that the said
Mildred Gunn Yaw	nis forever divorced from the
saidJoe Yawn	for and on account of
A bandonment .	
IT IS FURTHER OR	DERED ADJUDGED AND DEGREED that the Yomplainant,
Mildred Gunn Kawn sha	ll resume the use of her maiden name, Mildred Gunn.
	WANTED TO THE TOTAL OF THE TOTA
The second secon	
The 440 and 44	
It is further ordered, adju	adged and decreed that neither party to this suit shall again marry except
o each other until sixty days after	the rendition of this decree, and that if appeal is taken within sixty
	rry except to each other during the pendency of said appeal.
	the Complainant and Respondent be, and they are hereby permitted to
gain contract marriage upon payr	
It is further ordered that.	Mildred Conn Yawn
heComplainant	pay the cost herein to be taxed, for which executed may issue.
This L.	pay the cost herein to be taxed, for which executed may issue.
and the second s	- I tuhur in Heel
•	Judge Circuit Court, In Equity.
I	, Register of the Circuit
, <u>-</u>	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
·N	decree is on file and enrolled in my office.
	Witness my hand and seal this theday
	of
	Parished of Character Country Provides
Len.	Register of Circuit Court, In Equity.

THE STATE OF ALABAMA BALDWIN COUNTY In Circuit Court, In Equity PILDRAD GUHH YAMI Complainant JON YAR Respondent DIVORCE DECREE

DEC 15' 1955

#### THE STATE OF ALABAMA

Baldwin County.

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

	***		Complainar	nt
a gid sem operation of a	VS.			en de la companya de
JOE YANN			Respondent	
I, Lois Howard				
as Register and Commissioner				
have called and caused to come before n	ne <u>Mildred</u>	Gunn Iawn	and E. M. Ga	rrett
- Commence of the Commence of			*	
•				
witness of named in the Requirement for 195, at the office of O. Lowoir To	ior Oral Exan	nination, on	the day of	
To a man of the control of the contr		g first sworn	said Witness	to speak the
truth, the whole truth, and nothing but th	e truth, the s	aid <u>llildr</u> e	d Gunn Yawn	and E. M.
Garrett doth dep	ose and sav a	s follows:		

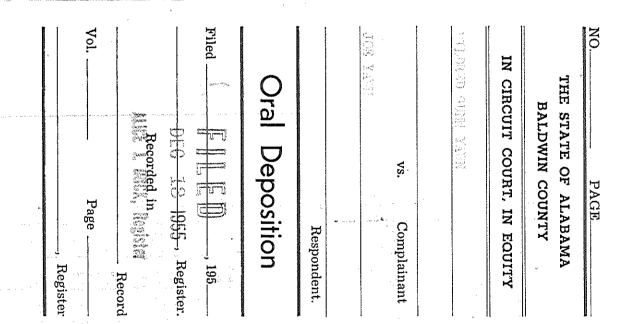
That my name is Hildred Gunn Yawn, I am over the age of 21 and a bona fide resident of \*laboma and have been more than one year next preceeding. The Respondent is over the age of 21 and a non-resident of the State of Alabama his last known address being fort lyers, florida. We were married at Bainbridge, Georgia on Larch 9, 1949 and lived together as husband and wife in Baldwin County until on or about April 15th 1949. Un or about April 15 the Respondent abandoned me without fault on my part. We have not lived together as husband and wife since that time. There are no children as fruits of this marriage and no property to be divided. I do not believe we will ever live together again as husband and wife. I respectfully ask this Honorable Court to grant me the right to resume the use of my maiden name Mildred Gunn.

Mildred Sunn Jauen

That my name is E. M. Garrett, I know both parties to this cause. They are both over the age of 21. The Complainant is a resident of Alabama and has been more than a year next preceeding. I do not know where the Respondent lives but believe him to be a non-resident of the State of Alabama. They were married at Dainbridge Georgia on farch 9, 1949 and on or about April 15, 1949 the Respondent a bandened the Complainant without fault on her part and they have not lived together as husband and wife since that time. There are no children as fruits of this marriage and no property to be divided. I do not believe they will ever live together again as husband and wife.

EM. Saneth

I, Lois Howard	as Register and Commissioner hereby certify that
the foregoing deposition on Oral Examination	was taken down by me in writing in the words
	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 knowledge of personal identity of
said witness <sup>@S</sup> or had proom made before me	of the identity of said witness as; 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 enve	lope to the Register of said Court.
Given under my hand and seal, this 13 day	of
en de la companya de La companya de la companya del companya del companya de la companya del la companya de la companya de la companya del la companya de la	Low Howard (L. S.)



THE STATE OF ALABAMA,		CIRCUIT COURT, IN EQUITY			QUITY
BALDWIN COU	NTY	No		, т	`erm, 19
LILDRED GUNS	MARIA	Vs.		C	omplainant
en july meg - et july et july et					T) - (
JOB YATE					Defendant
In this cause it appears heretofore made in this cause,	to the Register—	four consecut	ive weeks, con	that the ordine on t	er of publicatio: he <u>්රී්</u>
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and					AND 11 POR 1
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And it now further app			de v. ence		that the said
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"managamananana ha a	and the second security is made to take the second	artinan (a Alaba and Samura) artinan da antara ang ang ang ang ang ang ang ang ang an	Williams and a second		
having, to the date hereof, fail	led to demur, plead	l to, or answe	r the Bill of C	omplaint in	this cause, it is
now, therefore, on motion of C	Complainant, oi	rdered and dec	creed by the Re	gister	e J. Duck
	ne Bill of Complain				
confessed against the said-				•	
confessed against the said—					
	······································				
		_		H	
This	day of	Oga-	19	55°	
		lesa	5 - 60s	sch_	Register

Moore Printing Co., Bay Minette, Ala.

Register.

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E 1 1	4000	

THE STATE OF ALABAMA, Baldwin County	CIRCUIT COURT, IN EQUITY
baidwin County No	o, Term, 19
FILDRED GUNS YAWN	Complainant
	Vs.
JCE YARRI	Defendant
Motion is hereby made for a Decree Pro Conf	esso against <u>Jos Laure</u>
• · · · · · · · · · · · · · · · · · · ·	
	Defendant
in the annexed stated cause, on the ground tha	t more than thirty days have elapsed since the perfec-
tion of publication was made under the order o	f this Court; and it having been shown by due proof to
	nt of the State of Alabama, and has failed to answer,
plead or demur to the Bill in this cause, to th	
This day ofnllc	, 79 <u>5</u> 57.
746 Code	Day Mingran Solicitor.

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No	— Page —	
	ATE OF ALABA	
CIRCUIT	COURT, IN EQU	JITY
MILDRED GU	ini yayw	
	Complaina Vs.	ant
JON YAVN		
	Defenda	ant
	Decree Pro Con n Publication	fesso
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Recorded in —		Record
Vol	Page ———	
	Reg	ister

The Baldwin Times, Bay Minette, Ala.

STATE OF ALABAMA BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summons Joe Yawn, 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 Mildred Gunn Yawn as Complainant and against Joe Yawn as Respondent.

WITNESS my hand this the day of October, 1955.

alice J. Duck

MILDRED GUNN YAWN

COMPLAINANT

VS

JOE YAWN

RESPONDENT

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

CASE NO. 3625

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

KOCKERPPORTIK INCHTERPORTIKEN INCHTEN I

ALABAMA:

Your Complainant, Mildred Gunn Yawn, respectfully represents unto Your Honor and this Monorable Court as follows:

l.

That your Complainant is over the age of 21 and is a bona fide resident of Alabama, and has been more than one year next preceeding. The Respondent is over the age of 21 and a non-resident of the State of Alabama and his last known address was Fort Myers, Florida.

2.

That your Complainant and the Respondent married at Bainbridge, Georgia on March 9, 1949 and lived together as husband and wife in Baldwin Jounty, Alabama, until April 15, 1949.

3

That on April 15, 1949, while your Complainant and the Respondent were living together as husband and wife, in Baldwin County, Alabama, The Respondent voluntarily abandoned the bed and board of your Complainant and has remained away voluntarily and continuously since that time.

There are no children as fruits of this marriage and no property to te divided.

WHEREFORE, the premises considered, your Complainant prays that your Honor will, by proper process make the said Joe Yawn, 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 your Honor will upon a final hearing hereof, award to her a decree of divorce forever barring the bonds of matrimony existing between your Complainant and the Respondent.

Complainant prays for such other, further, different or general relief as she may be entitled in the premises, etc.

Soldcitor for Complainant.

(COROLD

men 12.5". 5" buch

STATE OF ALABAMA BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summons Joe Yawn, 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 Mildred Gunn Yawn as Complainant and against Joe Yawn as Respondent.

WITNESS my hand this the 5 day of Cotober, 1955.

acie J. Duck

MILDRED GUNN YAWN

COMPLAINAMT

VS

JOE YAWN

RESPONDENT

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

CASE NO. 3625

TO HONCRABLE HUBERT M. HALL, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA:

Your Complainant, Mildred Gunn Yawn, respectfully represents unto Your Monor and this Monorable Court as follows:

1.

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2.

That your Complainant and the Respondent married at Bainbridge, Georgia on March 9, 1949 and lived together as husband and wife in Baldwin County, Alabama, until April 15, 1949.

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Complainant prays for such other, further, different or general relief as she may be entitled in the premises, etc.

Solicitor for Complainant.

Mildred Gunn	Yawn	,		
			The State	of Alabama,
No. 3625			Baldwin	County.
vs.		}	Circuit Cou	rt, in Equity
		\ T	his the 5th.	day of
		- The second sec	October	194 55
In this cause it being	; made to appea	ar to the Cle	rk of this Court	by the affidavit of
MILDRED GUNN Y	AWN			
that the Defendant				
JOE YAW	N			
office address cannot			address is unk	nown and Post
and further, that, in the belief of said				-
years; it is, therefore, ordered that p				
lished in Bay Minette, Baldwin Cour		nce a week fo Defendant	or four consecutiv	e weeks, requiring
Joe Yawn	the said	Derendano		
to answer or demur to the Bill of Com  November 19455				day of
taken against him		and bounded in	om a active 110	Controso may be
		Alice	J. Duck	
				Register.

#### STATE OF ALABAMA BALDWIN COUNTY

Before me, the undersigned authority in and for the State of Alabama Baldwin County, personally appeared Mildred Gunn Yawn, who is known to me and who being by me first duly sworn according to law on oath doth depose and say that she is the Complainant in a certain cause being filed in the Circuit Court of Ealdwin County, Alabama; that the Respondent in said cause, Joe Yawn, is a non-resident of the State of Alabama and whose residence, after a search having been made with due diligence, is unknown according to the best information and belief of the Complainant and that your Complainant cannot ascertain the particular place of residence and Post Office address of the Respondent after expending a measonable effort, which has been made; that said Respondent is over the age of twenty-one years.

Mildred Gum James

Sworn to and subscribed before me this

MY FAULKNEE



## egal Notice

TICE TO NON-RESIDENT MILDRED GUNN YAWN No. 3625

JOE YAWN
State of Alabama, Baldwin
County.

Circuit Court, in Equity
the 5th day of October, 1955.
this cause it being made to
ar to the Clerk of this Court
the affidavit of Mildred Gunn
that the Defendant Joe
this a non-resident of the
of Alabama whose present
5, Bear Point Estates.
The system of Copper,
33, Bear Point Estates.

lress is unknown and Post Ofe address cannot be ascertainand further, that, in the be-of said Affiantant the Dedant Joe Yawn over the age 21 years; it is, therefore ored that publication be made the Baldwin Times, a newsper published in Bay Minette, ldwin County, Alabama, once week for four consecutive eks, requiring Joe Yawn the d Defendant to answer or der to the Bill of Complaint in s cause by the 5th day of vember, 1955, or after thirty ys therefrom a decree Pro Conso may be taken against him. ALICE J. DUCK,

LeNoir Thompson licitor For Plaintiff.

38-4tc.

#### AFFIDAVIT OF PUBLICATION

STATE OF ALABAMA. BALDWIN COUNTY.

S. R. Marrise	tt., heing du	ly sworn, deposes and says
hat he is the PUBLISHER ished at Bay Minette, Baldw	of THE BALDWIN TIMES vin County, Alabama; that	ly sworn, deposes and says s, a Weekly Newspaper pub- the notice hereto attached of
mildred	yaun vs. 9	be your
	0	0
	COST STATEMENT	
186	@ <u>6</u> 2cents	1209
WORDS I hereby certify this it	@ sents	d (natel)
I hereby certify this it		
	E.R. Mon	rselle ()
	Edita	Publisher.
was published in said newsp	aper for #_consecutive v	veeks in the following issues:
Date of 1st publication	0 d 6	, 1955 Vol 66 No.3 &
Date of 2nd publication	Oct. 13	, 1954 Vol. 66 No. 39
Date of 3rd publication	Oct 20	, 195 Vol. 66 No. 40
Date of 4th publication	Oct 27	, 195 Vol & No. 4/
Subscribed and sworn bef	ore the undersigned this	7 day of Oct , 1955
_	_	
Notary Public, Baldwin Con	inty.	· / /
	E.R.J	nouncette /
	EL	itar Publisher.

# THE STATE OF ALABAMA Baldwin County

## Circuit Court

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a Charge						
			1.0	<u>.</u>		
KNO	OW YE: That we, hav	ing full faith in your	prudence	and compe	etency, ha	ve appointed you
Commiss	sioner, and by these p	presents do authorize	you, as si	uch time an	d place as	you may appoint
to call b	efore you and exam	ine				
1.43	ildred Gunn Yawn	and S. H. Garrett				
		,				
		,				
	•					
a witnes	sses in behalf of	Mildred Gunn Ya			_in a caus	se pending in our
Circuit	Court in Baldwin C	ounty, of said State,	wherein		<del></del>	
		d Gunn Yawn				
,						
			<u> </u>	· · · · · · · · · · · · · · · · · · ·		
						, Complainant
and	Joe Yarm				,,	
		·				
						Respondent
		ustered, upon				
		tion of the witness_	_ and ref	turn the san	ne to our C	ourt, with all con-
venient	speed, under your h	and.				
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Commis	sioner's Fee, \$					
witness'	Fees, \$	<del></del>				

No.	•
THE STATE OF ALE Baldwin Coun	
CIRCUIT CO	URT
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<b>VS.</b>	Omplainant
V	Defendant
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COMMISSIONER:	The second section of the s
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WITNESSES:	
s. Parent	



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