

The State of Alabama, Baldwin County

Circuit Court, In Equity

GLADYS BRUNSON

, Complainant

vs.

JOE BRUNSON

, Respondent

This cause coming on to be heard was submitted upon Bill of Complaint, Decree Pro Confesso on Publication and Testimony as noted by the Register, and upon consideration thereof, the Court is of the opinion that the Complainant is entitled to the relief prayed for in said bill.

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 Glady's Brunson is forever divorced from the said Joe Brunson for and on account of Abandonment. IT IS FURTHER ORDERED ADJUDGED AND DECREED by the court that the Complainant be and she is hereby awarded the care custody and control of the minor child, Jack Collin Brunson.

IT IS FURTHER ORDERED ADJUDGED AND DECREED by the court that the said Joe Brunson, Respondent, shall pay to Gladys Brunson, Complainant, the sum of Ten (\$10.00) Dollars per week for the maintenance and support of the minor child, Jack Collin Brunson.

It is further ordered, adjudged and decreed that neither party to this suit shall again marry except to each other until sixty days after the rendition of this decree, and that if appeal is taken within sixty days, neither party shall again marry except to each other during the pendency of said appeal.

It is further ordered that the Complainant and Respondent be, and they are hereby permitted to again contract marriage upon the payment of the cost of this suit.

It is further ordered that Glady's Brunson

the Complainant pay the cost herein to be taxed, for which execution may issue.

This 1st day of November, 1951.

Jeffair P. Middlebury, Jr.
Judge Circuit Court, In Equity.

I, Alice J. Duck Register of the Circuit

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 the _____ day

of _____, 19_____

Register of Circuit Court, In Equity.

No. _____ Page _____

**The State of Alabama
BALDWIN COUNTY**

In Circuit Court, In Equity

GLADYS BRUNSON

Complainant

vs.

JOB BRUNSON

Respondent

DIVORCE DECREE

FILED
Nov 1 1951

Alice J. Duck, Register

GLADYS BRUNSON

vs.

JOE BRUNSON

THE STATE OF ALABAMA

Baldwin County

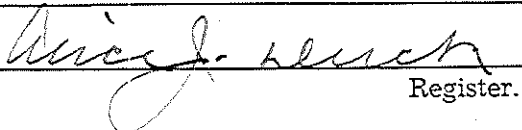
IN EQUITY

Circuit Court of Baldwin County

This cause is submitted in behalf of Plaintiff upon the original Bill of Complaint, _____

TESTIMONY of Gladys Brunson and Ruby Perkins, and judgment pro confesso
on publication.

and in behalf of Defendant upon _____



Alice J. Wren
Register.

No.

**THE STATE OF ALABAMA
Baldwin County**

**I N E Q U I T Y
Circuit Court of Baldwin County**

GLADYS ERUNSON

vs.

JOB ERUNSON

NOTE OF TESTIMONY

Filed in Open Court this *1st*

day of *November* 1967.

Alcey-Wicks
Register.

Printed By The Baldwin Times

COMMISSION TO TAKE DEPOSITIONS

THE STATE OF ALABAMA
Baldwin County

Circuit Court

TO: Lois Paul

KNOW YE: that we, having full faith in your prudence and competency, have appointed you Commissioner, and by these presents do authorize you, at such time and place as you may appoint, to call before you and examine Gladys Brunson and Ruby Perkins.

as witnesses in behalf of Complainant in a cause pending in our Circuit Court in Baldwin County, of said State, wherein

Gladys Brunson

, Complainant

and Joe Brunson

Respondent

on oath, to be by you administered, upon Gladys Brunson and Ruby Perkins to take and certify the depositions of the witnesss and return the same to our Court, with all convenient speed, under your hand.

Witness 30th day of Oct, 1947.

Doris L. Wrench

Register.

Commissioner's Fee, \$_____

Witness' Fees, \$_____

No. _____

**THE STATE OF ALABAMA
Baldwin County**

CIRCUIT COURT

GLADYS BRUNSON

Complainant

VS.

JOE BRUNSON

Defendant

COMMISSION TO TAKE DEPOSITION

COMMISSIONER:

LOIS PAUL

WITNESSES:

GLADYS BRUNSON

RUBY PERKINS

THE STATE OF ALABAMA,
Baldwin County

CIRCUIT COURT, IN EQUITY

No. _____, Term, 19____

GLADYS BRUNSON

Complainant

Vs.

JOE BRUNSON

Defendant

In this cause it appears to the Register Alice J. Duck that the order of publication heretofore made in this cause, was published for four consecutive weeks, commencing on the day of _____, 19____, in the _____, a newspaper published in _____, Alabama, that a copy of said order was posted at the Court House door in _____ County, on the _____ day of _____, 194____ and _____

And it now further appearing to the Register Alice J. Duck, that the said
Joe Brunson

having, to the date hereof, failed to demur, plead to, or answer the Bill of Complaint in this cause, it is now, therefore, on motion of Complainant, ordered and decreed by the Register Alice J. Duck that the Bill of Complaint in this cause be, and it hereby is in all things taken as confessed against the said Joe Brunson

This 30th day of Oct 1957

Alice J. Duck, Register.

No. _____

Page _____

**THE STATE OF ALABAMA,
Baldwin County**

CIRCUIT COURT, IN EQUITY

GLADYS BRUNSON

Vs.

JOE BRUNSON

Decree Pro Confesso of Publication

Issued 10-30, 1937

*Decr. recd.
Register.*

Recorded in _____ Record

Vol. _____ Page _____

Register.

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

No. _____, Term, 19_____

GLADYS BRUNSON

Complainant

Vs.

JOE BRUNSON

Defendant

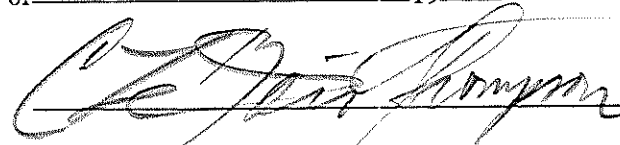
Motion is hereby made for a Decree Pro Confesso against

JOE BRUNSON

Defendant

in the annexed stated cause, on the ground that more than thirty days have elapsed since the perfection of publication was made under the order of this Court; and it having been shown by due proof to the Court that said Defendant is a non-resident of the State of Alabama, and has failed to answer, plead or demur to the Bill in this cause, to the date hereof.

This 30th day of Oct, 1951



Solicitor.

No. _____ Page _____

The State of Alabama,
BALDWIN COUNTY

CIRCUIT COURT, IN EQUITY

GLADYS BRUNSON

Complainant

Vs.

JOE BRUNSON

Defendant

Motion for Decree Pro Confesso
on Publication

Filed 10-30 1951

Annie French
Register.

Recorded in _____ Record

Vol. _____ Page _____

Register.

K E R

LEGAL NOTICE

NOTICE TO NON-RESIDENT
Gladys Brunson, No. 2710, vs.
Joe Brunson.

The State of Alabama, Baldwin
County.

Circuit Court, in Equity.

This the 30th day of August,

1951; this cause it being made to ap-

peal to the Clerk of this Court by
affidavit of Gladys Brunson,
the Defendant, Joe Brunson,
the non-resident of the State of
Alabama and further, that, in the
Affiant, the De-
fendant is over the age of 21 years;
fens, therefore, ordered that pub-
lication be made in The Onlooker,
newspaper published in Foley,
Baldwin County, Alabama, once a
week for four consecutive weeks,
requiring Joe Brunson, the said
Defendant, to answer or demur to
the Bill of Complaint in this cause
by the 30th day of September,
1951, or after thirty days there-
from a decree Pro Confesso may
be taken against him.

ALICE J. DUCK,
Register.

C. LeNOIR THOMPSON,
Solicitor for Complainant.

9-6-4t

AFFIDAVIT OF PUBLICATION

I,

M. S. Nauman
Eleloa

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, for FOUR consecutive weeks, com-
mencing with the issue dated SEPT 6, 1951, and
ending with the issue dated SEPT. 27, 1951.

M. S. Nauman

Subscribed and sworn to before me this 29 day
of Sept, 1951.

MY COMMISSION EXPIRES AUGUST 14, 1955

Notary Public.

THE FOLEY ONLOOKER

BALDWIN NEWS-HERALD

FOLEY, ALA., Sept. 29 1951

HOWELL PUBLISHING CO.

HIGH QUALITY JOB PRINTING

Alice F. Duck

Bay Minette, Ala.

STATE OF ALABAMA
BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summons JOE BRUNSON, 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 GLADYS BRUNSON as Complainant and against JOE BRUNSON, as Respondent.

WITNESS my hand this 30 day of August, 1951.

Alice J. Ulrich
Register

GLADYS BRUNSON

COMPLAINANT

VS

JOE BRUNSON

RESPONDENT

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

IN EQUITY.

TO HONORABLE TELFAIR J. WASHBURN JR., JUDGE OF THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA:

Your Complainant, Gladys Brunson, respectfully represents unto Your Honor and this Honorable Court as follows:

1.

That your Complainant is a bona fide resident of Baldwin County, Alabama, and is over the age of twenty-one; that the Respondent is over the age of twenty-one and a non-resident of the State of Alabama; that his post office cannot be ascertained after a diligent search and inquiry, his last known address being Birmingham, Alabama.

2.

That your Complainant and the Respondent married at Waynesboro, Mississippi, on, to-wit, January 19, 1946, and lived together as husband and wife until on to-wit, August 23, 1950.

3.

That on to-wit August 23, 1950 while your Complainant and the Respondent were living together the Respondent voluntarily abandoned the bed and board of your Complainant, and has remained away voluntarily and continuously since that time.

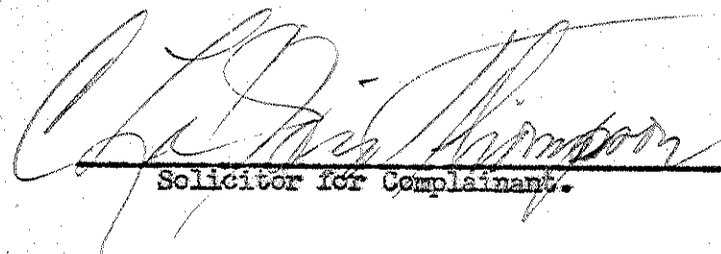
4.

That there was born between the marriage of your Complainant and the Respondent one child, Jack Collin Brunson age three years; that your Complainant is the suitable, fit and proper person to have the care, custody and control of said child.

WHEREFORE, the premises considered, your Complainant prays that your Honor will by proper procedure make the said JOE BRUNSON 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 final hearing hereof your Honor will grant to her an absolute divorce forever barring the bonds of matrimony existing between your Complainant and Respondent.

That the care, custody and control of the child be awarded to the Complainant, and that upon a final hearing of this cause, that your Complainant be awarded as maintenance for the child named herein the sum of Ten (\$10.00) Dollars per week, and your Complainant prays for such other further, different or general relief as she may be in equity and good conscience entitled to receive.



Solicitor for Complainant

NOTICE TO NON-RESIDENT

The Baldwin Times, Bay Minette, Alabama

GLADYS BRUNSON

No. 2710

The State of Alabama,

BALDWIN County.

vs.

JOE BRUNSON

Circuit Court, in Equity

This the 30th day of
August 1945

In this cause it being made to appear to the Clerk of this Court by the affidavit of

GLADYS BRUNSON

that the Defendant JOE BRUNSON

is a non-resident of the State of Alabama.

and further, that, in the belief of said Affiant, the Defendant JOE BRUNSON over the age of 21 years; it is, therefore, ordered that publication be made in the Baldwin Times, a newspaper published in Bay Minette, Baldwin County, Alabama, once a week for four consecutive weeks, requiring

JOE BRUNSON the said Defendant

to answer or demur to the Bill of Complaint in this cause by the 30th day of September 1945, or after thirty days therefrom a decree Pro Confesso may be taken against him.

Alice L. Finch
Register.

STATE OF ALABAMA
BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summons JOE BRUNSON, 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 GLADYS BRUNSON as Complainant and against JOE BRUNSON, as Respondent.

WITNESS my hand this the 30th day of August, 1951.

Alice L. Bruck
Register

GLADYS BRUNSON

IN THE CIRCUIT COURT OF

COMPLAINANT

BALDWIN COUNTY, ALABAMA

VS

IN EQUITY.

JOE BRUNSON

RESPONDENT

TO HONORABLE TELEAIR J. MASHEBURN JR., JUDGE OF THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA:

Your Complainant, Gladys Brunson, respectfully represents unto Your Honor and this Honorable Court as follows:

1.

That your Complainant is a bona fide resident of Baldwin County, Alabama, and is over the age of twenty-one; that the Respondent is over the age of twenty-one and a non-resident of the State of Alabama; that his post office cannot be ascertained after a diligent search and inquiry, his last known address being Birmingham, Alabama.

2.

That your Complainant and the Respondent married at Waynesboro, Mississippi, on, to-wit, January 19, 1946, and lived together as husband and wife until on to-wit, August, 23, 1950.

3.

That on to-wit August 23, 1950, while your Complainant and the Respondent were living together the Respondent voluntarily abandoned the bed and board of your Complainant, and has remained away voluntarily and continuously since that time.

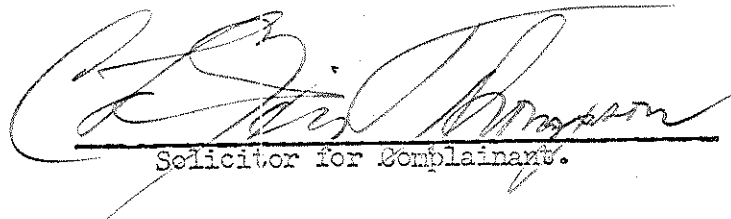
4.

That there was born between the marriage of your Complainant and the Respondent one, child, Jack Collin Brunson age three years; that your Complainant is the suitable, fit and proper person to have the care, custody and control of said child.

WHEREFORE, the premises considered, your Complainant prays that your Honor will by proper procedure make the said JOE BRUNSON 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 final hearing hereof your Honor will grant to her an absolute divorce forever barring the bonds of matrimony existing between your Complainant and Respondent.

That the care, custody and control of the child be awarded to the Complainant, and that upon a final hearing of this cause, that your Complainant be awarded as maintenance for the child named herein the sum of Ten (\$10.00) Dollars per week, and your Complainant prays for such other further, different or general relief as she may be in equity and good conscience entitled to receive.



C. E. Stedman
Solicitor for Complainant.

RECORDED

W2710

GLADYS BRUNSON

COMPLAINTANT

VS

JOE BRUNSON

RESPONDENT

SUMMONS AND COMPLAINT

FILED
NOV 30 1951
CLERK, CLARK COUNTY COURT

From the law offices of
C. LeNoir Thompson
Day Kinette, Alabama

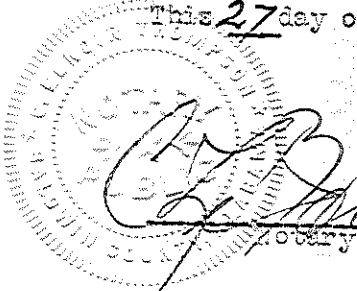
STATE OF ALABAMA

BALDWIN COUNTY

Before me, the undersigned authority in and for the State of Alabama, Baldwin County, personally appeared Gladys Brunson, 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 Baldwin County, Alabama; that the Respondent in said cause, Joe Brunson, 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 can not ascertain the particular place of residence and Post Office address of the Respondent after expending a reasonable effort, which has been made; that said Respondent is over the age of twenty-one years.

Gladys Brunson
Complainant

Sworn to and subscribed before me
This 27 day of August, 1951.


John Thompson
Notary Public

2710

RECORDED

FILED
AUG 30 1964
CLIFFORD J. BLACK, Register

THE STATE OF ALABAMA

Baldwin County.

Circuit Court of Baldwin County, Alabama

(In Equity)

GLADYS BRUNSON

Complainant

VS.

JOE BRUNSON

Respondent

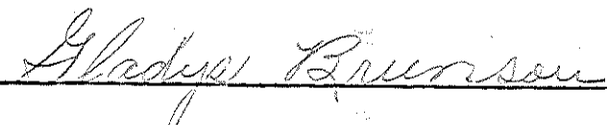
I, Lois Paul

as Register and Commissioner

have called and caused to come before me Gladys Brunson and Ruby Perkins

witness^{es} named in the Requirement for Oral Examination, on the 2nd day of October
1945, at the office of C. LeNoir Thompson
in Bay Minette, Alabama, and having first sworn said Witness^{es} to speak the
truth, the whole truth, and nothing but the truth, the said Gladys Brunson and Ruby
Perkins. doth depose and say as follows:

That my name is Gladys Brunson, I am over the age of 21 and a resident of Baldwin County, Alabama and have been since birth. That on January 19, 1946 I married Joe Brunson and we lived together as husband and wife until a little after the middle of August, 1950 at which time he voluntarily abandoned me without any fault on my part and we have not lived together as husband and wife since that date. As fruits of this marriage there was born to us one child Jack Collin Brunson age about 3 years who has been in my care custody and control since birth and I believe that I am a suitable and proper person to have his permanent care custody and control and ask the court to grant it to me. I need \$10.00 a week for the maintenance and support of my child and the Respondent has regularly made enough money that he could pay \$10.00 a week as such maintenance and support. For that reason I ask the court to award this amount to me as maintenance and support for my child, Jack Collin Brunson.



That my name is Ruby Perkins, I know both parties to this cause and know that they are both over the age of 21 years and were residents of Baldwin County, Alabama at the time of their separation. They had been living in Bay Minette, when the Respondent left and went to Birmingham and from there we do not know where he went. They were married at Waynesboro, Mississippi on January 19, 1946 and lived together as husband and wife until just after the middle of August, 1950. This was the time the Respondent abandoned Gladys without any fault on her part and they have not lived together as husband and wife since this date so far as I know. They left one child Jack Collin Brunson age about 3 years and I believe the Complainant Gladys Brunson is a fit and suitable person to have his care custody and control.



2710

ORAL EXAMINATION.

I, Lois Paul, as Register and Commissioner hereby certify that the foregoing deposition on Oral Examination was taken 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 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 of 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 30th day of October, 1951.

Lois Paul (L. S.)

NO. _____ PAGE _____

THE STATE OF ALABAMA
BALDWIN COUNTY

IN CIRCUIT COURT, IN EQUITY.

GLADYS IRVISON

vs. Complainant

JON IRVISON

Respondent.

Oral Deposition

Filed 10-30, 1951

Lucie L. Neely Register.

Recorded in

Vol. — Page —, Register.