

(2795)

DIVORCE DECREE

Printed by Moore Ptg. Co.

The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

Temple B. Graham

, Complainant

vs.

Harold W. Graham

, Respondent

This cause coming on to be heard was submitted upon Bill of Complaint, ~~Answer and Waiver~~ on Answer and Waiver 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 Temple B. Graham is forever divorced from the said Harold W. Graham for and on account of Voluntary Abandonment

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

This 23rd day of April, 1952.

J. J. Maslowe, Jr.
Judge Circuit Court, In Equity

I, _____, 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

Complainant

vs.

Respondent

DIVORCE DECREE

Filed 4-23-52
Ames French

Temple B. Graham
Complainant

vs

Harold W. Graham
Respondent

Circuit Court

Baldwin County

Alabama

In Equity

To the Honorable Telfair J. Mashburn, Jr., Judge of said Court, sitting in
Equity;

Comes Temple B. Graham and exhibits this, her Bill of Complaint against Harold
W. Graham, and shows unto Your Honor as follows:

1. Complainant, who is past the age of 21 years, and Respondent, Harold W. Graham,
whose age is 64 years, intermarried May 2nd 1939 at Pensacola, Florida.
2. At the time of said marriage and ever since, both parties hereto were and
continue to be residents of Fairhope, Alabama.
3. In September, 1944, Respondent did voluntarily abandon Complainant and has
continued said abandonment ever since with total neglect of the marital coven-
ant on his part.

The premises considered, Complainant prays that said Harold W. Graham be, by all
due and appropriate process, made party Defendant to this suit and that he be
compelled to plead, demur or answer to the several paragraphs hereof within the
time prescribed by law and that he be compelled to abide and obey all orders and
decrees made in the premises.

Complainant further prays, upon a hearing of the within cause, that a decree be
granted forever divorcing her from said Harold W. Graham and granting her such
other, further and different relief as, in Equity, may seem meet and proper.


E. A. Cramer
Solicitor for Complainant


Temple B. Graham

RECORDED

Complaint

1. The first step is to identify the problem or question that needs to be answered. This involves understanding the context and the specific requirements of the task.

2. Next, it is important to gather relevant information and data. This can be done through research, consultation with experts, or by analyzing existing data sets.

3. Once the information is gathered, the next step is to analyze it and identify the key factors that influence the outcome. This often involves using statistical methods or other analytical tools.

4. After analysis, the next step is to develop a plan or strategy to address the problem. This plan should be based on the findings of the analysis and should take into account the constraints and resources available.

5. Finally, the plan is implemented, and the results are monitored and evaluated. This step is crucial for ensuring that the solution is effective and for making any necessary adjustments.

March 1962

1. Definition
 2. Classification
 3. Causes
 4. Pathogenesis
 5. Pathology
 6. Diagnosis
 7. Prognosis
 8. Treatment

Temple E. Graham
Complainant

vs

Harold W. Graham
Respondent

Circuit Court

Baldwin County

Alabama

IN EQUITY

Comes Harold W. Graham and, for answer to the Bill of Complaint

in the above titled cause, says that he denies each and every allegation therein contained.

Respondent, said Harold W. Graham, further agrees that he waives the right to demand for oral testimony and the issuance of formal commission to take same, that he waives the right to introduce evidence in his own behalf or to cross examine Complainants' witnesses and that he agrees that the within cause may be submitted for final decree at any time without further notice to him upon Complainants' pleadings and evidence as noted by the Register.


Harold W. Graham

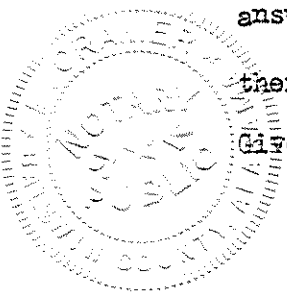
State of Alabama

Baldwin County

Personally appeared Harold W. Graham, Respondent in the above titled cause, known to me, and he acknowledged that he signed the foregoing answer and waiver voluntarily with full knowledge of the contents thereof.

Given under my hand and seal this 15 day of ~~January~~ ^{APRIL}, 1952.


Notary Public, Baldwin County, Ala.



Simple L. Graham

vs.
Harold W. Graham

THE STATE OF ALABAMA
Baldwin County

IN EQUITY
Circuit Court of Baldwin County

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

Testimony of
Simple L. Graham and
Margaret Nabryang

and in behalf of Defendant upon

Answer & Waiver

Reig J. Leach

Register.

E. A. Cramer

No.

THE STATE OF ALABAMA
Baldwin County

IN EQUITY
Circuit Court of Baldwin County

vs.

NOTE OF TESTIMONY

Filed in Open Court this
day of, 194.....

Register.

Printed By The Baldwin Times

THE STATE OF ALABAMA
Baldwin County.

Circuit Court of Baldwin County, Alabama
(In Equity)

Temple B. Graham

Complainant

VS.

Harold W. Graham

Respondent

I, Frances G. Crawford,

as Register and Commissioner

have called and caused to come before me

Temple B. Graham and Marjory Nahrgang

witnesses named in the Requirement for Oral Examination, on the 19th day of April
~~1941~~ 1952, at the office of E. A. Cramer, Attorney at Law,
in Fairhope, Alabama, and having first sworn said Witnesses to speak the
truth, the whole truth, and nothing but the truth, the said Temple B. Graham
doth depose and say as follows:

I am past the age of 21 years and my husband, Harold W. Graham, is 64. We were married May 2nd 1939 at Pensacola, Florida. We both lived in Fairhope, Alabama, at the time and continued to live in Fairhope after our marriage. We both live in Fairhope now. During September, 1944, Harold left me. He moved all of his things out to a place he had on Fish River. Since he left me, he has stated repeatedly that he had no intentions of ever returning. We have lived apart ever since 1944 and I have had no help of any sort from him. I know of no justifiable reason for his deserting me. We have no children nor any property which would entail any settlement and I am satisfied to have my freedom from him and nothing more.

Temple B. Graham

And the said Marjory Nahrgang

doth depose and say:

I have known Harold and Temple since prior to their marriage. I know that they have lived apart for 7 or 8 years. I know, also, that Temple has been working and taking care of herself and has told me that she had no help from Harold.

Marjory Nahrgang

2795

ORAL EXAMINATION.

I, Frances G. Crawford, 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 _____ at the time and place herein mentioned; that I have personal knowledge of personal identity of said witness es or had proof 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 19th day of April, 1952. ~~1948~~

Frances G. Crawford (L. S.)

NO. _____ PAGE _____

THE STATE OF ALABAMA
BALDWIN COUNTY

IN CIRCUIT COURT, IN EQUITY.

vs. Complainant

Respondent.

Oral Deposition

Filed FILED, 194

APR 22 1952, Register.

Alfred H. Register, Register

Record

Vol. _____ Page _____, Register.