The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

MARY CLOUD COBB			, Complainant
	vs.		
W. H. COBB	· · · · · · · · · · · · · · · · · · ·		, Respondent
A second	and participants and an analysis of the second	7	and the Committee of th
	and the second	<i>n</i>	plaint, Wedder Pray Cantesso on
Answer and Waiver		and the second s	the Register, and upon con-
deration thereof, the Court is of th	e opinion that the (Complainant is enti	tled to the relief prayed for in
	ged and decreed by	the Court that the	bonds of matrimony heretofore
xisting between the Complainant an			
	• • • • • • • • • • • • • • • • • • •	17. 1. A. J.	
id Mary Cloud Cobb			—is forever divorced from the
w. H. Cobb	:		for and on account of
Cruelty			
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The second secon	anneger's gaugappers Warra (p. 1997).	The state of the s	an makes and a second of the s
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It is further ordered, adjudge	d and decreed that r	either party to this	s suit shall again marry excep
each other until sixty days after t			
ays, neither party shall again marr	y except to each oth	er during the pend	ency of said appeal.
It is further ordered that the	Complainant and F	Respondent be, an	d they are hereby permitted to
gain contract marriage upon the pa	yment of the cost of	this suit.	
It is further ordered that	Mary Cloud Cobb		
			which execution may issue.
This <u>28th</u> day of	~ .		
Tais way 01			, 19.52
		Telfair J.	Mashburn, Jr Judge Circuit Court, In Equity
			Judge Circuit Court, In adjusty
I. Alice J. Duck			, Register of the Circui
	Court of Baldwin	County, Alabam	a, do hereby certify that the riginal decree rendered by the
	Judge of the Circu	it Court in the abo	ve stated cause, which said de
	cree is on file and	, <u>-</u>	28th
		hand and seal this	s theda
	of May	, 19	952
		Unice L.	Duck
		Regis	ter of Circuit Court, In Equity.
2			&

In Circuit Court, In Equity

MARY CLOUD CODE

Complainant

VS.

W. H. COBB

Respondent

DIVORCE DECREE

The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

- Pilet A. A. 7.3 (7.114.1.1)	(I) 104.96.	, Complainant
<u> М. Н. СОВР</u>	-	, Respondent
		of Complaint, Decree Pro Confesso or
Answer and Waiver	and Testimony as n	oted by the Register, and upon con
deration thereof, the Court is	of the opinion that the Complainant	is entitled to the relief prayed for in
	į.	are hereby, dissolved, and that th
uid <u>Wary Cloud Coeb</u>		is forever divorced from the
uid W. H. Cobb		for and on account o
Cruelty	A STATE OF THE STA	**************************************
		10 1 10 10 10 10 10 10 10 10 10 10 10 10
o each other until sixty days a ays, neither party shall again It is further ordered tha	after the rendition of this decree, and marry except to each other during th	y to this suit shall again marry except that if appeal is taken within sixty the pendency of said appeal. be, and they are hereby permitted to
It is further ordered tha	t <u>Mary Cloud Cobb</u>	
he Complainant	pay the cost herein to be taxe	ed, for which execution may issue.
This 28 day	of Mary	, 19 .5 .2.
		Judge Circuit Court, In Equity
Ι,	foregoing is a correct copy of Judge of the Circuit Court in cree is on file and enrolled in	Alabama, do hereby certify that the the original decree rendered by the above stated cause, which said domy office.
	of	
,	•	Register of Circuit Court, In Equity.

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No.——Page———

The State of Alabama Baldwin County

In Circuit Court, In Equity

MARY CLOUD COER

Complainant

VS.

W. H. COBR

Respondent

DIVORCE DECREE

MAY 28 1952

ALICE J. DOCK, Register

THE STATE OF ALABAMA Baldwin County.

Circuit Court of Baldwin County, Alabama (In Equity)

•	
MARY CIOTO COPE	Complainant
7	7S.
A second	
W. H. COBR	Respondent
I, Imlebne Mixon	
have called and caused to come before me Mary	Cloud Corb and Alvie Lee Higgins
And the state of t	and the second s
witness es named in the Requirement for Oral E	xamination, on the2_ day of <u>May</u>
194 52, at the office ofC. LeNoir Thomps	on
	having first sworn said Witness es to speak the
truth, the whole truth, and nothing but the truth,	
doth depose and	say as follows:
That my name is Mary Cloud Cobbs and the	Respondent as V. m. Vooss we are sota
over the age of 21, and residents of Alac	
next proceding, we were married Movember	
ابيط	dwin County, Alabama, until April 6, 1952
at which time we separate the cause of the	
habits and mistrestments of me while he a	
separation the respondent while drinking	
on said April 5, he, while drinking flow	
threw me down and place a heavy walking s	
because of his earlier actions and threat	
health, but because of was not near a tel	
	if and returned with two quarts of whickey
most of one quart being consumed while has	was gone when he returned home in his
drunken condition and again threaten to k	
threat and I went to a neighbor and sent	for officers, who came and placed the
respondent in jail, this was on April 6,	1952, I know that I can never lived with
him again as his wife and ask for my divo	
our marriage, and a property settlement a	as been made between the parties.

many Claude Call

That my name is Alvie Lee Higgins, I know both perties to this cause, they are both over the age of 21, and have been residents of Baldwin County, Alabama for more than two years the next proceding they were married in November 25, 1951 at Lucedale, Mississippi and lived together as husband and wife in Baldwin County, Alabama until April 8, 1952 at which time the Complainant was forced to leave the respondent because he had treated her so brutal, and threatened her life that she was afraid to live with him any longer being in fear of her life and health I saw her not long after he had thrown her down and put the heavy wasking came on her neck and it was easy to recognized, and I did recognize the fear for her life which he had instilled in her I believe the man to be dangerous as I was on the occasion, I know that because she is so afraid she will neverlive together with him as his wife they have no children as fruits of this marriage and they have made a property settlement between them.

alie Le Hyzine

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	•
I, <u>Tyrleene Mixon</u>	, as Register and Commissioner hereby certify that
the foregoing deposition S 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 c	ause, or any manner interested in the result thereof
I enclose the said Oral Examination in an e	nvelope to the Register of said Court.
Given under my hand and seal, this 2	_day of
	Tyleene Miyon (L. S.)
Given under my hand and seal, this 2	_day of

	Vol. Page, Regis	Filed 3 2 7 , 196 Regist	Oral Deposition	Respondent	ж. н. совв	vs. Complainant	илгу сионо совв	IN CIRCUIT COURT, IN EQUITY.	THE STATE OF ALABAMA BALDWIN COUNTY	NOPAGE
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MARY CLOUD COBB		Ž ,	IN THE (CIRCUIT (OURT O	F.
	COMPLAINANT	Ž	BALDWIN	COUNTY,	ALABAK	1 14. a
VS		Ď.	IN	EQUITY.		
W. H. COBB		Ž				
I.	ESPONDENT	Q				

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

Comes your petitioner Mary Cloud Cobb, complainant in the above styled cause, and respectfully shows unto your Honor that in the above styled cause, numbered 280, on the docket of this Court, this Honorable Court did on the 28th day of May, 1952, make and enter a decree of divorce dissolving the bonds of matrimony existing between this complainant and respondent.

Your petitioners further show unto your Honor that they have become, and are, reconciled and both desire that the said decree of divorce be set-aside, vacated, annulled and held for naught.

Wherefore your petitioners pray that this Honorable Court will make and enter an order and decree setting aside, vacating, annulling and holding for naught the decree rendered by this Court on the 28th day of May, 1952, dissolving the bonds of matrimony existing between the complainant and defendant therein.

Respondent.

MARY CLOUD	COBB)	IN THE CIRCUIT COURT OF
	COMPLAINANT	Š	BALDWIN COUNTY, ALABANA
VS		Ź	IN EQUITY.
W. H. COBB		ý	
	RESPONDENT	λ	

This cause coming on to be heard upon the petition of the complainant, Mary Cloud Coob, and of the respondent, W. H. Coob, to set-aside, vacate, annull and hold for naught the decree of this Court in this cause, number 2805, rendered May 28th, 1952, disselving the bonds of matrimony existing between the complainant, Mary Cloud Cobb, and respondent, W. H. Cobb; the same being considered by the court, the Court is of the opinion that the petition should be granted, the parties having become reconciled and desiring to continue to live together as husband and wife;

NOW THEREFORE, IT IS ORDERED, AND DECREED that the decree of this Court rendered in said cause May 28th, 1952, dissolving the bonds of matrimony existing between the complainant, Mary Cloud Cobb, and respondent, W. H. Cobb, be and the same is hereby set—aside, vacated, annuled and held for naught;

And this Court does enjoin both the said parties, and each of them, that hence forth, and as long as they shall live, that they remember and faithfully live in accord and keep and perform those sacred vows assumed by them in the presence of GOD and of witnesses, to love, cherish and support each other in all things, and at all times, and that they cleave to each other in sickness and in health so longas either shall live, for in this will they find happiness for themselves and for their children.

Done at Bay Minette, this the 7 day of June, 1952.

July Madlebury

STATE OF ALABAMA (RALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summons W. H. COEB, 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 MARY CLOUD COEB, as Complainant and against W. H. COEB, as respondent.

WITNESS my hand this 2 nd day of Man, 1952.

MARY CLOUD COBB

IN THE CIRCUIT COURT OF

COMPLAINANT

BALDWIN COUNTY, ALABAMA

IN EQUITY.

VS

W. H. COBB

RESPONDENT

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

Comes your Complainant, Mary Cloud Cobb, and respectfully represents unto your Honor:

That your Complainant and the Respondent are both bona finde residents of Baldwin County, Alabama, and over twenty-one years of age.

That your Complainant and the Respondent married at Lucedale, Mississipii, on November 23, 1951, and lived together as husband and wife until on to-wit April 6, 1952.

3.

That on to-with April 6, 1952, and on several occassions prior thereto the Respondent threatened and abused the Complainant and did actual violence to her person which would necessarily endanger her life and health. The conduct of the Respondent was such as to give the Complainant every reasonable apprehension to believe and she did actually believe that if she continued to live with him he would carry out his threats and do further violence to her person, which would necessarily endange her life and health.

That your Complainant and the Respondent have no children as fruits of this marriage, and there is no property to be divided.

WHEREFORE, the premises considered, the Complainant prays that your Honor will by proper process make the said W. H. Cobb party Respondent to this cause of action, 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 prays that upon a hearing hereof, Your Honor will enter and order and decree granting to her an absolute decree of divorce, forever barring the bonds of matrimony existing between her and the Respondent; Complainant prays for such other, further, different or general relief as she may be in equity and good conscience entitled to receive.

Solicitor for the Complainant.

RECORDED

MARY CLOUD COBB

COMPLAINANT

VS

W. H. COBB

RESPONDENT

Bill of Complaint

From the law offices of C. LeNoir Thompson

MAY 2 1952

Mick Rouges

THE STATE OF ALABAMA Baldwin County

Circuit Court

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Sparse State			(100) (100)			
	with the second		Sagari Sa—S Janisa		· ;	
KNOW YE: that we, had ommissioner, and by these call before you and exam	se presents do authoriz	ze you, at such	time a	nd place a		

s witnesses in behalf of	Mary Cloud Cobb			in a c	ause pendin	g in ou
ircuit Court in Baldwin C					-	_
arean court in Daidwill C.						
	Mary Claud Cook					
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					, Compla	inant_
nd	W. H. Cobb		·			
				-	Respo	ndent
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oath, to be by you admini						
take and certify the dep	osition S of the witnes	s <u>e</u> s and retur	n the s	ame to o	our Court,	with al
nvenient speed, under you	r hand.					
Witness 2-ud da	y of Man	Rec	, 19 4	-2_		
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CIRCUIT CO	URT	
MARY CLOUD CORR		
vs.	Complainant	
W. H. COBB		The state of the system with
	Defendant	grand the substitution and the second second
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COMMISSIONE	R:	The Color of the Management of the Color
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Baldwin County	
IN EQUITY Circuit Court of Baldwin County	
MARY CLOUD CORB	
vs.	
W. H. COBB	
NOTE OF TESTIMONY Filed in Open Court this 2700	
day of Duy 194 3. Serve L. Du A. Register.	
Printed By The Baldwin Times	

No.

MARY CLOUD COBB	Ď	IN THE STROUT COURT OF
COMPLAINANT	Ĭ.	BALDWIN-COUNTY, ALABAMA
VS	V	IM EQUITY.
W. H. COBB	Ď	
RESPONDENT	Ŷ	

Now comes the Respondent and accepts service of the summons and complaint in this cause.

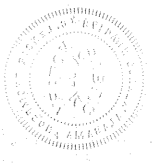
The Respondent admits the allegations as to ages, marriage and residence, but denies all other allegations contained in the cill of complaint, and demand strict proof of the same.

The Respondent waives notice of the time of taking of testimony on behalf of the Complainant; the right to cross-examine Complainant's witnesses; and agrees that this cause be submitted for final decree without further notice.

STATE OF ALABAMA BALDWIN COUNTY

I, C. LeNoir Thompson, a Notary Public, in and for said County, in said State, hereby certify that W. H. Cobb, whose name is signed to the foregaing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he executed the same voluntarily on the day the same bears date.

, 1952.



HMRY CLOUD COLL

PECORDE

COMPLAINANT

VS

W. H. COBB

RESPONDENT

Answer and Waiver

From the Law Offices of C. LeNoir Thompson Attorney-At-Law Day Minette, Alabama

Tiled 5-2-52. Derockrouek