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THE STATE OF AL	АРАМА	
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CIRCUIT COURT, IN		4,
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Flo rence Quinley, Complainant

Inthe Cicuit Court of Baldwin

vs

County, Alabama In Equity

Brenard Quinley, Respondent

To Honorable Francis W Hare, Judge of the Twenty First Judicial Circuit of Alabama, which includes Baldwin County:

Humbly complaining, your Oratrix, Florence Quinley, respectfully represents unto your Honor as followws:

- 1. Your Cratrix, Florence Quinley and Brenard Quinley, the respondentm were legally married in Baldwin County, Alabama, near Bay Minettte, Ala on November 3rd, 1912 and lived together as man and wife for about seven years; but after that time respondent voluntarily abandoned your oratrix without any legal or just cause otherefor and since said abandonmment he has railed and refused to resume marital relations with your Oratrix. That the post office address of both your oratrix
- 2. That your tratrix and respondent are both over the age of twenty one years and both are residents of Baldwin County, State of Alabama and have been so for all their lives and your Oratrix for the past three years before the filling of her Bill in this cause has been a bona fide resident citizen of Baldwin County, Alabama

Wherefore, your Oratrix prays that the respondent, the said Brenard Quinley, by process of this honorable court be brought before this honorable court and directed to answer the charges herein made against him under the rules of this Honorable Court; that he may be made a party diendant to this bill of Complaint and that upon a final hearing of the evidence in the cause, that your Honor will order, adjudge and decree that the bonds of matrimony heretofore existing between your Cratrix and respondent, the said Brenard Quinley, be forever dissolved and that your Gratrix be permitted to marry again and that she be granted such other and further relief as in equity and good conscience seem meet and proper to your Honor?

Foot Note:

Solicitor for Complainant

Foot Note:

The respondent is reward to answer each and evey paragraph of

The respondent is rebrited to answer each and evey paragraph of the foregoing Bill of Complaint from item 1 to 2 inclusive, but not under oath, his oath to his answer is hereby expressly waived.

Solleitor for the Complainant

Florence Quinley, Complainant,

v s

In The Circuit Court of Baldwin

County, Alabama

Brenara, Quinley,

In Equity.

Respondent .

Comes Brenard Quinley, the respondent, and for answer to the complaint in the above styled cause and denies each and every allegation contained therein and demands strick proof of the same. He waives service of a subpoena by the sheriff, no tice to take the testimony on oral examination as well as the right to cross examine and consents that the cause be submitted in vacation for decree on note of testimony as made by the Register either in term time or vacation.

Dated this

Gel-Wec day of December, 1935

Brenard Annily

Witnesses

Register

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THE S	TATE OF Baldwin Co	ALABAN	IA, }	No.183	Circuit Court, In Equity
ERE	F	Lorence qui	INLEY.		Complainant
				vs.	Complainant Complainant
	BRENARD (	VE:TMTITC			
/Ph.L.			.1		Defendant
of opinion t	that the Complain	ony as noted by to nant is entitled to	the Regi	ister; and, ef pray <b>e</b> d fo	
the Compla	IS THEREFORE existing between inant is forever of UNT OF VOLU	the Complainant ivorced from the	and Def Defenda	endant be, a ant.	the Court, that the bonds of matrimony and the same are hereby dissolved, and
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It is be, and the in this cause	he is hereby	that the said F	loren	<b>ce Quin</b> act marriage	ey and Brenard Quinley, upon the payment of the costs of Court
		that the said :	Flore	nee Quir	ley and Brenard Quinley
					f such execution is returned ''no property
iouna, me	n execution for s	uen costs may b	e issued	against the	said
				<del></del>	
					ence-And-Brenard-Quinley
shall not aga	ain marry except	to saidx x]	Each (	ther.	
until sixty d	the state of the s				in sixty days They he shall not marry
again except	t to said Fac	n other.			
					during the said pendency of appeal
	· ·				
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This	dd	ay of De	Cun	lean	103-5
					a mala
					J. M. Jare
	and the second s			Judge (	of the Circuit Court of Baldwin County.
	OF ALAB			Circuit	Court, In Equity.
		,			
I, <u>EQ</u> County, Ala	pert S Duci bama, do hereby	certify that the	above is	a full, true	Register of said Circuit Court of said and correct copy of the decree rendered by
said Court of	n theday	7 of		193	in the cause of
****					Complainant
			v		Companiant
******	Brenard	_Oninler		:	Defendant
	record in said (	Jourt.			
Witne	ess my hand and	the seal of said (	Court, th	is the	
day of			<b>5</b>		

Circuit Court of Baldwin County, Alabama,

(In Equity)

The State of Alabama

Baldwin County

Florence Quinley	COMPLAINANT
VS.	
Brenard Quniley	RESPONDENT
I, Nobert S. Duck	· .
as Register and Commissioner	
have called and caused to come before methe following	witnesses:
Complainent, Florence Quinley, and Mrs. Quinley, witness	Mary Quinley, Henry
witness named in the requirement for Oral Examination, on t	
1935, at the office ofCircuit Clerk of and Res	gister in Chancery
in Baldwin County , Alabama, and having first	sworn said witnesses to speak the
truth, the whole truth, and nothing but the truth, the said	Lorence Quinley
doth_depose a	and say as follows:

My name is Florence Quinley. I am the complainant in this cause. The Respondent, Brenard Quinley, and myself, your Oratrix, were legally married in Baki win ounty, Bay Minette, "labama, November 3, 1912 and lived together for about "L9" years as husband and wife; but after that time the respondent, brenard Quinley, voluntarily abandoned your Oratrix the said Florence Quinley, without any legal or just cause therefor and has remained from me ever since and since said abandonment, he has failed and refused to resume marital relations with your ratrix; that the Post Office address of both your ratrix and the said brenard Quinley Respondent aforesaid, is Bay Minette, "Alabama.

DEPOSITION OF COMPLAINANT, FLORENCE QUINLEY

That both your Oratrix, the said Florence Quinley, and Respondent, Brenard Quinley, are both over the age of twenty one years and both are residents of Baldwin County, Alabama, and have been sog all their lives; that for the past three years before the filing of her bill of complaint in this cause your Oratrix has been a bona fide resident of Baldwin County, Alabama.

Morenel Quinly

I, Robert S. Duck	as Reg	ister and Commiss	sioner hereby certify
that the foregoing deposition s on Oral Ex	camination was take	en down in writing	by me in the words
of the witnesses and read over tothe	m and they	signed the sam	e in the presence of
myself and Mary Lou Forte	nberry		· .
at the time and place herein mentioned; the	hat I have personal	knowledge of pers	onal identity of said
witness es. or had proof made before m	e of the identity of	said witnesses;	that I am not of
counsel or of kin to any of the parties to sa	aid causé, or any ma	nner interested in	the result thereof.
I enclose the said Oral Examination	in an envelope to th	ne Register of said	Court.
Given under my hand and seal, this-	9th day of D	ecember	<del>\19_5</del> .
	( ) Lei	ku & U	Luch (L. S.)
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## THE STATE OF ALABAMA,

CIRCUIT COURT, IN EQUITY Baldwin County, Ala.

Florence Sminley

DECREE OF DIVORCE

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Florence Quinley
VS

Brenard Quinley.

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Florence Quinley.

Brenard Quinley.

Bill of Complaint.

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The	State	of	Alabama	
BALDWIN COUNTY				

## IN EQUITY Circuit Court of Baldwin County

Florence Quinley

183

No. -

Brenard Quinley.

## NOTE OF TESTIMONY

VS.

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