The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

ERBY W. RABON Complainant
vs.
VERMA F. RABON , Respondent
This cause coming on to be heard was submitted upon Bill of Complaint, Decree Pro Confesso
Publication and Testimony as noted by the Register, and upon co
sideration thereof, the Court is of the opinion that the Complainant is entitled to the relief prayed for
said bill.
It is therefore ordered, adjudged and decreed by the Court that the bonds of matrimony heretof
existing between the Complainant and Defendant be, and the same are hereby dissolved, and that the s
ERBY W. RABON is forever divorced from
saidfor and on account
Voluntary Abandonment
to each other until sixty days after the rendition of this decree, and that if appeal is taken within six days, neither party shall 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 again contract marriage upon payment of the cost of this suit. It is further ordered that
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 sated decree is on file and enrolled in my office.
Witness my hand and seal this the
ofJUNE62
Register of Circuit Court, In Equit

ARTHUR C. EPPERSON ATTORNEY AT LAW

10 So. McKenzie St.—P. O. Box 706

FOLEY, ALABAMA

June 5, 1962

Mrs. Alice J. Duck

Clerk of the Circuit Court

Bay Minette, Ala.

Re: Erby W. Rabon

VS.

Verma F. Rabon Equity #4093 RES.: PHONE WH 3-6381

Dear Mrs. Duck:

I would appreciate your giving a decree pro confesso in the above referred to case. Please date it as of June 5. 1962.

My file shows that we attempted to get service in July of 1957 by registered mail and failing in this we advertised in the Onlooker.

My client failed to make payment to me of my fees so I did not prosecute the case, however, I believe I paid \$18.50 to you in Court costs.

I am enclosing the other papaers to complete the case and also my check in blank for the additional court costs.

If this does not agree with the court file and your records, please advise.

Thanks very much,

Sincerely,

Arthur C. Epperson

ACE/ce

The State of Alabama, Baldwin County

ERBY W. RABON	CIRCUIT COURT OF BALDWIN
	COUNTY, ALABAMA
Complainant VS.	In Equity.
VERMA F. RABON	
Defendant	
TheCOI	WPLAINANT
said witnesses reside in the County of	
State of Alabama.	en e
CORNELIA SMIT	TH who resides at
	FOLEY, ALA.
to be appointed Commissioner to take the deposition	Register of this Court is suggested as a suitable person on of said witness on such oral examination.
901;	citor for COMPLAINANT

Equity 4093

CIRCUIT COURT OF Baldwin County, Alabama

IN EQUITY

.___ Complainant__

VR.

____Defendant__

DEMAND FOR ORAL EXAMINATION

FILE

ALICE J. DUCK, CLERK REGISTER Re

Register.

THE STATE OF ALABAMA Baldwin County

Circuit Court

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Commissioner, and by					_	you may a	appoint,
to call before you ar	no examine	<u> </u>	ERDI	W. HADOI			
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						· · · · · · · · · · · · · · · · · · ·	
a witnesses in behal	f of ERBY	W. RABON			_in a cau	se pending	in our
Circuit Court in Ba	ldwin County,	of said Star	te, wherein		ERBY W.	RABON	
	en grande de la companya de la comp		; h-m				
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•		VERMA	F. RABON	J		, Complai	nant
and	,	¥ 13 111471	I IIIIO	`			·
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•							
						Respon	ndent
on oath, to be by yo	ou administered	d, upon		HIM			
to take and certify th	e deposition	of the witne	ess and re	turn the sai	ne to our (Court, with	all con-
venient speed, under	your hand.						
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Witness Sixth	day of	JUNE	:		19 <u>\$ @62</u>		
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Commissioner's Fee,	\$						
Witness' Fees, \$							

ERBY W. RABON
Complainant
IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
VERMA F. RABON
Respondent

IN THE CIRCUIT COURT OF
IN EQUITY

STATE OF ALABAMA

BALDWIN COUNTY

I. Cornelia Smith as Register and Commissioner have called and caused to come before me Erby Rabon the witness named in the Requirement for Oral Examination on the 6th day of JUNE 1962 at the office of myself in Foley, Alabama, and having first sworn said Witness to speak the truth, the whole truth and nothing but the truth, the said Erby Rabon doth depose and say as follows:

My name is Erby W. Rabon I am 53 years of age. I now live in Foley, Alabama and have lived here in Foley, Baldwin County, Alabama every since September of 1955.

Verma F. Rabon is 50 years of age and resides in Illinois now.

I was legally married to Verma F. Rabon in Castleberry, Alabama. April 29, 1931.

Verma F. Rabon voluntarily abandoned me on August 18, 1953, and we have not lived together or in anyway recognized each other as husband and wife since that time.

Erby W Rabon

I. Cornelia Smith, 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 and read over to him and he signed the same in my presence at the time and place herein mentioned; that I have personal knowledge of the idemity of the witness; that I am not of counsel or kin to any of the parties to said cause or in any manner interested in the result thereof.

annha Smit

I enclose the said Oral Examination in an envelope to the Register of Said Court.

Given under my hand and seal this the 6th day of JUNE 1962.

FILED

JUN 6 1962

ALIGE L. DUCK, CLERK REGISTER

ERBY W. RABON	THE STATE OF ALABAMA Baldwin County
vs. VERMA F. RABON	IN EQUITY Circuit Court of Baldwin County
Affidavit of Nonresidence-Oraffidavit of publication; mopublication; decree pro confe	mplaint upon the original Bill of Complaint, der of Publication tion for decree pro confesso on sso; demand for oral examination ; oral deposition of Complainant's
and in behalf of Defendant upon Althor Chileson Solicitor for Complainant	alice Due Register.

ERBY W	. RABON	
Comp	lainant	0
And the second)
TS	_)
Course Course)
Verma	F. Caro Rabon	3
A CT WITE		3
	Respondent	Ĵ

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY

C	ASE	NO.

Personally appeared before me the undersigned authority. ARTHUR C. EPPERSON. Solicitor of Record for the complainant in the above cause, who being duly sworn deposes and says that he is informed and verily believes that Verma F. Caro Rabon, the respondent in the above entitled cause is a non-resident of the State of Alabama and whose address is unknown or if a resident of Alabama, conceals herself so that process can not be served, and that respondent in the belief of the affiant is over the age of twenty-one years.

Tellen Coppenson

Sworn to and subscribed before me, this the 25th day of July, 1957.

Alice J. Duck, Clerk of

The Circuit Court

Baldwin County, Alabama

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Respondent L. Caro Rapon

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Alts L Will, Robbin

Baldwin County. No	The	State of Alaban	_{1a} :)	Ç	Circuit Co	urt, Baldv	vin Co	unty
You Are Hereby Commanded to Summon Verma F. Caro Rahan to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint file the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against Verma F. Caro Rabon Defendant by Rabon Plainti	1116				:			
You Are Hereby Commanded to Summon Verma F. Caro Rahon to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint file the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against Verma F. Caro Rabon Defendant by Erby W. Rabon Plainti			. 1					TERM, 19
to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint file the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against Verma F. Caro Rabun Defendant by Rabon Plainti	TO A	ANY SHERIFF OF THE	STATE OF	ALABAMA:	:			
to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint file the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against			10					•
the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against	You	Are Hereby Commanded t	o Summon Ve	irma f. Car	o Kalion			
the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against								
the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against			÷.					
byErby W. Rabon								
byErby #. Rabon								uplaint filed in
Plainti		Circuit Court of Baldwin C	ounty, State of	Alabama, at 1	Bay Minette,	against		· · - · · · · · · · · · · · · · · · · ·
	the C	ircuit Court of Baldwin C	ounty, State of	Alabama, at 1	Bay Minette,	against		· ·
Witness my hand this 30th day of July 10 50	the C	Circuit Court of Baldwin C Verma F. Caro I Erby W. Rabon	ounty, State of	Alabama, at 1	Bay Minette,	against		Defendant
A trices in haire the second s	by	eircuit Court of Baldwin C Verma F. Caro J Erby W. Rabon	ounty, State of	Alabama, at 1	Bay Minette,	against	•	Defendant
Witness my hand this 30th day of July 19-57 Alice A- Nucle	by	eircuit Court of Baldwin C Verma F. Caro J Erby W. Rabon	ounty, State of	Alabama, at 1	Bay Minette,	against	•	Defendant

VERMA F. CARO RABON

Respondent

Outplainant

VERMA F. CARO RABON)

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY

To the Monorable Judge of the Circuit Court of Baldwin County. Alabama, Sitting in Equity:

Your complainant Erby W. Rabon respectfully represents and shows unto your Hon/or:

- years and is a resident of said Sate and County, and has been a bong fide resident of said State for more than five years next preceding the filing of this bill of complaint; that Verma F. Caro Rabon is over the age of twenty-one years and is a non-resident of the State of Alabama.
- 2. That your complainant and respondent were lawfully married on or about, to-wit, April 29,1931, at Castleberry. Alabama.
- 3. Your complainant further avers that said respondent voluntarily abounded the bed and board of complainant for more than one year next preceding the filing of this bill of complaint, since which time complainant and respondent have not lived together nor in any way recognized each other as husband and wife.

The premises considered, your complainant makes the said Verma F. Caro Rabon a party respondent to this bill of complaint, and in order that complainant may have the relief herein prayed for, may it please your Honor to cause the State's writ of subpoen's to be Assued, directed to the said Verma F. Caro Rabon complaint within the time required by law; and that on a final hearing of this cause, that your Honor will enter a decree divorcing your complainant from said respondent, and that your Honor will grant such other, further and different relief as unto your Honor may seem just and proper, and your complainant will ever proy for Socia other, further or general relief to which he may be entitled.

Last known address; Mrs. Erby W. Rabon 1504 East 55th Stree't Chicago, Illinois

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ALIGA J. BACK, Register

ERBY W. RABON)
Complainant)
IN THE CIRCUIT COURT OF
VS.)
BALDWIN COUNTY, ALABAMA
VERMA F. CARO RABON)
Respondent)

To the Honorable Judge of the Circuit Court of Baldwin County. Alabama, Sitting in Equity:

Your complainant Erby \mathbb{W} . Rabon respectfully represents and shows unto your Honor:

- l. That complainant is over the age of twenty-one years and is a resident of said Sate and County, and has been a bona fide resident of said State for more than five years next preceding the filing of this bill of complaint; that Verma F. Caro Rabon is over the age of twenty-one years and is a non-resident of the State of Alabama.
- 2. That your complainant and respondent were lawfully married on or about, to-wit. April 29,1931, at Castleberry, Alabama.
- 3. Your complainant further avers that said respondent voluntarily abandoned the bed and board of complainant for more than one year next preceding the filing of this bill of complaint, since which time complainant and respondent have not lived together nor in any way recognized each other as husband and wife.

The premises considered, your complainant makes the said Verma F. Caro Rabon a party respondent to this bill of complaint, and in order that complainant may have the relief herein prayed for, may it please your Honor to cause the State's writ of subpoena to be issued, directed to the said Verma F. Caro Rabon commanding her to answer, plead or demur to this bill of complaint within the time required by law; and that on a final hearing of this cause, that your Honor will enter a decree divorcing your complainant from said respondent, and that your Honor will grant such other, further and different relief as unto your Honor may seem just and proper, and your complainant will ever pray for Such other, further or general relief to which he may be entitled.

These Coppession SOLICITOR / 9/2 COMPLAINANT

Last known address; Mrs. Erby W. Rabon 1504 East 55th Street Chicago, Illinois

FILED

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ALICE J. MICK, Register.

THE STATE OF ALABAMA,	CIRCUIT COURT	', IN EQUITY
THE STATE OF ALABAMA, Baldwin County	No. \$)(# 4093	————, Term, 19——
ERBY W. RABON		Complainant
A ^r	Vs.	•
VERMA F. RABON		——— Defendant——
Motion is hereby made for a Decree Pro	Confesso against VERMA F	. RABON
in the annexed stated cause, on the groun	nd that more than thirty days hav	
tion of publication was made under the or		
the Court that said Defendant is a non-r		
plead or demur to the Bill in this cause,	, to the date hereof.	
ThisFifth day of	JUNE , 19.	<u>62</u> .
746 Code	Menure Cypeum	Solicitor.

ERBY W. RABON)	
Complainant)	IN THE CIRCUIT COURT OF
VS.)	BALDWIN COUNTY, ALABAMA
VERMA F. CARO Respondent	RABON)	IN EQUITY
ne spondent	,	CASE NO.

Personally appeared before me the undersigned authority. Arthur C. Epperson, Solicitor of Record for the complainant in the above cause, who being duly sworn deposes and says that he is informed and verily believes that Verma F. Caro Rabon, the respondent in the above entitled cause is a non-resident of the State of Alabama and whose address is unknown, or if a resedent of Alabama, conceals herself so that process can not be served, and that respondent in the belief of the affiant is over the age of twenty-one years.

AFFI ANT Species

Sworn to and subscribed before me this the 25th day of July, 1957.

ALICE J. DUCK. CLERK OF

THE CARCUIT COURT

BALDWIN COUNTY, ALABAMA

FILED JUL 30 1951

ALKE J. DUCK, Register

ERBY W. RABON)
COMPLAINANŢ) IN THE CIRCUIT COURT OF
)
VS.) BALDWIN COUNTY, ALABAMA
TENNE A ALBO BIRON)
VERMA F. CARO RABON) IN EQUITY
RESPONDENT	CASE NO

In this cause it appearing to the Register from the affidavit of Arthur C. Epperson, Solicitor of Record for the complainant, that the respondent is a non-resident of the State of Alabama and her address is unknown, or if a resident of the State of Alabama, conceals herself so that process can not be served and further that in the belief of the affiant, Verma F. Caro Rabon, the respondent is over the age of twenty-one years; It is therefore ordered by the Register that publication be made once a week for four consecutive weeks, in the Onlooker, a news-paper published in Baldwin County, Alabama, requiring the said, Verma F. Caro Rabon to plead, answer or demur to the bill of complaint in this cause by the 31st day of August, 1957, or in default thereof, thirty days thereafter a decree pro confesso may be taken against the said respondent.

Olice A-weike

ARTHUR C. EPPERSON Attorney for Complainant Foley, Alabama

FILED
JUL 30 1957
ALKE J. MCK., Meister

The State of Alabama, Baldwin County.	CIRCUIT COURT, IN No. 4093	
	ERBY_WRABON	Complainant
	VERNMA_FCARO_RABON	Defendant
In this cause it appears to the	Register Alice J. Duck that t	he order of publication
heretofore made in this cause, was	published for four consecutive weeks, commencing	g on the lst
day of, August, 19	57_, in theFoley_Onlooker	a newspaper published
inFoley,	, Alabama, that a copy of said order was posted a	at the Court House door
inBaldwinCounty	, on the day of	, and
		`
	to the RegisterAlice J. Duck	, that the said
	o demur, plead to, or answer the Bill of Complaint	
* 18	nt, ordered and decreed by the RegisterA	
that the	Bill of Complaint in this cause be, and it hereby	is in all things taken as
confessed against the said	Verma F. Caro Rabon	
·		
This6thday of_	June 19 62	
110 Historia (1906)		kegister.

LEGAL NOTICE

In the Circuit Court of Baldwin County, Alabama, 'm" Equity. Brby W. Rabon, Complainant vs. Verma F. Caro Rabon, Respon-

In this cause it appearing to the Register from the affidavit of Arthur C. Epperson, Solicitor of Record for the complainant, that the respondent is a non-resident of the State of Alabama, and her address is unknown, or if a resident of the State of Alabama, conceals herself so that process cannot be served and further that in the be-lief of the affiant; Verma F. Caro Rabon, the respondent, is over the age of twenty-one years; it is therefore ordered by the Register that publication be made once a week for four consecutive weeks, in the Onlooker, a newspaper published in Baldwin County, Alabama, requiring the said Verma F. Caro Rabon to plead, answer or demur to the bill of complaint in this cause by the 31st day of August, 1957, or in default thereof, thirty days thereafter a decree pro confesso may be taken against the said respondent.

Alice J. Duck; Register,
Asthur C. Epperson, Attorney
for Complinant, Foley, Alabama.
1 (4t Aug. 1, 8, 15, 22

AFFIDAVIT OF PUBLICATION
I. E. M. Howell
Rublished at 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 4 consecutive weeks, com-
mencing with the issue dated duy, 1957, and
ending with the issue dated day. 337,1957.
Misoulla
Subscribed and sworn to before me this day
of
THE SHALLESION EXPRES INLY 18, 1959
Notary Public.

Rabon Rabon

FILED AUG 2-6-1957

ALICE J. DUCK, Rogister

FOLEY, ALA... 195 7

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Palduein County BAY MINETTE. ALA.

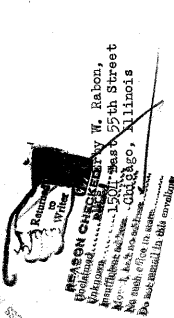
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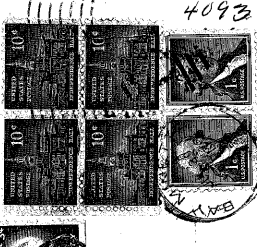
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Certified

For Delivery Only To Person To Whom Addressed

Return Receipt Requested









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