### The State of Alabama, Baldwin County

#### CIRCUIT COURT, IN EQUITY

FAYE IR	ENE_DICKMAN	Complainant	
	vs.		
MALCOLM	WAYNE DICKMAN	,Respondent	ano Soverthe
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		l of Complaint, IXXVEXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
		y as noted by the Register, and upon c	
. W. C. Tarana and A. C. Carana and A. Carana and A. C. C	opinion that the Complains	int is entitled to the relief prayed for	in
said bill.			
	-	that the bonds of matrimony heretof	
existing between the Complainant and	Defendant be, and the sar	ne are hereby dissolved, and that the s	aid
Faye Irene	Dickman	is forever divorced from	the
said	yne Dickman	for and on account	of
CITATION DISC	0		
CRUELTY			
TT IS FURTHER ORDERED, Respondent be and he is	ADJUDGED AND DEC s hereby awarded	REED, by the Court, that the care, custody and cor	_th atr
of the three minor chi	ldren, Čary Wayne	the care, custody and cor Dickman, Rodney Cloyce	
to visit the children		right of the Complainant	5 
her at reasonable time:			
It is further ordered, adjudged	and decreed that neither p	arty to this suit shall again marry exc	ept
to each other until sixty days after the	e rendition of this decree,	and that if appeal is taken within si	xty
days, neither party shall again marry	except to each other during	g the pendency of said appeal.	
It is futher ordered that the Co	mplainant and Respondent	be, and they are hereby permitted	to
again contract marriage upon paymen			
It is further ordered that			
theRespondent	pay the cost herein to	be taxed, for which executed may iss	ue.
ThislOthday of	August /	19. <b>57</b> _	
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and the second s		Judge Circuit Court, In Equi	
		Judge Circuit Court, In Equi	<del></del>
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*)		ty, Alabama, do hereby certify that t	
		ppy of the original decree, rendered by t	
	Judge of the Circuit Cordecree is on file and en	urt in the above stated cause, which so colled in my office.	aid
		and seal this thed	237
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	of	, ly	
		Register of Circuit Court, In Equi	ty.
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No. 4102

Page\_

THE STATE OF ALABAMA BALDWIN COUNTY

In Circuit Court, In Equity

FAYE IRENE DICKMAN

Complainant

VS

MALCOLM WAYNE DICKMAN

Respondent

DIVORCE DECREE

AUG 10 1957

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FAYE IRENE DICKMAN

COMPLAINANT

IN THE CIRCUIT COURT OF

VS.

BALDWIN COUNTY, ALABAMA

MALCOLM WAYNE DICKMAN IN EQUITY

RESPONDENT

TO HONORABLE HUBERT M. HALL, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, IN EQUITY:

Your Complainant, Faye Irene Dickman, respectfully represents unto your Honor and this Honorable Court as follows:

l.

That your Complainant is a bone fide resident of Baldwin County, Alabama, and over twenty-one years of age; that the Respondent is a bona fide resident of Baldwin County, Alabama, and is over twenty-one years of age.

2.

That your Complainant and the Respondent married at Mobile, Alabama, on October 21, 1946, and lived together as husband and wife until on to-wit, August 7, 1957.

3.

That on to-wit, August 7, 1957, and on various occasions prior thereto the Respondent, cursed, threatened and abused your Complainant and threatened to do actual violence to her person, which would necessarily endanger her life and health; that the conduct of the Respondent was such as to give your Complainant every reasonable apprehension to believe and she did actually believe that if she continued to live with the Respondent he would do actual violence to her person which would necessarily endanger her life and health.

4.

That there was born to the marriage between your Complainant and the Respondent, three children, Gary Wayne Dickman, age 10, Rodney Cloyce Dickman, age 9, and Dale Lewis Dickman, age 5; that the respondent is a fit and proper person to have the care, custody and control of said minor children; That there has been an agreement entered into by the Complainant and Respondent conterning the care, control and custody of the children, and their support and maintenance and also concerning the property settlement between the said complainant and respondent. The said agreement is

hereto attached and marked as Exhibit "A".

PRAYER FOR PROCESS AND RELIEF

WHEREFORE, the premises considered, your Complainant prays that your Honor will by proper process make the said Malcolm Wayne Dickman, 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 a final hearing hereof Your Honor will enter a decree forever barring the bonds of matrimony existing between your Complainant and the Respondent; that the Respondent be awarded the permanent care, custody and control of the minor children, Gary Wayne Dickman, Rodney Cloyce Dickman, and Dale Lewis Dickman; that the agreement entered into between the parties in contemplation of divorce be incorporated into this complaint and made a part hereof and that the court render a final decree incorporating the same therein; Your Complainant prays for such other, further, different or general relief as she may be in equity and good conscience entitled to receive.

Jage Grene Vickman)
Complainant

John V. Duck Solicitor for Complainant FAYE IRENE DICKMAN

COMPLAINANT

VS.

MALCOLM WAYNE DICKMAN

RES PONDENT

BILL OF COMPLAINT

FILED
AUG 10 1957
AUG 1 REGISTER

FAYE IRENE DICKMAN	Ž
COMPLAINANT	IN THE CIRCUIT COURT OF
VS.	BALDWIN COUNTY, ALABAMA
MALCOLM WAYNE DICKMAN	IN EQUITY
RES PONDENT	<b>(</b> (

#### ANSWER AND WAIVER

Now comes the Respondent, in his own proper person, and admits the allegations contained in the bill of complaint filed in the above styled cause as to ages, residence, marriage and children, but denies all other allegations therein contained and demands 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.

Moles Myne Dickman

STATE OF ALABAMA

BALDWIN COUNTY-

County, in said State, Hereby certify that Malcolm Wayne Dickman, whose name is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that being informed of the contents of said instrument, he executed the same voluntarily on the day the same bears date.

Given under my hand and seal on this the day of \_\_\_\_\_\_,1957.

Notary Public, Baldwin County, Alabana

FAYE IRENE DICKMAN

COMPLAINANT

VS.

MALCOLM WAYNE DICKMAN
RESPONDENT

ANSWER AND WAIVER

FILED
AUG 10 1957
ALRE A BUCK, Register

FAYE IRENE DICKMAN	Ĭ
COMPLAINANT	IN THE CIRCUIT COURT OF
VS.	≬ BALDWIN COUNTY, ALABAMA
MALCOLM WAYNE DICKMAN	IN EQUITY
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AGREEMENT OF PARTIES CONTEMPLATING A DIVORCE WITH REFERENCE TO CUSTODY OF CHILDREN AND PROPERTY RIGHTS

This agreement made and entered into on this the

day of \_\_\_\_\_\_\_,1957, by and between Faye Irene Dickman,
hereinafter referred to as the Party of the First Part and

Malcolm Wayne Dickman, hereinafter referred to as the Party of
the Second Part: WITNESSETH:

WHEREAS, the parties hereto have been husband and wife for a period of eleven years, and as a result of such union have three children, Gary Wayne Dickman, age 10, Rodney Cloyce Dickman, age 9, and Dale Lewis Dickman, age 5; and

WHEREAS, said parties have definitely concluded that under conditions now existing it is impractical for them to live together as man and wife.

NOW, THEREFORE, in consideration thereof, and of mutual agreements hereinafter made, they have mutually agreed to a complete separation under the following expressed terms and conditions.

- l. The said parties shall entirely and completely separate as man and wife, living separate and apart, and neither party hereafter shall in any way harass, threaten, intimidate or other-wise act in any way so as to embarrass or humilate the other party.
- 2. The Party of the Second Part shall have the custody, control and care of the children, Gary Wayne Dickman, Rodney Cloyce Dickman and Dale Lewis Dickman. It is understood and agreed, however, that the Party of the First Part shall have the right at convenient times of access and visitation of the children, such access and visitation to be exercised in a proper and reasonable manner and at such times as may be convenient to and consented to by the Party of the Second Part and that the Party of the First Part shall have the right to have the aforesaid children visit her at reasonable time and for reasonable periods.

- 3. The party of the First Part hereby agrees to give to the party of the Second Part all of the farm equipment and machinery now owned jointly by the parties.
- 4. The Party of the Second Part hereby agrees to give to the Party of the First Part all of the furnishings and fixtures now owned jointly by the parties. The party of the First Part in consideration of the foregoing agrees not to require the the Party of the Second Part to pay her any alimony or support and maintenance.

Jaye Seine Blickman (SEAL)

WITNESSES:

EXHIBIT "A"

FAYE IRENE DICKMAN

COMPLAINANT

VS.

MALCOLM WAYNE DICKMAN
RESPONDENT

AGREEMENT OF PARTIES

FILED
AUG 10 1957
AUKE L BUCK, Register

FAYE IRENE DICKMAN	
TALL LUCKE DIONINK	THE STATE OF ALABAMA
	Baldwin County
vs.	
MALCOLM WAYNE DICKMAN	IN EQUITY
	Circuit Court of Baldwin County
This cause is submitted in behalf of Co	omplaint upon the original Bill of Complaint,
and Oral Deposition of Faye Irene	Dickman and Mrs. Forest E. Warre
and agreement of the parties	
and in behalf of Defendant upon answer an	d waiver, and agreement
	Since L. Donate
- School	Register.

## THE STATE OF ALABAMA Baldwin County

IN EQUITY

Circuit Court of Baldwin County

Faye Irene Dickman

VS.

Malcolm Wayne Dickman

### Note of Testimony

Filed in Open Court this\_\_\_\_\_

day of \_\_\_\_\_\_

\_, 19\_\_

Register.

MOORE PRINTING CO., BAY MINETTE, ALA.

# THE STATE OF ALABAMA, BALDWIN COUNTY

#### Circuit Court

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s witnesses i	n behalf of	FAY	E IRENI	E DICKM	N	in a	cause pending in or
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Circuit Court	in Baldwin	County, of	said State	, wherein—			
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	FAYE	IRENE D	ICKMAN_	·············		,	Complainant
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	MALCO	LM WAYNI	E DICKN	IAN			Respondent
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# THE STATE OF ALABAMA Baldwin County

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URT
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Complainant
Defendant
DEPOSITION
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COMPLAINANT IN THE CIRCUIT COURT OF

VS. BALDWIN COUNTY, ALABAMA

MALCOLM WAYNE DICKMAN IN EQUITY

RESPONDENT

TO HONORABLE HUBERT M. HALL, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, IN EQUITY:

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That on to-wit, August 7, 1957, and on various occasions prior thereto the Respondent, cursed, threatened and abused your Complainant and threatened to do actual violence to her person, which would necessarily endanger her life and health; that the conduct of the Respondent was such as to give your Complainant every reasonable apprehension to believe and she did actually believe that if she continued to live with the Respondent he would do actual violence to her person which would necessarily endanger her life and health.

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Face Trene Ochons

John V. Duck Solicitor for Complainent

## THE STATE OF ALABAMA, BALDWIN COUNTY

Circuit Court of Baldwin County, Alabama
(In Equity)

<u>.</u>	AYE IRENE DICKMA	7N	COMPLAINANT	
		vs.	*	en e
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as Register and Con	nmissioner <u>- 2004-200</u>	e de la superior de la composición de l Como de la composición	Harris de la companya	ta unu entre e
have called and cau	sed to come before m	e FAYE IR	ENEDICKMAN AN	D MRS. FOREST
E. WARREN				
				American Control of the Control of t
witness es named	in the requirement fo	or Oral Examinatio	n, on the 9th da	ny of August
19.57, at the office	of John V. Du	ıck		Televiside (VIII III
in Fairhope	, Alabama,	and having first s	sworn said witness_	es_ to speak the
truth, the whole trut	h, and nothing but the	truth, the said	Faye Irene Di	ckman and
Mrs Forest E	.Warren	doth_depose-	and say as follows:	and the second s
My name is Fay case. I am a been for more I am over the is a bona fide age of twenty-on October 21, August 7, 1957 thereto the Re actual violenc health and his apprehension t to live with t would necessar There was born Rodney Cloyce suitable, fit of these child There was an a	e Irene Dickman, bone fide reside than one year neare of twenty-or resident of Balone. I and the 1946, and lived on August 7, spondent threate to me which we conduct was such be Respondent he ily endanger my out of this man Dickman, and Dalond proper personer.	I am the Cont of Baldwin ext preceding he. The Respondent we together as 1957, and on and abuse the as to give did actually would do actually would necessaring three the Eewis Dick on to have the into by me	omplainant in a County, Ala the filing of the filing of the filing of the married Malabama, and the married Malabama and the every readed me and thrible the children, Garman. The Respector and the Responses	the above styled bama, and have f this suit and m Wayne Dickman is over the obile, Alabama, wife until sions prior estened to do my life and sonable if I continued to me which y Wayne Dickman, ondent is a ol and custody madent concerning
property settl	ody and control ement. This agr	eement was a		
Comptaint; and	made a part thei		x Irene	Dickmen)
		0.		

My Name is Mrs. Forest E. Warren. I have known the Complainant and the Respondent over a period of years of their married life, since I am a close neighbor of them. I know that they have been experiencing difficulties in living together. It is generally known in the neighborhood in which they live that they have been having trouble. It is my opinion that it is to the best interest of both the Complainant and Respondent and their children that they be divorced.

Mrs. 4 derest E. Warren

A service of American Service of the Control of the

I, Betty W. Duck as Register and Commissioner hereby certify
that the foregoing deposition on Oral Examination was taken down in writing by me in the words
of the witness OS and read over to thom and they signed the same in the presence of
myself and John V. Duck
at the time and place herein mentioned; that I have personal knowledge of personal identity of said
witnesses or had proof made before me of the identity of said witnesses; 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 9th day of August, 19 57.  Belly W. Duck (L. S.)

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		Page			RECENTUED	0			N. I	1	1 0 0	DEDOCI	THE PERSON NAMED IN THE PE			DH	VS.	C		RENE DICKMAN	•	IT COURT, IN	•	TATE OF ALAB.	Page
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FAYE IRENE DICKMAN	•	Ų	
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MALCOLM WAYNE DICKMAN		Ö	IN EQUITY
RES PONDENT		Ø	

AGREEMENT OF PARTIES CONTEMPLATING A DIVORCE WITH REFERENCE TO CUSTODY OF CHILDREN AND PROPERTY RIGHTS

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WHERHAS, said parties have definitely concluded that under conditions now existing it is impractical for them to live together as man and wife.

NOW, THEREFORE, in consideration thereof, and of mutual agreements hereinafter made, they have mutually agreed to a complete separation under the following expressed terms and conditions.

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Laye Fine Diekman (SEAL)

Malcoln Muyer Dickney (SEAL)

WITNESSES:

FAYE IRENE DICKMAN	Ž.		
COMPLA INANT	Ā	IN THE CIRCUIT COURT OF	
VS.	Ū	BALDWIN COUNTY, ALABAMA	
MALCOLM WAYNE DICKMAN	Ø	IN EQUITY	
RESPONDENT	. ▼(	•	
	ANSWER A	ND WAIVER	
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STATE OF ALABAMA			
BALDWIN COUNTY			
	a N	otary Public, in and for said	
		rtify that Malcolm Wayne Dickman,	
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Given under my hand and seal on this the

\_\_\_\_,1957.

day of \_

Notary Public, Baldwin County, Alabama