DIVORCE DECREE

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4120

# The State of Alabama, Baldwin County

# CIRCUIT COURT, IN EQUITY

MARY\_ALICE\_VAN\_WYNEN\_\_\_\_\_, Complainant

-

Respondent

This cause coming on to be heard was submitted upon Bill of Complaint, **MernerProxConfesso** on <u>Answer and Waiver</u> 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

CRUETTY

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IT IS FURTHER ORDERED ADJUDGED AND DECREED that the

complainant be allowed to resume her maiden name Mary Alice

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 futher ordered that the Complainant and Respondent be, and they are hereby permitted to again contract marriage upon payment of the cost of this suit.

It is further ordered that .... Mary Alice Van Wynen

\_\_\_\_\_day of\_\_\_\_ YD Judge Circuit Court, In Equity.

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.



BALDWIN COUNTY	Circuit Court of Baldwin County, Alabama (In Equity)
MARY_ATICE W	YNENCOMPLAINANT
······································	vs.
Las de mais de la <u>seconda Robert - Murra</u>	Y WYNEN RESPONDENT
I, <u>OPHELIA J. QUINLEY</u>	
as Register and Commissioner	
have called and caused to come before m	e Mary PAlice Wynen and Helen Wallace
witnessesnamed in the requirement for 1957, at the office ofJohn VDu	or Oral Examination, on the <u>3rd</u> day of <u>Sept</u> .
19, at the office of	
in Fairhope , Alabama,	, and having first sworn said witness OS to speak the
	doth_depose and say as_follows:
Van Wynen and I were married a 1951 and lived together as hus 1957. We are both over the ag	Wynen. The Respondent, Robert Murray t Gulfport Mississippi on April 14th band and wife until the 6th day of June e of 21 years and are residents of
Van Wynen and I were married a 1951 and lived together as hus 1957. We are both over the ag Saldwin County, Alabama. On the 6th day of June a lent threatened and abused me to my person, which would nece believe if I continued livin actual viokence to my person w and health. I would like to r	t Gulfport Mississippi on April 14th band and wife until the 6th day of June
Van Wynen and I were married a 1951 and lived together as hus 1957. We are both over the ag Baldwin County, Alabama. On the 6th day of June a lent threatened and abused me to my person, which would nece believe if I continued livin actual viokence to my person w and health. I would like to r Melson.	t Gulfport Mississippi on April 14th band and wife until the 6th day of June e of 21 years and are residents of nd previous times thereto, the Respon- and threatened to do actual violence ssarily endanger my life and health; g with the Respondent he would do hich would necessarily endanger my life esume my maiden name which is Mary Alice
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Van Wynen and I were married a 1951 and lived together as hus 1957. We are both over the ag Saldwin County, Alabama. On the 6th day of June at lent threatened and abused me to my person, which would nece believe if I continued livin actual viokence to my person w and health. I would like to r lelson. Testimony of He My name is Helen Wallace. I know from my own person	t Gulfport Mississippi on April 14th band and wife until the 6th day of June e of 21 years and are residents of nd previous times thereto, the Respon- and threatened to do actual violence ssarily endanger my life and health; g with the Respondent he would do hich would necessarily endanger my life esume my maiden name which is Mary Alice Marg Ulus Ulus Ulus Ulus Ulus Ulus Ulus Ulus
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I, <u>Ophelia J. Quinley</u> 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 of and read over to me and by me signed the same in the presence of				
myself and <b>LJohn W. Duck</b> nen and Helen Vellace				
at the time and place herein mentioned; that I have personal knowledge of personal identity of said				
witness <b>OS</b> or had proof made before me of the identity of said witness <b>OS</b> ; 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.				

CORDER Given under my hand and seal, this 3rd day of September , 19 57

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Filed No. Vol. ų. THE STATE OF ALABAMA, BALDWIN COUNTY 0 IN CIRCUIT COURT, IN EQUITY 420 RAL SEP A 1957 RECORDED IN DEPOSITION **JUCK**, Register Page Page COMPLAINANT RESPONDENT Register. Register 19\_ Record

COMMISSION TO TAKE DEPOSITIONS
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	THE STATE OF ALABAMA Baldwin County	Circuit Court
TO:	Ophelia J. Quinley	

KNOW YE: That we, having full faith in your prudence and competency, have appointed you Commissioner, and by these presents do authorize you, as such time and place as you may appoint, to call before you and examine Mary Alice Van Wynen and Helen Wallace

a witness in behalf of Mary Alice Van Wynen Circuit Court in Baldwin County, of said State, wherein

in a cause pending in our

MARY ALICE VAN WYNEN

, Complainant

and

ROBERT MURRAY VAN WYNEN Respondent

on oath, to be by you administered, upon to take and certify the deposition of the witness and return the same to our Court, with all convenient speed, under your hand.

sept aliegt. Luck Register. Witness day of Commissioner's Fee, \$

Witness' Fees, \$

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No. 4120			
THE STATE OF ALABAMA Baldwin County			
CIRCUIT COURT			
MARY ALICE VAN WYNEN			
Complainant VS.			
ROBERT MURRAY VAN WYNEN			
Defendant			
COMMISSION TO TAKE DEPOSITION			
COMMISSIONER:			
WITNESSES:			
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MARY AI	LICE VAN WYNEN	Q	
	CONPLAINANT	ð.	IN THE CIRCUIT COURT OF
VS.		Ş	BALDWIN COUNTY, ALABAMA
ROBERT	MURRAY VAN WYNEN	Q	IN EQUITY
	RES PONDENT	ğ	NO.

BILL OF COMPLAINT

TO THE HONORABLE HUBERT M. HALL, JUDGE OF THE CIRCUIT COURT OF BAIDWIN COUNTY, ALABAMA:

Your Complainant, Mary Alice Van Wynen, respectfully represents unto Your Honor and this Honorable Court as Follows:

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2.

3.

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

That your Complainant and the Respondent married at Gulfport, Mississippi, on April 14, 1951, and lived together as husband and wife on to-wit: June 6, 1957.

That on June 6, 1957, and on various occasions prior thereto, the Respondent 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 were no children born as a result of this marriage. WHEREFORE, THE PREMISES CONSIDERED, Your Complainant prays that your Honor will by proper process make the said Robert Murray Van Wynen, 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 the Complainant and Respondent, and that your Complainant be allowed the right to remarry should she so desire.

Your Compleinent further prays that she be allowed to resume the use of her meiden name, Mary Alice Nelson; Your Compleinent prays for such other, further, different or general relief as may be in equity and good conscience entitled to receive.

Complainant

John V. Duck Solicitor for Compleinent

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MOORE PRINTING COMPANY - BAY MINETTE, ALA.

#### 8581-NOTE OF TESTIMONY

MARY ALICE VAN WYNEN

vs.

ROBERT MURBAY VAN WYNEN

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 Mary Alice Van Wynen and Helen Wallace

and in behalf of Defendant upon Answer and Waiver

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No. 4120	a ver		•			· .			
THE STATE OF ALABAMA Baldwin County		-		 • • •				 	
IN EQUITY Circuit Court of Baldwin County				- : -	-		 -	:	
MARY ALICE VAN WYNEN									
VS.				•	: :			:	
ROBERT MURRAY VAN WYNEN	an a sub-sub-sub-sub-sub-sub-sub-sub-sub-sub-			 . 11	· · · · ·	1. 1 1. 1.	 · · · · · · · · · · · · · · · · · · ·	:	- - - - - - - - -
Note of Testimony	<ul> <li>State and state and sta</li></ul>								1 - - - -
Filed in Open Court this SEP 4 1957					1				
day offlice J. DUCK, Register					:				
Register.			:	-	-		2 1 1 1		· · · · · · · · · · · · · · · · · · ·

MARY ALICE VAN WYNEN	Q
COMPLAINANT	IN THE CIRCUIT COURT OF
VS.	🚺 BALDWIN COUNTY, ALABAMA
ROBERT MURRAY VAN WYNEN	IN EQUITY
RES PONDEN T	NO

BILL OF COMPLAINT

TO THE HONORABLE HUBERT M. HALL, JUDGE OF THE CIRCUIT COURT OF BAID WIN COUNTY, ALABAMA:

Your Complainant, Mary Alice Van Wynen, respectfully represents unto Your Honor and this Honorable Court as Follows:

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That your Complainant is a bona 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 Gulfport, Mississippi, on April 14, 1951, and lived together as husband and wife on to-wit: June 6, 1957.

## 3.

That on June 6, 1957, and on various occasions prior thereto, the Respondent 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.

That there were no children born as a result of this marriage. WHEREFORE, THE PREMISES CONSIDERED, Your Complainant prays that your Honor will by proper process make the said Robert Murray Van Wynen, 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.



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Your Complainant further prays that upon a final hearing hereof, Your Honor will enter a decree forever barring the bonds of matrimony existing between the Complainant and Respondent, and that your Complainant be allowed the right to remarry should she so desire.

Your Complainant further prays that she be allowed to resume the use of her maiden name, Mary Alice Nelson; Your Complainant prays for such other, further, different or general relief as may be in equity and good conscience entitled to receive.

Mary Elice The To

John V. Duck Solicitor for Compleinant

Mary alice Van Wynew Comp. Raher F Murray Van Wynen Resp. Bill of Complant FILED SEP 4 1957 ALICE J. BUCK, Register

MARY ALICE VAN WYNEN	Ň	
COMPLAINANT	ð	IN THE CIRCUIT COURT OF
VS.	ğ	BALDWIN COUNTY, ALABAMA
ROBERT MURRAY VAN WYNEN	õ	IN EQUITY,
RES PONDENT	ð	NO

#### 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, and marriage, 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 Compleinant; the right to cross examine Complainant's witnesses; and agrees that this cause be submitted for final decree without further notice.

Robert Muna

STATE OF ALABAMA BALDWIN COUNTY I, a Notary Public, in and for said County, in said State, hereby certify, that Robert Murray Van Wynen, 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 ma a 4.8 Baldwin County Alabama ublic,

Marg alice San Wyread US. Robert Murray Van Wyren Chapsaner's Warver 4120 FILED SEP NICE J. BUCK, Register