The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

GEORGE S. JACK	SON, Complainant
	vs.
ALTA DEE JACKS	ON, Respondent
and the second of the second o	
This cause coming on to be heard was subn	litted upon Bill of Complaint, Decree Pro Confesso on
sideration thereof, the Court is of the opinion that said bill.	and Testimony as noted by the Register, and upon con- the Complainant is entitled to the relief prayed for in
and the second s	d by the Court that the bonds of matrimony heretofore be, and the same are hereby dissolved, and that the said
George S. Jackson	is forever divorced from the
	for and on account of
	DJUDGED AND DECREED BY THE COURT that by awarded the custody and control
of the minor children, Carolyn Ka	y Jackson and Kerry Harland Jackson,
subject to the right of visitation reasonable times.	n on the part of the Complainant at
IT IS FURTHER ORDERED. the Complainant be, and he is her towards the maintenance and support	ADJUDGED AND DECREED by the Court the eby required to pay to the Responden rt of the minor children, Carolyn Ka, the sum of FIFTY (\$50.00) DOLLARS
days, neither party shall again marry except to ea	nd Respondent be, and they are hereby permitted to
- "	
	e cost herein to be taxed, for which executed may issue.
This15tînday ofMay	Thebert M Hall
···	Judge Circuit Court, In Equity.
Court of I foregoing Judge of t	Register of the Circuit saldwin County, Alabama, do hereby certify that the is a correct copy of the original decree, rendered by the he Circuit Court in the above stated cause, which said in file and enrolled in my office.
Wi	ness my hand and seal this theday
of	
	Register of Circuit Court, In Equity.

THE STATE OF ALABAMA BALDWIN COUNTY In Circuit Court, In Equity Complainant Respondent DIVORCE DECREE

MAY 15 1950

ALIEE J. NOCK, Register

GEORGE S. JACKSON	Entered on Min. Book No Entry
No VS	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
ALTA DEE JACKSON	VINNUTURE AND THE THE PROPERTY THE PROPERTY OF
	ORDER OF SUBMISSION
This cause coming on to be l	heard, is submitted for decree on the pleadings and on the proof
as noted.	
Dated,	
	NOTE OF EVIDENCE
At the hearing of this cause	the following note of evidence was taken to wit:
 Bill of Compaint Answer, Waiver and Testimony of Geory witness on behalf 	FOR COMPLAINANT d Agreement ge S. Jackson and of William C. Jackson of the Complainant.
FILED, 4-12-58 Reise Jun	MRegister Solicitor—for Complainant
apanan kan sa kan pangan mengalim nggapapan sa sa mangan pangan nggapa yan nggapan menananan sa sa sa sa sa sa	FOR RESPONDENT

Solicitor—For Respondent

Vs.

ORDER OF SUBMISSION NOTE OF EVIDENCE

APR 12 1958 AUGE J. BECK, Register

Ent. Min. No. Entry

<u>CERTIFICATE</u>

I, Peggy Preston, the commissioner
named in an agreement contained in that certain cause
now pending in the Honorable Circuit Court of Mobile
County, Alabama, Sitting in Equity, wherein GOORGE S.
JACKSON is Complainant, and ALTA DEE JACKSON
is Respondent, under and by virtue
of the power conferred upon me by said agreement as
such commissioner, caused the said GEORGE S. JACKSON
and the said WILLIAM C. JACKSON , who were made
known to me, to come before me at #:00 o'clock, P.M., 65 St. Emanuel Street onApril ll,, 1958, at Rocare \$2500 xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
MXKXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
nesses were first duly sworn by me as stated; that they
were then examined by Mr. William Grayson, Solicitor
for Complainant, and they testified in response thereto
as is hereinabove written; and the testimony was by me
reduced to writing as given by said witnesses in narra-
tive form, and as near as might be identical language
of the said witnesses, and that, after said testimony
had been so reduced to writing, it was by me read over
to the said witnesses, who assented to and signed the
same in my presence and in the presence of said Solicitor
for Complainant.
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I further certify that I am not of counsel of or kin to any of the parties to the said cause, and am not in anywise interested in the result thereof.

Witness my hand this 11th day of April 1958.

figur history

TESTIMONY OF GEORGE S. JACKSON, WITNESS ON HIS OWN BEHALF:

My name is George S. Jackson and I am the Complainant in this cause. I am the husband of the Respondent and we were married to each other on January 1, 1950 in Reno, Navada. Both myself and the Respondent are each over the age of twenty one years and were such at the time of the filing of the Bill of Complaint herein. I am a box-fide resident citizen of the State of Alabama and I have been such for more than one year next preceding the filing of the Bill of Complaint herein. There are two minor children as issue of our marriage, a daughter, age five years, Carolyn Kay Jackson and Kerry Harland Jackson, The Respondent has inflicted actual violence age three years. upon my pason, attended with danger to my life and health and from her conduct there is reasonable apprehension of such violence being inflicted upon my person if I were to ever live with the Respondent again in any respect as husband and wife. The Respondent possesses a very quick an mean temper which she lets get the best of her when things don't go to suit her. She finds it very hard to control her temper. She has become angry with me on more than one occasion and crused and abused me with nasty and vulgar words and names. She has on many different occasions gotten so angry withme that she threw things at me such as knifes and forks and I have had blue marks as results of her hitting me with things. On one particular occasion the Respondent thew an ashtray at me.

George S. Jackson

TESTIMONY OF WILLIAM C. JAKSON, WITNESS ON BEHALF OF THE OOMPLAINANT:

I have knwon the Complainant in this cause for The Complainant is the husband approximately 28 years. of the Respondent and they were married to each other on January 1, 1950 in Reno, Navada. Both the Complainant and the Respondent are each over the age of twenty-one years and were such at the time of the filing of the Bill of Complaint hemein. Complainant is a bona-fide resident citizen of the State of Alabama and has been such for more than one year next preceding the filing of the Bill of Complaint herein. There are two min or children as issue of their marriage, Caroyln Kay Jackson, age five years and Kerry Harland Jackson, age three years. Said children live and reside with the Respondent in this cause. The Respondent has inflicted actual violence upon the person of the Complainant attended with danger to his life and health and from her conduct there is reasonable apprehension of such violence being inflicted upon his person if he were to ever live with the Respondent again in any respect as husband and wife. I know of my personal knowledge that the Complainant has a very qwick and fast temper which she lets get the best of her very I have been present when the Respondent has lost her temper with the Complainant and has cursed him for vulgar and nasty names. I have also been present when the Respondent became so angry with the Complainant for no reason whatsoever that she threw an ashtray across the room at him and had it struck him near the face it could have done some serious harm.

Walliam B. Jachun

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(.) (-) -# GEORGE S. JACKSON, IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

-vsALTA DEE JACKSON,
Respondent. IN EQUITY: NO.

TO THE HONORABLE JUDGES OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA SITTING IN EQUIY:

Comes the Complainant and shows unto Your Honors and unto this Honorable Court as follows:

ONE

Complainant is the husband of the Respondent and they were married to each other on January 1, 1950 in Reno, Nevada. Both the Complainant and the Respondent are each over the age of twenty-one years. The Complainant is a bona-fide resident citizen of the State of Alabama, and has been such for more than one year next preceding the filing of the Bill of Complaint herein. The Respondent is a resident of Martinez, California. There are two minor children as issue of their marriage, Carolyn Kay Jackson, age five and Kerry Harland Jackson, age three years. Said children live and reside with the Respondent and she is a fit and proper person to be granted their custody and control.

TWO

The Respondent has committed actual violence upon the person of the Complainant, attended with danger to his life or health, or from his conduct there is reasonable apprehension of such violence.

PRAYER FOR PROCESS

Complainant prays that Your Honors will take jurisdiction of this cause, will make the said Alta Dee Jackson, party-respondent hereto, and will cause her to appear, plead, answer or demur hereto within the time allowed by law and the rules of this Honorable Court.

PRAYER FOR RELIEF

Complainant further prays that Your Honors will see fit to grant him an absolute divorce from the bonds of matrimony with the Respondent, and that he be granted such other, further and different reliefas in equity he may be due, and as in duty bound he will ever pray, etc.

SOLICITOR FOR COMPLAINANT.

GEORGE S. JACKSON,	IN THE	HE CIRCUIT C	COURT OF
Complainant,		XE COUNTY, A	LABAMA
Vs.	Ĭ	IN EQUITY	.
ALTA DEE JACKSON	No		
Respondent.	7		
ANSWER	ND WAIVER		
Comes the Respondent in the above to the Bill of Complaint herein a ages, residences and marriage and said Bill of Complaint and demand Respondent agrees that the test by deposition on oral examination and place of the taking of such the may be submitted for final decree all notices to which he or she mad Respondent agrees that Peggy Presin this cause as commissioner, wi	dmits the denies the strict primary in the control of the control	allegations ne other all proof thereo this cause m yes notice o and agrees t me. Respon led by law may take t	as to the egations of f. ay be taken f the time hat this cause dent waives in this cause. he testimony
ATTEST:	,		er en
1			
	2	Man Alla	blee Jackson
Z	RESPO	NDENT	
Complainant agrees that Peggy in this cause as commissioner, wi	thout issu	ance of a c	ommission.
	<u> </u>	ITOR FOR CO	Samo
Note: The Space below is intended Complaiant agrees tha custody and control of their to see and visit with said mi Complainant agrees to \$50.00 per month as support a	t the Resp minor child nor childr pay to th	ondent shou dren, subje en at all r	ld be granted the ct to his right easonable times.
ATTACHING.	Respo	ngent	Mee Jackson
STATE OFCALIFORNIA	Compl	ainant	
COUNTY OF Contra Costa			
Before me, the undersigned authorized county personally appeared the about signed to the foregoing instrument knowledged before me this day, the the instrument, said Respondent extra day same bears date.	ove named . t, and who at being in	Respondent, was made kr nformed of t	whose name is nown to me, ac-
Witness my hand and seal this	7th day of	f April	1958.
Filed in Registers Office			Distant
W.ELSWORTH HAUGHTON, REGISTER	(Plea	NOTARY PUR ase affix of	BLAC 'ficial seal)



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