The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

DOROTHY C. ROGILLIO Complainant
vs.
HENDERSON G. ROGILLIO, Respondent
This cause coming on to be heard was submitted upon Bill of Complaint, Necree Pro XXXVIII and
Waiver and Answerand Testimony as noted by the Register, and upon con-
sideration 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
DOROTHY C. ROGILLIOis forever divorced from the
said HENDERSON G. ROGILLIO for and on account of
"ABANDONMENT"
IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the complainant
be, and she is hereby, authorized and empowered to resume the use
of her maiden name, DOROTHY C. ANDERSON.
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 further 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 DOROTHY C. ROGILLIO
the Complainant pay the cost herein to be taxed, for which executed may issue.
This 17th day of March 19 58 Judge Circuit Court, In Equity.
I, ALICE J. DUCK 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 17th day
of March 19 58.
Register of Circuit Court, In Equity.

@ GOES | 15

LITHO IN U.S.A.

THE STATE OF ALABAMA BALDWIN COUNTY

In Circuit Court, In Equity

Respondent

DOROTHY C. ROGILLIO	THE STATE OF ALABAMA Baldwin County
vs. HENDERSON G. ROGILLIO	IN EQUITY Circuit Court of Baldwin County
This cause is submitted in behalf of (Complaint upon the original Bill of Complaint, of DOROTHY C. ROGILLIO
and in behalf of Defendant upon Waiver	and Answer
werdelaan. grief	Acice frenche Register.

No. 4241

THE STATE OF ALABAMA Baldwin County

IN EQUITY
Circuit Court of Baldwin County

DOROTHY C.

ROGILLIO

HENDERSON G. ROGILLIO

Note of Testimony

Filed in Open Court this_____

day of_.

Register.

MOORE PRINTING CO., BAY MINETTE, ALA.

DOROTHY C. ROGILLIO,

Complainant,

VS.

HENDERSON G. ROGILLIO,

Respondent.

IN	THE	CIRCU	IT (COU	RT	OF
BAI	DWIN	COUN'	ΓY,	AI	AB!	. AMA
IN	EQUI	TY.	N).		

WAIVER AND ANSWER

Comes now, HENDERSON G. ROGILLIO, the respondent in the above styled cause and accepts service of a copy of the bill of complaint in said cause; waives notice of the filing of interrogatories in said cause, and the right to cross the same; waives notice of the taking of testimony in said cause, and consents that the same may be taken and the cause submitted for final decree at any time, without further notice to him.

And for answer to the bill of complaint, respondent says:

- 1. That he admits the allegations contained in paragraph 1 of said bill of complaint.
- 2. That he admits the allegations contained in paragraph 2 of said bill of complaint.
- 3. That he denies each and every allegation contained in paragraph 3 of said bill of complaint and demands strict proof of the same.

Henderson H. Projelles RESPONDENT

A, the undersigned authority, hereby certify that HENDERSON G. ROGILLIO, whose name is signed to the foregoing Waiver and Answer and who is known to me, acknowledged before me on this date that, being informed of the contents of said Waiver and Answer, he executed the same as his voluntary act on this day and date.

Judge Advocate

en de terminal de la merchanique proprieta de la composition del composition de la composition de la composition de la composition del composition de la com

. **№**

The State of Alabama, Baldwin County.

Circuit Court of Baldwin County, Alabama (In Equity)

DOROTHY C. ROGILLIO	Complainant
we vs.	
HENDERSON G. ROGILLIO	_ Respondent
I, DORIS BROWN	
as Received XMIX Commissioner heretofore appointed by	the Court
have called and caused to come before me BOROTHY C. ROGII	LLIO
witnessnamed in the Requirement for Oral Examination, on the 17	th _{day of} March
19.58, at the office ofTelfair J. Mashburn	
in Bay Minette , Alabama, and having first sworn truth, the whole truth, and nothing but the truth, the said DOROT	said Witness to speak the HY C. ROGILLIO
doth depose and say as follows: "My	name is Dorothy C.
Rogillio. I am the complainant in this cause at of twenty-one years. I am a bona fide resident County, Alabama, and have been for more than to the filing of them bill of complaint in this c Rogillio is over the age of twenty-one years a County and State. I was married to the said He pascagoula, Mississippi, on, the 14th day of Nabout the day of day of the day of abandoned me, and, since that time we have not any way recognized each other as husband and was a result of this marriage, and we have effe property." Further deponent says not.	we years next preceding ause. Henderson G. nd is a resident of said nderson G. Regillio at ovember, 1956. On or my husband voluntarily lived together nor in ife. We have no children

Musthy C. Lazillia

I, DOR	IS BROWN	<u></u>		, as Regi	ster and Com	nissioner	hereby ce	ertify
that the foregoing de	epositionon C	oral Examina	tion w	as taken do	wn by me in	writing	in the v	vord
of the witness	and read over to	her_a	nd S	hesigned	the same in	the prese	ence of m	ıysel
	and Tel	fair J.	Mash	burn 🦠				
at the time and place	e herein mention	ied; that I ha	ve per	sonal knowle	dge of persona	l identit	y of said	wit
ness or had pro								
kin to any of the pa	•	•		*				
I enclose the	said Oral Exami	ination in an	envelo	ne to the Re	gister of said C	ourt.		
Given under	my hand and sea	al, this	<u>tn</u>				, 19 20.	
				Don	2 Bro	w)()	L. S.
and the second s	e t				e e e e e e e e e e e e e e e e e e e			
								. %
		•	1,0			P	7	•
	* * * * * * * * * * * * * * * * * * * *					er e e		
			· .					
		r.						
Vol.	Filed							No
	d l	11 /			(-)	H I	-	
	- IFm.	Oral Deposition		HENDERSON	Derethy C. ROGILLIO	In Circuit Court, In Equity	The State of Alabama Baldwin' County.	
	MARIA ZA1958			ERS	thy	cuit	Stat	
	MAR. 1.7 JISB MAR. 1.7 JISSB MCED, BUCK, Clert) (e		NO	C.	က္ခ	State of Alal Baldwin' County.	
	Ked 199	\ <u>Q</u>		G.	ROO	art, 1	f Al	Page-
Page -	gr &	SI.		ROGILLIO	GIL	면	laba	e
,	J	T; C	Resp		LIO 	quit	l ma	
Record	, 19 Register	∦ਖ਼	Respondent	0	LIO	y	- I I I I I I I I I I I I I I I I I I I	
rd	er .		ıt		-			

DOROTHY C. ROGILLIO,	
Cemplainant,	IN THE CIRCUIT COURT OF
vs.	BALDWIN COUNTY, ALABAMA
HENDERSON G. ROGILLIO,	IN EQUITY. NO.
Respondent. 0	

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

Your complainant, DOROTHY C. ROGILLIO, respectfully represents and shows unto your Honor and this Honorable Court as follows:

- 1. That she is a resident of said State and County and is over the age of twenty-one years; and that HENDERSON G. ROGILLIO is over the age of twenty-one years and is a resident of said State and County.
- 2. That your complainant and the respondent were lawfully married at Pascagoula, Mississippi, on, to-wit: the 14th day of Nevember, 1956.
- 3. Complainant further avers that the 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.

WHEREFORE, THE PREMISES CONSIDERED, Your complainant makes the said HENDERSON G. ROGILLIO a party respondent to this bill of complaint, and, in order that complainant may have the relief here-inafter prayed for, may it please your Honor to cause the State's Writ of Subpoena to be issued, directed to the said HENDERSON G. ROGILLIO, commanding him to plead, answer or demur to this Bill of Complaint within the time required by law.

Complainant further prays that, on a final hearing of this cause, your Honor will make and enter a decree forever divorcing your complainant from the said respondent, granting your complainant the right to resume the use of her maiden name, DOROTHY C.

ANDERSON, and gomplainant prays for such other, further, different or general relief as in equity and good conscience she may be entitled to receive, and, as in duty bound, she will ever pray, etc.

en de la companya de En la companya de la

Herman Millian of the second of the second of the second second of the s

-non talable to the non-consens to it is in a fine to through its ...

He seek this is a set with the problem taken the in-

్ కార్కుల గ్రామంలో కేంద్ర కారణం కారు కోట్ మొక్కే ఉందిన కార్కు కేంద్ర కేంద్ర ప్రాణ్లోన్ను కేంద్రం కేంద్ర కేంద్ర కార్కు కేంద్ర కారుకేంద్ర కారణ కూడికి మేర్ జాక్ట్ కోడాకాడి కేంద్ర కేంద్ర కేంద్ర కేంద్ర కేంద్రం కేంద్ర కేంద్ర కే కేంద్ర కేంద్ర కారుకేంద్ర కేంద్ర కారణకోంది. కేంద్ర కారుకోంద్ర కోరణం కూడి కోంద్ర కోట్లు కేంద్ర కోట్లు కేంద్ర కేంద్

Application of the set of the line of the problem of the set of th

THE STATE OF ALABAMA Baldwin County

Circuit Court

TO:

DORIS BROWN

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

DOROTHY C. ROGILLIO

a witness in behalf of

DOROTHY C. ROGILLIO

in a cause pending in our

Circuit Court in Baldwin County, of said State, wherein

DOROTHY C. ROGILLIO

is the

and

HENDERSON G. ROGILLIO

, $\operatorname{Complainant}$

is the

Respondent

on oath, to be by you administered, upon

her

to take and certify the deposition of the witness and return the same to our Court, with all convenient speed, under your hand.

Witness

17th day of

March

105 8

Register

Commissioner's Fee, \$

Witness' Fees, \$

THE STATE OF ALABAMA
Baldwin County

CIRCUIT COURT

DOROTHY C. ROGILLIO

VS.

Complainant

HENDERSON G. ROGILIO

Defendant

COMMISSION TO TAKE DEPOSITION

COMMISSIONER:

DORIS BROWN

WITNESSES:

DOROTHY C. ROGILLIO

	•
DOROTHY C. ROGILLIO Complainant, VS. HENDERSON G. ROGILLIO Respondent.	IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, IN EQUITY.
DEMAND FOR ORAL	. EXAMINATION.
COMES the Complainant, by attorney, and	represents to the Court as follows:
1. That the following named witnesses	reside within one hundred miles from
Bay Minette , in the Count	y of Baldwin
Alabama, the place of trial of said cause, to-wit:	
	•

2. That said complainant requires an oral examination of said witnesses before a com-

Complainant suggests the name of DORIS BROWN

Selfair J. Masliburu Solicitor for Complainant.

as a suitable and competent person to act as commissioner upon the examination of said witnesses.

missioner appointed by the Register of this Court.

NOTE:

ET-6-40-500

DEMAND FOR ORAL EXAMINATION.

DOROTHY C. ROGILLIO

Complainant,

ζs

HENDERSON G. ROGILLIO

Respondent.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA—IN EQUITY.

Filed this 17th day of March