DIVORCE DECREE

PRINTED BY MOORE PTG. CO.

The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

Jewel Alexander Rider, Complainant VS.

Joel Rider , Respondent

This cause coming on to be heard was submitted upon Bill of Complaint, Decree Pro Confesso on

____Publication______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

said Joel Rider for and on account of

abandonment.

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 Jewel Alexander Rider

the__Respondent___ pay the cost herein to be taxed, for which executed may issue.

This 25 / day of January July 19-55 Hubert m Hall

Judge Circuit Court, In Equity.

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 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.



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VS .		
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JEWELL ALEXANDER RIDER,

	Complainant	÷	1	÷.	Ĭ	
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	VS.		÷.)		X.	

JOHL RIDER,

Respondent

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY

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

Your Complainant, Jewell Alexander Rider, respectfully represents unto your Honor and this Honorable Court as follows:

ONE:

That your Complainant is over the age of twenty-one years and is a bona fide resident of Baldwin County, Alabama, and has been for the previous twenty-one years.

TWO:

That the Respondent was a resident of Baldwin County, Alabama, until November 10, 1952 but since that time has moved and the place of his residence is unknown and reasonable effort and inquiry has been made to ascertain the residence of the respondent; further the Complainant knows that the Respondent is over the age of twenty-one years.

THREE:

That your Complainant and the Respondent married in Green County, Mississippi, on the 27th day of May, 1951, and lived together as husband and wife until on December 10, 1952, the Respondent abandoned the Complainant's bed and board and never returned to live with your Complainant. Said abandonment was without cause and sufficient reason and no preparations were made by the respondent for the complainant to follow him.

PRAYER FOR PROCESS

wherefore, the premises considered, the Complainant prays that your Honor will by proper process make the said Joel T. Rider, party respondent to this cause of action, 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.

PRAYER FOR RELIEF

Your Complainant prays that upon hearing hereof, your Honor will enter an order and decree granting to her an absolute decree of divorce, forever barring the bonds of matrimony existing between her and the respondent; your Complainant further prays for such other, further, different or general relief as she may be in equity and good conscience entitled to receive.

STATE OF ALABAMA BALDWIN COUNTY

Before me, Winnie G. Scarbrough, a Notary Public for said State and County appeared J. Connor Owens, Jr., who being sworn, doth depose and say: that his name is J. Connor Owens, Jr. and that he is the Solicitor for Jewell Alexander Rider and that he has knowledge of the facts stated in said Bill of Complaint and that the facts so stated are true.

Attorney

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Notary

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vs. -

JOEL RIDER In this cause it being made to

appear to the Clerk of this Court by the affidavit of J. Connor Owens, Jr. that the Defendant Joel Rider is a non-resident of the State of Alabama his whereabouts or Post Office address is unknown and further, that, in the belief of said Affiant the Defendant Joel Rider over the age of 21 years; it is, therefore, order-ed that publication be made in the Baldwin Times, a newspaper published in Bay Minette, Baldwin County, Alabama, once a week for four consecutive weeks, requiring the defendant the said Joel Rider to answer or demur to the Bill of Complaint in this cause by the 30th day of December 1954, or after thirty days therefrom a decree Pro Confesso may be taken against him.

> ALICE J. DUCK Register. J. CONNOR OWENS, JR. Attorney. 46-4tc

AFFIDAVIT OF PUBLICATION

STATE OF ALABAMA. BALDWIN COUNTY.

E - R being duly sworn, deposes and says that he is the PUBLISHER of THE BALDWIN TIMES, a Weekly Newspaper published at Bay Minette, Baldwin County, Alabama; that the notice hereto attached of

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COST STATEMENT <u>/ 70 ______ WORDS @ ______ cents ___</u> I hereby certify this it correct, due and unpaid (paid) Publisher. T.M was published in said newspaper for \mathcal{L} consecutive weeks in the following issues: 2 195 × Vol_65 No_46 Dre Date of 1st publication

Date of 2nd publication <u>Dec. 9</u>, 195<u>4</u> Vol.<u>65</u> No.<u>47</u> Date of 3rd publication <u>Dec. 16</u>, 195<u>4</u> Vol.<u>65</u> No.<u>48</u> Date of 4th publication <u>Dec. 23</u>, 195<u>4</u> Vol.<u>65</u> No.<u>49</u> Subscribed and sworn before the undersigned this <u>29</u> day of <u>Dec.</u>, 195<u>5</u>

Publisher.

Daro ten martin Notary Public, Baldwin County.

THE STATE OF AL. Baldwin County.	<u>د</u>	Court of Baldwin County, Alabama (In Equity)
Jewel Al	exander Rider	Complainant
	VS.	
Joel R	lder	
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s Register and Commissioner		
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Mizell and J. Connor	e before me <u>Jevel Ale</u>	exander Rider and Ruth
	<u>owens</u> , Jr.	
		tion, on the <u>3K</u> day of <u>January</u>
and not	uing but the truth, the said _ _ doth depose and say as fol	st sworn said Witnesses to speak the witnesses
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ovember 10, 1952. At	that time Josh Ride of that time returne	County, Mississippe, on the ther as husband and wife until r left the home in which we d. He left no property nor since he left has sent no

tion for leaving. He has never written me or seen me and told me to joint him at any place or time. He has never obtained another home

We have no children. I had four children by a previous marriage but Joel Rider did not adopt them or institute any legal proceedings to

Jewell alipander Rich

My name is Ruth MIzell. I am a resident of Baldwin County, Alabama and I have been a resident for my entire life. I know Jewel Alexander Rider and I knew Joel Rider. I do not know where Joel Rider is at the present time. I lived next door to Jewel Rider and Joel Rider. I remember he left home sometime the latter part 1952, and I have not seen him since that time. I know that he has not returned to Mrs. Riders home because we are still next door neighbors.

mrs Ruth migere

My name is J. Connor Owens, Jr. and I am Solicitor of Record in the divorce proceedings against Joel Rider. I am familiar with the fact that the address or whereabouts of Joel Rider is unknown. I ask at the Post Office for his forwarding address and could not learn the same.

Juno Meno

I, <u>Valeria Kilcreas</u>, as Register and Commissioner hereby certify that the foregoing depositions on Oral Examination was taken down by me in writing in the words of the witness <u>es</u> and read over to <u>them</u> and <u>they</u> signed the same in the presence of myself <u>and each other</u>

at the time and place herein mentioned; that I have personal knowledge of personal identity of said witness OS or had proom made before me of the identity of said witness OS that I am not of counsel or 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 312 day of January , 195 5

Valeria Kilerias (L. S.)

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JEWEL ALEXANDER RIDER,	Ĩ
Complainant	IN THE CIRCUIT COURT OF
VS.	ALABAMA BALDWIN COUNTY, ALABAMA
JOEL RIDER,	IN EQUITY
Respondent	X

Comes the Complainant by her Solicitor, and represents to the Court as follows:

1. That the following named witnesses reside within 100 miles of Bay Minette, Baldwin County, Alabama, the place of trial of said cause, to-wit: Jewel Alexander Rider, Ruth Mizell and J. Connor Owens, Jr.

2. That an oral examination of said witnesses before a commissioner appointed by the register of this Court has been taken.

NOTE:

Commissioner suggest the name of Valeria Kilcreas as a suitable person to act as commissioner upon the examination of said witnesses.

Solicitor

Jewel Alexander Rider vs. Joel Rider $\zeta_{i_{i}}^{i_{i}}$ MOTION FOR ORAL TESTIMONY • FILE SK 1955 JAN SK 1955 ALEE J. BUCK, REGISTER

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THE STATE OF ALABAMA Baldwin County					· · · · ·
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Jewel Alexander Rider					
Complainant					
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Joel Rider					·····
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NOTICE TO NON-RESIDENT

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	The S	tate of Alaba	ima,
JEWELL ALEXANDER RIDER No. 3414	Baldwin		County.
NO. <i>3444</i>			
vs. JOE1. RIDER	Circuit	Court, in Ec	quity
· · · · · · · · · · · · · · · · · · ·	This the	30th	day of
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that the DefendantJoel #ider			
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and further, that, in the belief of said Affiant	the Defendant Joel Ride	<u>r</u> over th	e age of 21
years; it is, therefore, ordered that publication be :	made in the Baldwin Ti	nes, a news	paper pub-
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to answer or demur to the Bill of Complaint in this December 1954, or after thirty	cause by the <u>30th</u> y days therefrom a decree	e Pro Confe	day of
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taken against <u>him</u>	Acro-	enc	Register.

TO THE HONORARLE HUBBLY N. MALL, JUDGE OF THE CIRCUIT COURT OF And and 2uopuodeog IN ROBIES X 20MD SILWA AMAGAIA . YTWUOD WIWGIAG Ă * 5.4 TW THE OIROUIT COURT OF ě. Scients Lyno ABUIE RECEVENTS TIEVER Ĩ

unto your Honor and this Honorable Court as follows: Your Complainant, Jewell Alexander Rider, respectfully represents BALLOSE AL SUBURY VIVIDARY' IN ESALLS

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PRAYER FOR RELIEF

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STATE OF ALABAMA

November, 1954.

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Before me, Winnie G. Scarbrough, a Notary Public for said State and County appeared J. Connor Owens, Jr., who being sworn, doth depose and say: that his name is J. Connor Owens, Jr. and that he is the Solicitor for Jewell Alexander Rider and that he has knowledge of the facts stated in said Bill of Complaint and that the facts so stated are true.

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Sworn to and subscribed before ne this the 30th

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BOOK 016 HAGE 326

JEWELL ALEXANDER RIDER,	1
Complainant	I IN THE CIRCUIT COURT C
vs.	I BALDWIN COUNTY, ALABAM
JOEL RIDER,	IN EQUITY
Respondent	ž

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

Your Complainant, Jewell Alexander Rider, respectfully represents unto your Honor and this Honorable Court as follows:

<u>one:</u>

That your Complainant is over the age of twenty-one years and is a bona fide resident of Baldwin County, Alabama, and has been for the previous twenty-one years.

TWO:

That the Respondent was a resident of Baldwin County, Alabama, until November 10, 1952 but since that time has moved and the place of his residence is unknown and reasonable effort and inquiry has been made to ascertain the residence of the respondent; further the Complainant knows that the Respondent is over the age of twenty-one years.

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That your Complainant and the Respondent married in Green County, Mississippi, on the 27th day of May, 1951, and lived together as husband and wife until on December 10, 1952, the Respondent abandoned the Complainant's bed and board and never returned to live with your Complainant. Said abandonment was without cause and sufficient reason and no preparations were made by the respondent for the complainant to follow him.

PRAYER FOR PROCESS

Wherefore, the premises considered, the Complainant prays that your Honor will by proper process make the said Joel T. Rider, party respondent to this cause of action, 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.

PRAYER FOR RELIEF

Your Complainant prays that upon hearing hereof, your Honor will enter an order and decree granting to her an absolute decree of divorce, forever barring the bonds of matrimony existing between her and the respondent; your Complainant further prays for such other, further, different or general relief as she may be in equity and good conscience entitled to receive.

Complainan

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STATE OF ALABAMA BALDWIN COUNTY

Before me, Winnie G. Scarbrough, a Notary Public for said State and County appeared J. Connor Owens, Jr., who being sworn, doth depose and say: that his name is J. Connor Owens, Jr. and that he is the Solicitor for Jewell Alexander Rider and that he has knowledge of the facts stated in said Bill of Complaint and that the facts so stated are true.

Sworn to and subscribed before me this the 30th day of November, 1954.

FILED 11-30-54 ALICE 1. DECK, Register

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY JEWELL ALEXANDER RIDER, Complainant vs. JOEL RIDER, Respondent ******* COMPLAINT **** 11-30-54 FILED ****** 茶茶茶茶茶茶茶茶 J. CONNOR OWENS, JR. ATTORNEY AT LAW BAY MINETTE, ALABAMA

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THE STATE OF ALABAMA	CIRCUIT COU	JRT, IN EQUITY
Baldwin County	$\int No3l_{1}l_{1}$, Term, 19 <u>5</u>
Jewell Alwxander Rider		Complainant
	Vs.	
Joel Rider	······································	Defendant
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Votion is hereby made for a Decree P.	ro Confesso against <u>Joel</u>	
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n the annexed stated cause, on the gro	ound that more than thirty day	Defendant vs have elapsed since the perfec-
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