The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

Maring of Barrier and Control of	vs.
	, Respondent
	Respondent
This cause coming on to	be heard was submitted upon Bill of Complaint, Decree Pro Confesso or
	and Testimony as noted by the Register, and upon con
sideration thereof, the Court is of said bill.	the opinion that the Complainant is entitled to the relief prayed for in
	judged and decreed by the Court that the bonds of matrimony heretofore
	and Defendant be, and the same are hereby dissolved, and that the said
	is forever divorced from the
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and the same of th	ered, Adjulyod and Decreed by the Vourt tiet the
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malidea maro, lies Tranz	managa samana sa
o each other until sixty days after lays, neither party shall again mar It is further ordered that t gain contract marriage upon paym It is further ordered that the layer ordered th	dged and decreed that neither party to this suit shall again marry except the rendition of this decree, and that if appeal is taken within sixty ry except to each other during the pendency of said appeal. The Complainant and Respondent be, and they are hereby permitted to the cost of this suit. The pay the cost herein to be taxed, for which executed may issue. of December 1954 The best Martine
	Judge Circuit Court, In Equity.
I,	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
a	Register of Circuit Court, In Equity.

No3422

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THE STATE OF ALABAMA
BALDWIN COUNTY

In Circuit Court, In Equity

THES SEED I SALLEY

Complainant.

vs.

Respondent

DIVORCE DECREE

FILED UEC 18 1954

ALAS A DECK, Register

The State of Alabama, Baldwin County.

Circuit Court of Baldwin County, Alabama (In Equity)

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T	Lois Howard					
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as Register	and Commissio	nerne before me-	Topa o Dayahaya	ini. Banana tana aya a	A Company of the Comp	
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	named in the Re	The second second	r Oral Examinatio	on, on the	_day of	oenloek
			Alabama, and ha	aving first sworn	said Witness	£ to speak the
			the truth, the s			
Harvi	<u> </u>	doth d	epose and say as	follows:		

That my name is Inex Marker Harville, that I am over the age of 20 years and a resident of Faldwin County, Alabara, and have been more than two greats next preceding. The Associated is over the age of 21 and has been a resident of Faldwin County, Alabara all his life. We were rarried in Lucadale, hissippi, on February 29, 1952, and lived together as husband and wife until on or about Movember 2, 1952, at which time we separated because of the conduct of the Associant. The Respondent has on more than one occasion abused remarkantested me, placing me in fear of my life and health and locates of and mistrested me, placing me in fear of my life and health and locates of this violence and threats about the title of the separation I knew I could prever live with him any more without langer or physical harm. There are appear to between the parties and copy of same is attached hereto as a part of the between the parties and copy of same is attached hereto as a part of the between the parties and copy of same is attached hereto as a part of the between the parties and copy of same is attached hereto as a part of the between the parties and copy of same is attached hereto as a part of the between the parties and copy of same is attached hereto as a part of the between the parties and copy of same is attached hereto as a part of the between the parties and copy of my raiden name, Inex Farker Harville.

Ing Parker Harvillo

That My name is Detty P. Agerton, I know both parties to this cause the are both over the age of 20 years and have been residents of Baldwin County, Alabama, more than two years next preceding. They were married in Lucedale, Mississippi, on February 29, 1982 and lived together as husband and wife until on or about the 2nd day of November, 1974, they have been having considerable difficulties in their here lift attended togseparation several times. However, after the last difficulty and separation I am convinced that the Complainant, Inex Parker Harville will never again live with the despondent as his wife. There were no children born as Invite of this marriage.

Betty P. agerton

Transference (1977)
, as Register and Commissioner hereby certification down by me in writing in the work
taken down by me in writing in the word
signed the same in the presence of myse
al knowledge of personal identity of said wi
aid witness; that I am not of counsel or
rested in the result thereof.
to the Register of said Court.
y of <u>December</u> , 1955.
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The State of Alabama Baldwin County. In Circuit Court, In Equity vs. Comple
State of Alal Baldwin County. Cuit Court, In Vs. Vs.
Win (Cou
of Alal n County. Court, In
Ilabo
eama Equity Complainant

You are hereby commanded to summer Arthur Harville, Fr., to appear and please, answer or demur, within thirty days from the service hereof to the bill of complaint filled in the Carouit Court of Baldwin County, Alabama, in equity, by Inea Parker Harville, as Complainant.

WITHISS my hand this ____ day of December, 1954.

Register.

MEZ REKER-HARVILLE, -----

IN THE GIROUIT COURT OF

COMPLAIMANT,

BAIDWIN GOUNTY, ALADADA

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And the state of the state of

ARTHUR HARVILLE, JR.,

RESTORNI.

TO THE HONORABLE H. M. HALL, JUDGE OF THE CHROUIT COURT OF BALDWIN SCHATT, ALABAMA, IN EQUITY STETLING:

Your Complainant, Inex Parker Marville, respectfully represents and shows unto your Honor and this Honorable Court as follows:

٦.

That your Complainant and the despendent are both bous file residentsof Baldwin County, Alabama, and are both over the age of 20 years.

2.

That your Complainant and the Respondent parvised in Lucedale, Mississiphi, on February 20, 1952, and lived together as husband and wife until on to-wit, November 2, 1954.

Tour Journal avers and charges that the said Respondent did on or about the 2nd day of November, 1954, and many times prior thorate assault, beat, hit, and strike Complainant; that said Respondent has committed actual michaels on her person attended with danger to her health or life; complainant avers and cahages that respondent has made numerous threats of doing her physical harm and from his namer and conduct toward her, she is reasonably convinced that he will consit an actual violence upon her person, attended with danger to her life or health.

i.

There were no children born as fraits of this marriage and there has been a property settlement.

WHENEFORE the premises considered, your Samplainant or as that your Renor will by proper procedure take the said Arthur Harville, Sr., party Respondent to this bill of complaint requiring bin to plead, answer or denur to the same within the time and under the consilies prescribed by law and the practice of this Renorable Sourt.

Your Scrolainant further prays that upon inal hearing hereof your Monor will grant to her an absolute divorce forever barring the bonds of matrimony existing between your Scrolainant and Respondent; and that upon a final hearing of this cause, that your Scrolainant be awarded such other, further, different or general relief as she may be in equity and good conscience entitled to receive.

FILED 12-17-54

ALIGE 1. DUCK, Clerk

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BALINITH COUNTY, JAMALA

IN H.UITY

INEZ PARES HARVILIE,

CONTACTOR

VS

ARTHUR HARVILLE, JR.,

ASIGNARI.

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> G. LeNeir Thompson abborney at Law Eay Linette, Alabara

FILED DEC 17 1954

ALICE L. DOCK, Register

IDEA PARKER HARRILLA,

COMPLAINANT,

IN THE CHRUSH COURT OF BALDWEN COUNTY, ALREADA

THE HILL

VS

ARTHUR MARVILLE, JR.,

The same of the sa

Now comes the Respondent and ascented service of the surrous and complaint in this cause.

The Respondent admits the allegations as to ages, marriage and residence, but denies all other allegations contained in the bill of complaint, 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.

athur Hamille Ji

STATE OF ALABAMA

COUNTY OF SILDWIN

in said Star, hereby certify that Arthur Harville, Jr., whose name is signed storthe Heregoing conveyance, and who is known to me, acknowledged before me conveyance, being informed of the contents of the conveyance, he emeloused the same voluntarily on the day the same bears date.

Giyon under my hand and official seal on this the 16 day of December, 1954.

Jay Mington

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FILED

12-17-54

ALICE J. BUCK, Clerk

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BALDEHI COURTY, aLABETA

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inga Pauren Harville,

COMPLAINANT,

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artur martille, Jr 👙

RESPONDENT

AESUSR AND MAIVER

O, kakèir Thompson) Shuhing At Law Lay Hinabis, Alabara.

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ALIEE L. DUCK, Register

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STATE OF ARLEADA RAIDTEN COUNTY

That there being no real property to be divided, the following division of personal property is agreed up and that said division shall be final, to-wit:

To Inez Parker Farville: One 19/1 Mercury Coupe, Motor No. 994-313679, and further that the refrigerator shall be sold and that Inea Parker Harville shall receive one-half of the/price, the money of said refrigerator being turned over to the attorney of record for division. To Arthur Marville, Jr.; One Ded Room Suite, One Living Room Suite, One Dinette Set; One kitchen cabinet, One Stove, One Washing Machine, and further that the refrigerator shall be sold and that Arthur Marville, Jr shall receive one-half of the sales price.

It is further agreed that the Coregoing shall be a part of the record

in Said Cause.

Witness our hands and scals on this the Laby of December, 1954.

Inez Parker Harville (821)

Emergined in the presence of:

Low Howard

FILED 12-17-54

ALIGE 1. DUCK, Clerk

IN THE CLANUIT COURT OF

RELUCIO COGETY, ALADA A

IN SUUTIY

THEZ PARKER HARVILLS,

Complainan,

- V

ARTHUR HARVIIIA, JR.,

A 51 CEDART.

AGREEMENT

C. Lelloir Thompson Attorney At Law Bay-Fines e, Alabara.

FILE 1954

THE STATE OF ALABAMA Baldwin County

Circuit Court

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