The State of Alabama, Baldwin County CIRCUIT COURT, IN EQUITY

<u>ـــــــ</u>	AMES H. ALLEN	, Complainant
	vs.	• • • • • • • • • • • • • • • • • • • •
LILEIAN	CHRISTIAN TURNER ALLEN	, Respondent
This cause comin	on to be heard was submitted	Bill of Complaint, Decree Provinces on
Respondent's Ans	wer & Waiver	on Complaint, Decree Provocates so or
ideration thereof the Co	and Testimony a	s noted by the Register, and upon con
said bill.	urt is of the opinion that the Complain	ant is entitled to the relief prayed for in
It is therefore orde	red, adjudged and decreed by the Cour	t that the bonds of matrimony heretofore
existing between the Comp	plainant and Defendant be, and the sar	me are hereby, dissolved, and that the
aid James H. A		
		is forever divorced from the
aid <u>Lillian C</u> l	ristian Turner Allen	for and on account of
abandonment		Tot and on account of
CCOCCIONED		
And the second section of the section of t	man and a superior a	The state of the s
It is further ordered,	adjudged and decreed that neither par	rty to this suit shall again marry except
each other until sixty da	ys after the rendition of this decree, ar	nd that if appeal is taken within sixty
ays, neither party shall ag	ain marry except to each other during	the pendency of said appeal.
It is further ordered	that the Complainant and Respondent	t be, and they are hereby permitted to
gain contract marriage upo	on the payment of the cost of this suit.	are hereby permitted to
	that James H. Allen	
Commit a diament		
le Complainant	pay the cost herein to be tax	ted, for which execution may issue.
This_/	day of <u>January</u>	1955
The state of the s		1, 1 1/2 7 /2 00
	240	
		Judge Circuit Court, In Equity.
Ĭ.———		
	Court of Baldwin County,	Alabama, do hereby certify that the
	roregoing is a correct copy of	I the original decree rendered by the
•	cree is on file and enrolled in	the above stated cause, which said demy office.
		seal this theday
	of	, 19
		·
		Register of Circuit Court, In Equity.
		9%

No. 3445 Page

The State of Alabama Baldwin County

In Circuit Court, In Equity

JAMES H. ALLEN

Complainant

vs.

LILLIAN CHRISTIAN ALLEN

Respondent

DIVORCE DECREE

FILED 1955.
JAN 18 1955.
AUGE J. MICK, Register

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The	State	of	Al	aba	ma,
	Baldwi	n C	ount	у.	

Circuit Court of Baldwin County, Alabama (In Equity)

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have called and	caused to come befo	re me	Jam		en and	
		1 = 12 =				
witness_ <u>QS</u> nam	ed in the Requirem	ent for Ora	d Examinat	tion, on the	18th _{day of Ja}	nuary
•	y truth, and nothing	g but the t	truth, the	saidJ	orn said Witness 1	es to speak the

My name is James H. Allen. I am twenty years of age. I have lived in Baldwin County all my life and live here now. Lillian Christian Turner Allen is eighteen years old and lives in Chunchula, Alabama. I and Lillian Allen, my wife, were lawfully married in Bay Minette, Alabama, April 12, 1952. We do not have any children.

We lived together about four months, when she started staying all night and week-ends supposedly with a girl friend and her parents. Her parents moved from Magnolia Springs to Chunchula, then she started spending more time there with them than she did with me. In November, 1953, she had gone to visit her parents and did not come back Sunday afternoon as she was supposed to. I received a letter the next day in the Post Office from her telling me that she was not coming back because she was in love with another man and that she wanted a divorce. We have not lived together nor in any way recognized each other as husband and wife since that time.

James & allen

My name is James E. Allen. I am the father of James H. Allen. My son James is twenty years of age. I signed the papers for him, giving him my permission to marry Lillian Turner Allen. They were married April 12, 1952 in Bay Minette, Alabama. I got them a house live in close to me and did all I could to help them get started, however Lillian did not want to settle down and wanted to continue to run around as if shw were single. My son worked regularly and spent all his money on her and their home and I think tryed to make a good husband. Lillian left him sometime in November, 1953 without any fault on the part of my son, James, and they have not lived together since that time.

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I, <u>Willena Boyd</u>	, as Register and Commissioner hereby certify
that the foregoing deposition Son Oral Examination	n was taken down by me in writing in the words
of the witness @Sand read over to them_and_	they signed the same in the presence of myself
Willena Boyd	
	personal knowledge of personal identity of said wit-
	ty of said witness_OS; that I am not of counsel or of
kin to any of the parties to said cause, or any mann	er interested in the result thereof.
I enclose the said Oral Examination in an en	velope to the Register of said Court.
	day of, 19.55
	Willens Boyd (I.S.)
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THE STATE OF ALABAMA Baldwin County

Circuit Court

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EVQ.	1455 1951 1952 1954		
This cause is s	ubmitted in beh	alf of Complai	nt upon the original Bill of Complaint,
Commission	to take Der	position	and upon the original Bill of Complaint,
			s witnesses.
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	IN EQUI	TY dwin County
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Printed by the indewif, 1995, ROSSIO

Register.

JAMES H. ALLEN Complainant

LILLIAN CHRISTIAN TURNER ALLEN 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, STTTING IN EQUITY:

Your complainant, James H. Allen, respectfully represents and shows unto your Honor:

- l. That the complainant is over the age of twenty years and is a resident of said State and County, and has been a bonafide resident for more than one year next preceding the filing of this bill of complaint; that Lillian Christian Turner Allen is over the age of eighteen years whose address is Route 2, Box 133D Chunchula, Alabama.
- 2. That your complainant and respondent were lawfully married on or about to-wit: April 12, 1952, in Bay Minette, Alabama and of this marriage there are no children.
- 3. Complainant further avers that said 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 or in any way recognized each other as husband and wife.

The premises considered, your complainant makes the said Lillian Christian Turner Allen a party respondent to this bill of complaint, and in order that the complainant may have the relief herein prayed for, may it please your Honor to cause the State's writ of subpoena to be issued, directed to the said Lillian Christian Turner Allen, commanding her to answer, plead or demur to this bill of complaint within the time required by law; and that on a final hearing of this cause, that your Honor will enter a decree divorcing your complainant from the respondent; and that your Honor will grant such other, further or different relief as unto your Honor may seem just and proper, and your complainant will ever pray.

Solicitor/for Complainant

RESPONDENT'S ADDRESS:

Lillian Christian Allen Route 2, Box 133 D Chunchula, Alabama

FILED

1-18-55

ALIGE I. DUCK. Register

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

IN EQUITY

JAMES H. ALLEN Complainant

VS.

LILLIAN CHRISTIAN TURNER ALLEN

BILL OF COMPLAINT

FILED JAN 18 1959

Alta a dela, regista

ARTHUR C.EPPERSON ATTORNEY AT LAW FOLEY, ALA. JAMES H. ALLEN Complainant

VS.

LILLIAN CHRISTIAN TURNER ALLEN)
Respondent

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY

Comes the respondent in the above-styled cause and accepts service of a bill of Complaint hereto filed in this cause; waives notice of the filing of interrogatories in this cause, and the right to cross 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.

And for answer to the complaint heretofore filed in this cause the respondent says:

- 1. She admits the allegations in paragraph one of said bill of complaint.
- 2. She admits the allegations of paragraph two of said bill of complaint.
- 3. She denies each and every material allegation contained in paragraph three of the said bill of complaint and requires and demands strict proof thereof.

Lillean & houstone Tuener Respondent Allen

Mrs Haster Turner

Mr. J. B. Everett fr. (Friend)

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1-18-55
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IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

IN EQUITY

JAMES H. ALLEN Complainant

VS.

LILLIAN CHRISTIAN TURNER ALLEN

ANSWER AND WAIVER

FILED JAN 18 1955

ALIGE J. DUCK, Register

ARTHUR C. EPPERSON ATTORNEY AT LAW FOLEY, ALA.

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