The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

	e eady ambreis	, Complainant
	vs	
	NDREWS	Respondent
This cause coming on to	be heard was submit	ted upon Bill of Complaint, Decree Pro Confesso on
Publication	and 7	restimony as noted by the Register, and upon con-
		Complainant is entitled to the relief prayed for in
existing between the Complainant	and Defendant be, a	by the Court that the bonds of matrimony heretofore and the same are hereby dissolved, and that the said
		is forever divorced from the
said Grady Andrews		for and on account of
Abendonment.		
It is further ord	ered, adjudged a	and decreed that the said Complainant,
Ruby Les Endy Andrews,	shall have the	care, custody and control of the
minor children, Gary A	ndrawa, age abot	at 5 years and Glanda Andrews, age
about 3 years.		
		,
	, 	
It is further ordered adia	idead and deares th	
		at neither party to this suit shall again marry except s decree, and that if appeal is taken within sixty
		her during the pendency of said appeal.
		Respondent be, and they are hereby permitted to
again contract marriage upon payn		
It is further ordered that_	Ruby Lee Eady	Andrews
At a Committee in the state		
30	Day the cos	Indge Circuit Court. In Equity.
I hisday	01-19-04	19-1-
· · · · · · · · · · · · · · · · · · ·		Hubert Ne Hell
7.5		Judge Circuit Court, In Equity.
•		
1,		in County, Alabama, do hereby certify that the
		correct copy of the original decree rendered by the
	Judge of the Ci	rouit Court in the above stated cause, which said
		eand enrolled in my office.
		y hand and seal this theday
	of	, 19
		·
		Register of Circuit Court, In Equity.
L.		3

. 353/

Page

THE STATE OF ALABAMA

BALDWIN COUNTY

In Circuit Court, In Equity

RUN LAW MADY APPROVED

Complainant

vs.

GRADY AFEREUS

Respondent

DIVORCE DECREE

FILED AUG 4 1955

يسدن وسدو

STATE OF ALABAMA BALDWEN COUNTY

TO ANY SHERIFF OF THE STATE OF ALARADA:

You are hereby commanded to summons Grady Andrews, to appear and plead, answer or demor within thirty days from the service hereof, to the bill of complaint filed in the Gircuit Count of Baldwin County, Alabama, in Equity, by Ruby Lee Bady Andrews as Complainant and against Grady Andrews as Respondent.

WITNESS my hand this the ____ day of lay, 1955.

Registor.

RUBY LEE TADY ANDREWS

CCLPLAINABT

VS

GRADY ANDRENS

RESPONDENT

IN THE SIRGUIT COURT OF BALBNIN SCUNTY, ALABAMA.
IN EQUITY.

TO HONORABLE HUBERT M. HALL, JUDGE OF THE CHROUIT OCURT OF BALDWIN COUNTY,

Salah Janah

Your Complainant, Ruby Lee Eady Andrews, respectfully represents unto Your Honor and this Monorable Court as follows:

1.

That your Complainant is over the age of 21 and is a bona fide resident and has been more than 12 months prior to filing this suit, of Baldwin Sounty, Alabama, the Respondent is over the age of 21 and is a non-resident of the State of Alabama.

2.

That your Complainant and the Respondent married in Baldwin County, Alabama, on June 25, 1948 and lived together as husband and wife until September 8, 1952.

3.

That on September 8, 1952, while your Complainant and Respondent were living together as husband and wife, in Baldwin County, Alabama, the Respondent voluntarily abandoned the ded and beari of your Complainant and has remained away voluntarily and continuously since that time.

l.

There was born as fruits of this rarriage between the Complainant and the Respondent two children, Gary Andrews, age about 5 years, and Glenda Andrews, age about 3 years, and there is no property to be divided.

WHEREFORE, the premises considered, your Complainant prays that your Nonor will by proper procedure make the said Grady Andrews, party Respondent to this bill of complaint requiring him to plead, answer or demur to the same within the time and under the paralleles prescribed by law and the practice of this Honorable Court.

Your Complainant further prays that upon a 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; that a decree be made awarding to the Complainantthe custody, care and control of the minor children, Gary Andrews, age about 5 years, and Glenda Andrews, age about 3 years; Your Complainant prays for such other, further, different or general relief as she way be in equity and good conscience entitled to receive.

Solicifor Ley the Jongladnahi.

RECORDED.

RULY LEE HADY ARRIVES

COLLAND

VS

CHANY ARDRESS

RESPONDENT

SURFORS AND COMPLAINT

FILED

l.A. **25** 1955

ALICE J. BUCK, Clerk

From the law effices of C. Lelleir Thompson
Attorney-At-Law
Bay Finatte, Alabama

THE STATE OF ALABAMA, CIRCUIT COURT, IN Baldwin County No.	, Term, 19 - Complainant
	Complainant
	- COLLIDIALITATIO
Vs.	-
TO THE STATE OF TH	
The state of the s	Defendant
Motion is hereby made for a Decree-Pro-Confesso against	Defendant
in the annexed stated cause, on the ground that more than thirty days have elap	_
tion of publication was made under the order of this Court; and it having been sl the Court that said Defendant is a non-resident of the State of Alabama, and l	
plead or demur to the Bill in this cause, to the date hereof.	
This 27 day of Jan 1955 746 Code	Solicitor.



No	Page
	TATE OF ALABAMA
CIRCUI'	COURT, IN EQUITY
Rub	y Lee Andrew
	Complainant
- Gr	udy andrews
	Defendant
	r Decree Pro Confesso On Publication
Filed ———	
	Register.
Recorded in _	Record
	Register.
The Baldwin Time	es, Bay Minette, Ala.

THE STATE OF	ALABAMA,	CIRCU	IT COUR	RT, IN EQUITY
BALDWIN (No	0		, Term, 19
	LEE EADY ANDREWS			Complainant
GRADY	and the standard desired the standard of the s			——— Defendant——
In this cause it app				bat the order of publicatio
heretofore made in this ca		•		
day of June	—, 19 $\frac{55}{5}$, in the	ley inlook	weeks, comm	a newspaper publishe
inini	———, Alabama, that a	copy of said o	rder was post	ed at the Court House doo
n Beldwin	County, on the _	. gyā	– day of <u>ី</u> ប	as 19 4 5
and			,	
	appearing to the Regist y Andrews	ter <u>mullor</u> o	· iduots	that the said
	Y MIRCH ONE		*****	
	And the state of t			
		····		
			THE THE PASSED OF THE PASSED O	
		-		
iving, to the date hereof, f	failed to demur pland to		D:U (G	
and the second of the second o	failed to demur. plead to,			
	f Complainant, ordere			
	the Bill of Complaint in t	his cause be,	and it hereby	is in all things taken as
nfessed against the said-	Grady Andrews			
		· · · · · · · · · · · · · · · · · · ·		
			7401	
This 2100	<i>[</i>]			
	day of fu	ly_	<u>19_575</u>	

No	. Page									
	State of A									
CIRCUIT	COURT,	IN	EQUITY							
· · · · · · · · · · · · · · · · · · ·										
	Vs.	:	-							
Decree Pro	Confesso	of	Publication							
Issued			19							
		:	Register.							
Recorded in	3		Record							
Vol	-Page									
Manage T			Register.							
910019 I	rinting Co., Bay 1	ainette	, Ala.							

RECORDED

AMAMAIA NO STATE

EVIDMIN CONNEX

TO AMY SHERIFF OF THE STATE OF SAIRBAR:

• track of the Hady Andrews as Complainant and against Crady Andrews as Respondent complaint filed in the Circuit Court of Baldwin County, Alabama, in Equity, To flid end of lasten betwies end mori eyes thirth aintim rumes or rewers You are hereby commanded to summons Grady Andrews, to appear and plead,

dey of Mey 1955. shi sini basa ya Seevill

Register.

IN THE CIRCUIT COURT OF

AMASAIA (YTUUOO NIMGIAE

IN EQUITY.

COMPLAINANT

CHYDA VAINHEMS

KESLONDENL

SA

RUBY LAR EADY ANDREWS

TO HONGRABLE HUBERT M. HALL, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY,

2 AMAMAIA

8° 7625°

Your Completenent, Ruby Lee Eady Andrews, respectfully represents unto

Your Honor and this Honorable Court as Iollows:

-non s si bas IS lo egs edi nevo si thebaoqsef edi esassia ettuso niwbisf lo That your Complainant is over the age of 22 and is a bona fide resident

*smedalh to state of the trabiasa

Alabama, on June 25, 1948 and lived together as husband and wife until September That your Complete and the Respondent married in Ealdwin County,

voluntarily abandoned the ped and board of your Complainant and has remained living together as husband and wife, in Ealdwin County, Alabama, the Respondent That on September 8, 1952, while your Complainant and Respondent were

eway voluntarily and continuously since that time.

age about 3 years, and there is no property to be divided. the Respondent two children, Gary Andrews, age about 5 years, and Glenda Andrews, There was born as fruits of this marriage between the Complainant and

WHEREFORE, the premises considered, your Complainant prays that your Honor will by proper procedure make the said Grady Andrews, party Respondent to this bill of complaint 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.

Your Complainant further prays that upon a 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; that a decree be made awarding to the Complainantthe custody, care and control of the minor children, Gary Andrews, age about 5 years, and Glenda Andrews, age about 3 years; Your Complainant prays for such other, further, different or general relief as she may be in equity and good conscience entitled to receive.

Solicitor for the Complainant.

Je Joir Thompsom

Registe

No		The state of the s		
THE STATE OF AI	•			
IN EQUIT				A Company of the Comp
RUDY LEE RADY AUDREUS		The state of the s		
VS.				
GRADY ANDREWS				The state of the s
NOTE OF TESTIN	IONY			
lay of	, 194			
cinted by the Baldwin Times	Register.			The state of the s

Witness' Fees, \$

THE STATE OF ALABAMA Baldwin County

Circuit Court

ro: <u>LOIS HOWARD</u>					Section 1		
e guardia 1 Septimber - Harris	<u></u>		·			· ·	· · · · · · · · · · · · · · · · · · ·
: 244 252 254 : E 1					2-21 2-21		
					<i></i>		
:			:				
KNOW YE: That	y these prese	ents do author	rize you, as	such tim	e and p	lace as you	
o call before you a	nd examine_		<u> </u>	TS <u>and</u>	1700 <u>1</u> 9.	Carlot	· · · · · · · · · · · · · · · · · · ·
			······			······································	
a witnesses in behal	f of Ruby	Les Rady A	idreve		in	a cause p	ending in ou
Circuit Court in Bal	ldwin Count	y, of said Sta	ate, wherein				
	y lee Sady	Andrews					2
	——————————————————————————————————————			·			
						, C	omplainant
nd <u>Grady A</u>	náress						-
nd <u>Grady A</u>	náress						-
ind Spady A	núress						-
and <u>Grady A</u>							
							Respondent_
on oath, to be by yo	u administer	ed, upon					Respondent_
on oath, to be by yo o take and certify th	u administer e deposition	ed, upon					Respondent_
on oath, to be by yo	u administer e deposition	ed, upon					Respondent_
on oath, to be by yo to take and certify the venient speed, under	u administer e deposition your hand.	ed, upon of the witn	ess and re	eturn the	same to	our Cour	Respondent_
on oath, to be by yo	u administer e deposition your hand.	ed, upon of the witn	ess and re	eturn the	same to	o our Cour	Respondent_

No.	
THE STATE OF ALAB Baldwin County	AMA
CIRCUIT COU	RT
RUBY INE EADY AMOREMS	
Com	plainant
vs.	
por service de la constante de	
GBVIA TRIBERR	:
ers.) verse	
De	efendant
COMMISSION TO TAKE DEPO	OSITION
COMMISSIONER:	
LOTS HOWARD	
Topo approximate	
WITNESSES:	
RUEY LEE ENDY DURSHIE IN	
BUD EADY SE 19	133

en i september

٠,

Sex copy and the

All the second of the second o

THE STATE OF ALABAMA

Baldwin County.

Circuit Court of Baldwin County, Alabama (In Equity)

. Immunistrative	MUDI LIN EROX ARUBINS	Complainant
drojanski sta	VS.	
er er en	CRADY ANDRENS	Respondent
I, Lois Howard		
as Register and Com	missioner	
-		ady Andrews and Dud Bady
	<u>:</u>	
_	the Requirement for Oral Examinate of _C. LeNoir Thompson	ation, on the 28th day of July
in <u>Bay Minette</u>		rst sworn said Witness 🚉 to speak the
truth, the whole truth	, and nothing but the truth, the said	Ruby Les Bady Andrews and Bud
The same	doth depose and say as f	

That my name is Ruby Lee Eady Andrews, I am over the age of 21 and a resident of Alabama and have resided here more than ten years next preceeding. The Respondent Grady Andrews is over the age of 21 but his present whereabouts are unknown and I believe him to be a non-resident of the State of Alabama. We were married in Beldwin County, Alabama on June 25, 1948 and lived together as husband and wife until on or about September 8, 1952 at which time the Respondent, while we were living together as husband and wife in Baldwin County, voluntarily abandoned me without fault on my part and we have not lived together since that date as husband and wife. There was born as fruits of our marriage two children Gary Andrews, age about 5 years, and Glenda Andrews, age about 3 years. There is no property to be divided. I have had the care custody and control of these children since birth and I respectfully represent to this Honorable Court that I am a fit suitable and proper person to have their permanent care custody and control and respectfully ask that the court award to me the permanent care custody and control of my children Cary Andrews, age about 5 years, and Glenda Andrews, age about 3 years. I do not believe I will ever live together again as the wife of the Respondent, Grady Andrews, who has not supported my children in any way since the abandomment nor has he supported me.

Ruby Lu Early andrews

both over the age of 21 and the complainant is a resident of Baldwin County, Alabama and has been more than ten years next preceeding. I do not know the whereabouts of the respondent but balieve that he is a non-resident of the State of Alabama. They were married in Baldwin County, Alabama on June 25, 1948 and lived together as husband and wife until on or about September 0, 1952 at which time the respondent voluntarily abandened the complainant in this cause and they have not lived together as husband and wife since that date. I do not know any cause she gave him for such treatment. There was born as fruits of this marriage two children Cary Andrews, age about 5 years, and Glenda Andrews, age about 3 years. I respectfully represent to this Henerable Court that the complainant who has had the care custody and control of these children continuously since their birth, is a fit suitable and proper person to have their permanent care custody and control. There is no property to be divided. I do not believe the parties to this cause will ever live together again as husband and wife.

But Early

I, Lois Howard	, as Register and Commissioner hereby certify that
the foregoing deposition on Oral Examinati	on was taken down by me in writing in the words
of the witness es and read over to them	and they signed the same in the presence of
myself and C. Le Moir Thompson	:
at the time and place herein mentioned; that	I have personal knowledge of personal identity of
said witness or had proom made before m	ne of the identity of said witness ==; that I am not of
counsel or kin to any of the parties to said cau	se, or any manner interested in the result thereof
I enclose the said Oral Examination in an en	velope to the Register of said Court.
Given under my hand and seal, this 28th d	ay of
en en margon de la companya de la mandada de la companya de la companya de la companya de la companya de la co En la companya de la En la companya de la	Lois Howard (L. S.)

Vol	B	Filed	Oral		SMERICIAN ACIVAG	YUN EET BIUR	IN CIRCUIT	THE STATE C	NO. \ 35.31
Page,]	Recorded in	H	Deposition	Respondent	vs. Complainant	Y ANDEVO	COURT, IN EQUITY	TE OF ALABAMA WIN COUNTY	PAGE
Register	Record	195 Register.		ndent.	ainant	*	X.L.		The second of th

STATE OF ALABAMA BALDWIN COUNTY

Before re, the undersigned authority in and for the State of Alabama
Ealdwin County, personally appeared Ruby Lee Eady Andrews, who is known
to ma and who being by me first duly owern according to law on eath doth depose
and say that she is the Complai ant in a certain cause being filed in the
Circuit Court of Baldwin County, Alabama; that the Respondent in said cause,
Grady Andrews, is a non-resident of the State of Alabama and whose residence,
after a search having been made with due diligence, is unknown according
to the best information and belief of the Complainant and that your Complainant
cannot ascertain the particular place of residence and Post Office address
of the Respondent after expending a reasonable effort, which has been made;
that said Respondent is over the age of twenty-one years.

Kuly Lee Easly Ondrews

Sworn to and subscribed before to this 2/ day of May, 1955.

FILED

MAY 125 1955

ALICE I. BUCK, Clerk

Nothing Public, believin County Alabama.

Ruby Lee Eady Andrews					
			The S	tate of Alab	ama,
No.		}	Baldwin		County
Grady Andrews					
	vs.		Circuit	Court, in E	quity
		}	This the 25	<u> 5th</u>	day o:
			May		55
And the second s	it hoing made to a				
	it being made to ap	pear to the C	Herk of this Co	ourt by the	attidavit of
Ruby Lee Eady Andrews	3				<u> </u>
that the Defendant	Grady Andrews				
			•		
and further, that, in the beli		_the Defenda	nt 1s	Ontonion	-
years; it is, therefore, ordere	d that publication be	made in the	Baldwink Fin	ies, a news	spaper pub-
Foley lished in Rayovisco , Baldy	vin County, Alabama	a, once a week	for four consec	cutive week	s, requiring
Grady Andrews	the said	Respor	ndent		
	:				
to answer or demur to the Bi	ll of Complaint in thi	s cause by the	25th		dor of
	19\$5_, or after thir				=
•		ty days mere	nom a decite	110 Connes	so may be
aken againsth		Dei	A.n	Dare-	k
. LeNoir Thompson,					Register.
Oligation For Complemen	-4	\			

copy marked to onlooker 5.25.5.