The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

			, Complainant
		vs.	
CHARLES	E. JOHNSON		, Respondent
and the second s			THE RESERVE AND ADDRESS OF THE PARTY ADDRESS OF THE PARTY AND ADDRESS OF THE PARTY ADDRESS OF THE PARTY AND ADDRESS OF TH
This cause coming on to	be neard was subm	aitted upon Bill of	Complaint, Decree Pro Confesso on
			noted by the Register, and upon con- s entitled to the relief prayed for in
			t the bonds of matrimony heretofore are hereby dissolved, and that the said
SHARON G. J	ohnson '	· · · · · · · · · · · · · · · · · · ·	is forever divorced from the
			for and on account of
aidCHARLES_E	<u> </u>		O
ABANDONMENT			
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			to this suit shall again marry except that if appeal is taken within sixty
o each other until sixty days and lays, neither party shall again. It is futher ordered that again contract marriage upon parties. It is futher ordered that.	ter the rendition of marry except to earthe Complainant a syment of the cost	of this decree, and the condition of the condition of the condition of this suit.	that if appeal is taken within sixty e pendency of said appeal. , and they are hereby permitted to
o each other until sixty days at lays, neither party shall again. It is futher ordered that gain contract marriage upon particles. It is futher ordered that.	ter the rendition of marry except to earthe Complainant a syment of the cost	of this decree, and the condition of the condition of the condition of this suit.	that if appeal is taken within sixty e pendency of said appeal. , and they are hereby permitted to
to each other until sixty days and days, neither party shall again. It is futher ordered that again contract marriage upon parties. It is futher ordered that.	court of laceree is of the court of the cour	Baldwin County, A is a correct copy of the Circuit Court if on file and enrolled	that if appeal is taken within sixty e pendency of said appeal. , and they are hereby permitted to taxed, for which executed may issue Judge Circuit Court, In Equity , Register of the Circuit labama, do hereby certify that the fithe original decree, rendered by the at the above stated cause, which said in my office. seal this the
to each other until sixty days and days, neither party shall again. It is futher ordered that again contract marriage upon particle. It is futher ordered that.	court of laceree is of the court of the cour	Baldwin County, A is a correct copy of the Circuit Court in on file and enrolled these my hand and	that if appeal is taken within sixty e pendency of said appeal. , and they are hereby permitted to taxed, for which executed may issue. Judge Circuit Court, In Equity. Register of the Circuit labama, do hereby certify that the fithe original decree, rendered by the at the above stated cause, which said in my office. seal this theday

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No. 4644

Page.

THE STATE OF ALABAMA BALDWIN COUNTY

In Circuit Court, In Equity

Complainant

vs.

Respondent

DIVORCE DECREE

JUL 24 1959

ALIES LI DUCK, Registed

SHARON G. JOHNSON

* IN THE CIRCUIT COURT OF
COMPLAINANT

* BALDWIN COUNTY, ALABAMA.

VS

* IN EQUITY.

CHARLES E. JOHNSON

* CASE NO.

RESPONDENT

*

Now comes the Respondent and accepted service of the summons and complaint in this cause.

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

The Respondent valves 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.

- Phende Efohum

STATE OF

COUNTY OF

I, Oen 1200, a Notary Public, in and for said County, in said State, hereby certify that Charles E.

Johnson, whose name is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that being informed of the contents of the conveyance she exacuted the same voluntarily on the day the same bears date.

Given under my hand and seal on this the _

_day of

may.

FILED

JUL 13 1959

ALICE I. DUCK, CLERK REGISTER

THE STATE OF ALABAMA **Baldwin County**

Circuit Court

TO: HAZEL WEEKLEY

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

SHARON G. JOHNSON AND

MARGARET NICHOLAS

a witness in behalf of SHARON G. JOHNSON Circuit Court in Baldwin County, of said State, wherein in a cause pending in our

SHARON G. JOHNSON

, Complainant

and

CHARLES E. JOHNSON

Respondent

on oath, to be by you administered, upon the said witnesses to take and certify the deposition of the witness and return the same to our Court, with all convenient speed, under your hand.

Witness

day of 8th

July , 1959 .

Register.

Commissioner's Fee, \$

Witness' Fees, \$

Herri Hampon

Register.

THE STATE OF A	LABAMA
Baldwin Co	unty
IN EQUI	TY
Sircuit Court of Bala	dwin County
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vs.	
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THE STATE OF ALABAMA,

BALDWIN COUNTY

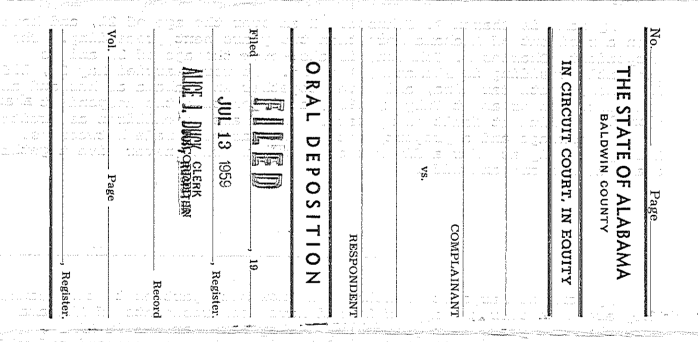
Circuit Court of Baldwin County, Alabama
(In Equity)

ere, nekty teh di satur ett matyin — i belige eelja: — <u>SHARON G. JOHNSON — i i</u>	COMPLAINANT
<u> </u>	
CHARLES E. JOHNSON	RESPONDENT
I, <u>Hazel Wee</u> kley	. Har but the common of the co
as Register and Commissioner	de la companya de la La companya de la co
have called and caused to come before meSharon_G	·
Nicholas Daniel Company	•
witness es named in the requirement for Oral Examina	tion, on the STA day of July
19 59, at the office of Thompson & White	
,	
in Bay Minette, , Alabama, and having fire	st sworn said witness <u>es</u> to speak the
truth, the whole truth, and nothing but the truth, the said	Sharon G. Johnson and
truth, the whole truth, and nothing but the truth, the said	Was Car Car Contract On Contract
Margaret Nicholas doth-depose	e and say as follows:
My name is Sharon G. Johnson. I as been a resident of Alabama more than two Respondent, Charles E. Johnson, is also presently residing in Flomaton, Alabama in Aiken, South Carolina, and lived togwife until on or about July 4, 1958, at doned me without fault on my part. Tof our marriage and a property settlemed I respectfully ask for a divorce as I knagain as husband and wife.	o years next preceeding. The over the age of 21 and is we were married May 21, 1954 ather in Alabama as husband and which time the Respondent abantere are no children as fruits at has been made between us.
가장 : 성호 :	
Sharm	A. Oshusor
My name is Margaret Nicholas. I k	now both parties to this cause.
They are both over the age of 21 and ha more than two years next preceeding.	ve been residents of Alabama
<u> </u>	المناب المساور والمناه المناه المستوال المنابع المناه المن

My name is Margaret Nicholas. I know both parties to this cause. They are both over the age of 21 and have been residents of Alabama more than two years next preceding. They were married in Aiken. South Carolina on May 21, 1954, and lived together as husband and wife until on or about July 4, 1958, at which time the Respondent abandoned the Complainant without fault on her part. There are no children as fruits of this marriage and they have made a property settlement between them. I do not believe they will ever live together again as husband and wife.

Margaret Techolas

I, Hazer weekrey as Register and Commissioner hereby certify
that the foregoing deposition on Oral Examination was taken down in writing by me in the words
of the witness es and read over to them and they signed the same in the presence of
myself and C. LeNoir Thompson, Actorney
at the time and place herein mentioned; that I have personal knowledge of personal identity of said
witnesses or had proof made before me of the identity of said witnesses; that I am not of
counsel or of 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 8th day of July , 19 59.
Jdazel Cololey (I. S.)



STATE OF ALABAMA BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon CHARLES E. JOHNSON, to appear and plead, answer or demur within thirty days from the service hereof, to the bill of complaint filed in the Circuit Court of Baldwin County, Alabama, in equity by SHARON G. JOHNSON, as complainant and against CHARLES E. JOHNSON, as respondent.

WITNESS my hand this the 13 day of July

SHARON G. JOHNSON

COMPLAINANT

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IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

VS

*

IN EQUITY.

CHARLES E. JOHNSON

RESPONDENT

CASE NO. 4644

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

Your Complainant, Sharon G. Johnson, respectfully represents unto Your Honor and this Honorable Court as follows:

That your Complainant is over the age of 21 and a resident of Baldwin County, Alabama, and have been all her life; The respondent is over the age of 21 and is presently residing in Flomaton, Alabama.

-2-

That your Complainant and the Respondent married in Aiken, South Carolina, on May 21, 1954 and lived together as husband and wife until our seperation occurred on July 4, 1958.

That on to-wit, July 4, 1958, while your complainant and the respondent were living together as husband and wife, the respondent voluntarily abandoned the bed and board of your complainant and has remained away voluntarily and continuously since that time.

There are no children as fruits of this marriage and a property settlement is being made.

WHEREFORE, the premises considered, your complainant prays that your Honor will by proper procedure make the said Charles E. Johnson, 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 him as absolute decree of divorce, forever barring the bonds of matrimony existing between him and the respondent; your complainant prays for such other, further, different or general relief as she may be in equity and good conscience entitled to receive.

FILED

JUL 13 1959

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