

3711

DIVORCE DECREE

Printed by Moore Ptg. Co.

The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

ARTHUR H. DOLIHITE, Complainant

vs.

NORA YVONNE DOLIHITE, 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 Arthur H. Dolihite is forever divorced from the said Nora Yvonne Dolihite for and on account of

[Empty lines for additional text]

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 Arthur H. Dolihite the Complainant pay the cost herein to be taxed, for which executed may issue.

This 13th day of February 1957

Hubert M. Hall
Judge Circuit Court, In Equity.

I, ALICE J. DUCK, 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 FEBRUARY, 1957.

Register of Circuit Court, In Equity.

No. ----- Page -----

THE STATE OF ALABAMA
BALDWIN COUNTY

In Circuit Court, In Equity

Complainant

vs.

Respondent

DIVORCE DECREE

FILED

FEB 12 1957

MAJCE L. BOWEN, CLERK

THE STATE OF ALABAMA
Baldwin County.

Circuit Court of Baldwin County, Alabama
(In Equity)

ARTHUR H. DOLIHITE Complainant

VS.

NORA YVONNE DOLIHITE Respondent

I, Edna Redwine

as Register and Commissioner

have called and caused to come before me Arthur H. Dolihite
and Bessie Mae Douglas

witness named in the Requirement for Oral Examination, on the 12 day of February
194⁵⁷, at the office of Edna Redwine

in Foley, Ala., Alabama, and having first sworn said Witness ^{es} to speak the
truth, the whole truth, and nothing but the truth, the said Arthur H. Dolihite and
Bessie Mae Douglas doth depose and say as follows:

MY name is Arthur H. Dolihite. I am a bona fide resident of Baldwin County, Alabama, having lived in Baldwin County, Alabama, all of my life. Nora Yvonne Dolihite home was originally in Mississippi. I don't know where she claims her home is now. Proabably in a bar room in New Orleans. I am over the age of twenty-one years. She is over the age of Eighteen years.

I married Nora Yvonne Dolihite on the 5th day of March, 1954 at Bay St. Louis Miss. We do not have any children. She was pregnannt when I first began this divorce proceedings but she had amiscarriage last November as a result of her running around.

I work on a boat and am out at sea six days at a time, then I am home for four days. Nora never liked to live here in Baldwin County very well and a year after we was married we broke up and she went to New Orleans and stayed with an Aunt who was an old maid and wanted her to live with her. She wanted me to come back to her so to please her I got a house for us to live in over close to her folks in Mississippi. We lived thereabout two months when her mother told me that she was going out on dates and having men at the house when I was gone. I told her that I was not going to have any of that and that if she wanted to live with me she would have to come back to Alabama and live with me. So we came back here and all went well for a while. She themn wanted me to move to New Orleans and I refused. Shortly afterthat I was told by a couple of my friends that she was running around on me while I was at sea. She denied it and I gave her the benefit of the doubt and never tried to catch her in anything. This lasted about a year and until last August when her Aunt kept trying to get her to come to New Orleans. Nora waited until I left one night to go on the boat and then some of her folks came over and helped her and they moved everything we had over to New Orleans. We had quite a bit of New Furniture that I had just bought. Over \$1500.00 worth trying to keep her happy. I went over to New Orleans and she was staying most of th time in a Bar Room on the water front. She refused to come back and live with me in Alabama. I went back and watched her on the night befoe Thanksgiving when she thought I was at sea. I saw her leave with a guy that she used to date befoe I married her. I followed them to a cheap Hotel where they registered and went in to the elevator. I stayed outside for over six hours that was until about 6 in the morning when it started getting day light and they had not come out when I left. Nora has been guilty of Adultry with a number of men.

Arthur H. Dolihite

My name is Mrs. Bessie Mae Douglas. I am the Mother of Arthur H. Dolihite. He is a resident of Baldwin County, Alabama and has been all of his life. He and Nora Yvonne Dolihite lived close to me until she left him las t August. I know several times that when he was gone to sea that she was not in the house where she belonged practically all night and that she was out with a man or men at least part of the night.

Bessie Mae Douglas

ORAL EXAMINATION.

I, Edna Redwine, as Register and Commissioner hereby certify that the foregoing deposition on Oral Examination was taken down by me in writing in the words of the witnesses and read over to them and they signed the same in the presence of myself Edna Redwine at the time and place herein mentioned; that I have personal knowledge of personal identity of said witnesses or had proom 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 12 day of February, 1957

Edna Redwine (L. S.)

NO. _____ PAGE _____

THE STATE OF ALABAMA
BALDWIN COUNTY

IN CIRCUIT COURT, IN EQUITY.

Arthur H. Dolihite

vs. Complainant

Nora Yvonne Dolihite

Respondent.

Oral Deposition

Filed 1 FEB 19 1957, 1957

Recorded in _____, Register.

Recorded in _____, Record

Vol. _____ Page _____, Register.

ARTHUR H. DOLIHITE)	Ø	IN THE CIRCUIT COURT
COMPLAINANT)	Ø	
VS.)	Ø	OF BALDWIN COUNTY,
NORA YVONNE DOLIHITE)	Ø	ALABAMA
RESPONDENT)	Ø	IN EQUITY

To the Honorable Judge of the Circuit Court of Baldwin County, Alabama, Sitting in Equity:

Your complainant Arthur H. Dolihite respectfully represents and shows unto your Honor:

1. That the complainant is over the age of twenty-one years and is a resident of said State and County, and has been a bona-fide resident of said State of more than one year next preceeding the filing of this Bill of Complaint; that Nora Yvonne Dolihite is over the age of twenty-one years and resides in Baldwin County, Alabama.
2. That your complainant and respondent were lawfully married on or about, to wit, March 5, 1954, at Bay Saint Louis, Mississippi, and that of this marriage, the respondent, Nora Yvonne Dolihite, is pregnant with child.
3. Your complainant further avers and alleges that said respondent has been guilty of Adultry with divers parties and persons whose names to your complainant are unknown.

The premises considered, your complainant makes the said Nora Yvonne Dolihite a party respondent to this Bill of Complainant, and in order that 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 Nora Yvonne Dolihite, 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 said respondent; and that your Honor will grant such other, further and different relief as unto you Honor may seem just and proper, and your complainant will ever pray.

Arthur C. J. Jenson

 Solicitor for Complainant

FILED
 NOV 8 1956
 ALICE J. DUCK, Register

ARTHUR H. DOLIHITE

vs.

NORA YVONEE DOLIHITE

THE STATE OF ALABAMA
 Baldwin County
 IN EQUITY
 Circuit Court of Baldwin County

This cause is submitted in behalf of Complaint upon the original Bill of Complaint, _____
 Affidavit of Non-residence of Respondent, Order of Publication,
 Affidavit of Publication, Decree pro confession. commission
 to take oral deposition of complainant's witnesses, Oral
 deposition of complainant's witnesses.

and in behalf of Defendant upon _____

Arthur C. Epperson
 Attorney for the complainant

Levie J. Duck
 Register.

No.

THE STATE OF ALABAMA
Baldwin County

IN EQUITY
Circuit Court of Baldwin County

XXXXXXXXXX

Arthur H. Dolihite

vs.

Nora Yvonne Dolihite

NOTE OF TESTIMONY

Filed in Open Court this

day of, 194.....

FILED
FEB 12 1957
ALICE J. BECK

Register.

Printed By The Baldwin Times

[Faint handwritten notes and signatures on the right margin]

Decree Pro Confesso of Publication.

The State of Alabama,
Baldwin County.

}

CIRCUIT COURT, IN EQUITY

No. 3917

Term, 19

ARTHUR H. DOLIHITE

Complainant

NORA YVONNE DOLIHITE

Defendant

In this cause it appears to the Register ALICE J. DUCK that the order of publication heretofore made in this cause, was published for four consecutive weeks, commencing on the 6th day of December, 19 56, in the Foley Onlooker a newspaper published in Foley Alabama, Alabama, that a copy of said order was posted at the Court House door in Baldwin C County, on the 6th day of December 19 56, and

And it now further appearing to the Register Alice J. Duck, that the said Respondent. Nora Yvonne Dolihite

having, to the date hereof, failed to demur, plead to, or answer the Bill of Complaint in this cause, it is now, therefore, on motion of Complainant, ordered and decreed by the Register Alice J. Duck that the Bill of Complaint in this cause be, and it hereby is in all things taken as confessed against the said Respondent. Noza Yvonne Dolihite

This 9th day of February 19 57

Alice J. Duck Register.

No. 3917

Page _____

The State of Alabama
BALDWIN COUNTY

Circuit Court, In Equity

Arthur H. Dolhite

Vs.

Nora Yvonne Dolhite

Decree Pro Confesso of Publication

Issued _____ 19____

Register.

Recorded in _____ Record

Vol. _____ Page _____

Register.

8601. Motion For Decree Pro Confesso on Publication.

B.T.-10-46-200

THE STATE OF ALABAMA,
Baldwin County

CIRCUIT COURT, IN EQUITY

No. 3917 _____, Term, 19____

ARTHUR H. DOLIHITE

Complainant

Vs.

NORA YVONNE DOLIHITE

Defendant

Motion is hereby made for a Decree Pro Confesso against NORA YVONNE Dolihite

Defendant

in the annexed stated cause, on the ground that more than thirty days have elapsed since the perfection of publication was made under the order of this Court; and it having been shown by due proof to the Court that said Defendant is a non-resident of the State of Alabama, and has failed to answer, plead or demur to the Bill in this cause, to the date hereof.

This 8th day of February, 1957.

746 Code

Arthur H. Dolihite

Solicitor.

No. _____ Page _____

**THE STATE OF ALABAMA
BALDWIN COUNTY**

CIRCUIT COURT, IN EQUITY

Arthur H. Dolihite

Complainant

Vs.

Nora Yvonne Dolihite

Defendant

**Motion for Decree Pro Confesso
On Publication**

Filed 2-9, 1959

Arthur H. Dolihite
Register.

Recorded in _____ Record

Vol. _____ Page _____

Register.

THE STATE OF ALABAMA

Baldwin County

Circuit Court

TO: EDNA BEDWINE, Foley, Ala.

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 Arthur H. Dolihite and Bessie Mae Douglas

a witnesses in behalf of Arthur H. Dolihite in a cause pending in our Circuit Court in Baldwin County, of said State, wherein Arthur H. Dolihite

and Nora Yvonne Dolihite, Complainant

Respondent

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

Witness 12th day of February, 1957

W. J. White Register.

Commissioner's Fee, \$

Witness' Fees, \$

No. _____

THE STATE OF ALABAMA
Baldwin County

CIRCUIT COURT

Arthur H. Dolihite

Complainant

VS.

Nora Yvonne Dolihite

Defendant

COMMISSION TO TAKE DEPOSITION

COMMISSIONER:

Edna Redwine

WITNESSES:

Arthur H. Dolihite

Bessie Mae Douglas

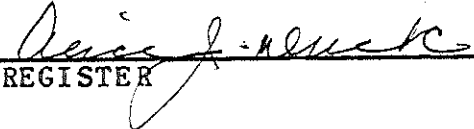
[Faint, illegible text, likely bleed-through from the reverse side of the page]

ARTHUR H. DOLIHITE)
Complainant)
VS.)
NORA YVONNE DOLIHITE)
RESPONDENT)

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY

In this cause it appearing to the Register from the affidavit of Arthur C. Epperson, Attorney for the Complainant, that the respondent is a non-resident of the State of Alabama and refuses to accept process by registered mail or conceals herself so that process can not be served and further that in the belief of the affiant that the respondent is over the age of eighteen years, it is therefore ordered by the Register that publication be made once a week for four consecutive weeks, in the Onlooker, a newspaper published in Baldwin County, Alabama, requiring the said Nora Yvonne Dolihite to plead, answer or demur to the bill of complaint in this cause by the 7th day of January, 1957, or in default thereof, thirty days thereafter a decree pro confesso may be taken against the said defendant Nora Yvonne Dolihite.

Done at Office this the 4th day of December, 1956.


REGISTER

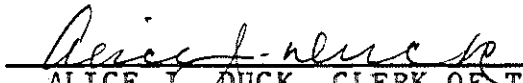
ARTHUR C. EPPERSON
ATTORNEY FOR THE COMPLAINANT
FOLEY, ALABAMA

ARTHUR H. DOLIHITE)	
Complainant)	IN THE CIRCUIT COURT OF
)	
VS.)	BALDWIN COUNTY, ALABAMA
)	
NORA YVONNE DOLIHITE)	IN EQUITY
RESPONDENT)	

Personally appeared before me the undersigned authority, Arthur C. Epperson, Solicitor of record for the complainant in the above entitled cause, who being duly sworn deposes and says that he is informed and verily believes that NORA YVONNE DOLIHITE, the respondent in the above entitled cause is a non-resident of the State of Alabama and whose address is unknown or if said respondent is a resident of the State of Alabama, conceals herself so that service can not be obtained or has refused to accept service by registered mail at the only address in the State of Mississippi where the complainant would have knowledge of her being, and that said respondent is in the belief of the affiant over the age of eighteen years.


 AFFIANT

Sworn to and subscribed before me this the 4th day
of December, 1956


 ALICE J. DUCK, CLERK OF THE
 CIRCUIT COURT, BALDWIN COUNTY
 ALABAMA

ARTHUR H. DOLIHITE)
COMPLAINANT)
VS.)
NORA YVONNE DOLIHITE)
RESPONDENT)

IN THE CIRCUIT COURT
OF BALDWIN COUNTY,
ALABAMA
IN EQUITY

To the Honorable Judge of the Circuit Court of Baldwin County,
Alabama, Sitting in Equity:

Your complainant Arthur H. Dolihite respectfully represents
and shows unto your Honor:

1. That the complainant is over the age of twenty-one
years and is a resident of said State and County, and has been a
bona-fide resident of said State of more than one year next preceeding
the filing of this Bill of Complaint; that Nora Yvonne Dolihite is over
the age of twenty-one years and resides in Baldwin County, Alabama.

2. That your complainant and respondent were lawfully
married on or about, to wit, March 5, 1954, at Bay Saint Louis,
Mississippi, and that of this marriage, the respondent, Nora Yvonne
Dolihite, is pregnant with child.

3. Your complainant further avers and alleges that said
respondent has been guilty of Adultry with divers parties and persons
whose names to your complainant are unknown.

The premises considered, your complainant makes the said
Nora Yvonne Dolihite a party respondent to this Bill of Complainant,
and in order that 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 Nora Yvonne Dolihite, 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 said
respondent; and that your Honor will grant such other, further and
different relief as unto you Honor may seem just and proper, and
your complainant will ever pray.

Arthur C. Epperson
Solicitor for Complainant

Respondent's Address:

*c/o Mrs. Jessie L. Taylor, Star Road -
Bay St Louis Miss.*

FILED
NOV 8 1956
ALICE J. DUCK, Register

SUMMONS AND COMPLAINT

Moore Ptg. Co.

The State of Alabama, }

Circuit Court, Baldwin County

Baldwin County.

No.-----

----- TERM, 19-----

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to Summon _____

Nora Yvonne White

to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against _____

Nora Yvonne White

Defendant

by _____

_____, Plaintiff

Witness my hand this

8

day of

Nov

1956

George J. Black

Clerk

No. _____ Page _____

The State of Alabama
Baldwin County

CIRCUIT COURT

Plaintiffs

vs.

Defendants

Summons and Complaint

Filed _____ 19____

Clerk

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

Received In Office

_____ 19____

_____, Sheriff

I have executed this summons

this _____ 19____

by leaving a copy with

_____ Sheriff

_____ Deputy Sheriff