The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

	TEACT OFFICE TEO	<u> </u>	, Complainant
		vs.	, Complainant
	HITMON PAIT TO	ک بارینینین در ∨	
N	*=====================================	<u>URINIO</u> .	Respondent
This ca	use coming on to be b	neard was submitted upon Bill	of Complaint, Decree Pro Confesso of
Answer en	nd Walver	and Testimony a	s noted by the Register and man acr
leration thereo	f, the Court is of the	opinion that the Complainant	is entitled to the relief prayed for i
id biii.			
It is the	refore ordered, adjudg	ged and decreed by the Court	that the bonds of matrimony heretofor
usung between	the Complainant and	l Defendant be, and the same a	ire hereby dissolved, and that the sai
	<u> Julie Truvillo</u>		is forever divorced from th
1Hilton			for and on account o
Abandonme:			o standard and on account o
Morray Tarley		D, ADSOLGED AND DECREES), that the Complainant,
THERTY ULLET	a Trumillo, shall	<u>l have the care, custod</u>	hies edit to fortinos bus vi
child, Gwe	<u>endolyn Truxillo</u> ,	, age about four years.	
	<u>, , , , , , , , , , , , , , , , , , , </u>		
It is fart	ther ordered addition	3	
in a the dec	her ordered, adjudged	1 and decreed that neither part	y to this suit shall again marry except
en other unti	sixty days after the	rendition of this decree, and	that if appeal is taken within sixty
		xcept to each other during the	
It is furt	der ordered that the C	lomplainant and Respondent b	e, and they are hereby permitted to
contract mar	mage upon payment o	of the cost of this suit.	
It is furth	er ordered that	Many Julie Truxillo	
omplainent	6	Day the cost herein to be	taxed, for which executed may issue.
	-1	December	taxed, for which executed may issue.
		Į.	
Name and the second		Jkelu-	+ Mafre
		-3	Judge Circuit Court, In Equity.
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I,		Court of Baldwin County, Al	, Register of the Circuit
I,		foregoing is a correct copy of	abama, do hereby certify that the the original decree, rendered by the
.,		foregoing is a correct copy of Judge of the Circuit Court in	abama, do hereby certify that the the original decree, rendered by the the above stated cause, which said
1,		foregoing is a correct copy of Judge of the Circuit Court in decree is on file and enrolled	abama, do hereby certify that the the original decree, rendered by the the above stated cause, which said in my office.
L,		foregoing is a correct copy of Judge of the Circuit Court in decree is on file and enrolled. Witness my hand and s	abama, do hereby certify that the the original decree, rendered by the the above stated cause, which said in my office. seal this theday
1,		foregoing is a correct copy of Judge of the Circuit Court in decree is on file and enrolled	abama, do hereby certify that the the original decree, rendered by the the above stated cause, which said in my office. seal this theday
1,		foregoing is a correct copy of Judge of the Circuit Court in decree is on file and enrolled. Witness my hand and enforced of	abama, do hereby certify that the the original decree, rendered by the the above stated cause, which said in my office. seal this theday _, 19
1,		foregoing is a correct copy of Judge of the Circuit Court in decree is on file and enrolled. Witness my hand and enforced of	abama, do hereby certify that the the original decree, rendered by the the above stated cause, which said in my office. seal this theday

THE STATE OF ALABAMA BALDWIN COUNTY In Circuit Court, In Equity MARY JULIE TRUXILLO Complainant HILTON PAUL TRUXILLO Respondent DIVORCE DECREE

THE STATE OF ALABAMA Baldwin County

Circuit Court

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	and the second second				
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nmissioner, and by these pr					ı may appoin
call before you and examir	ne <u>lkry Juli</u> o	<u> Trwvillo</u>	and B. E.	Samper	
witnesses in behalf of	ary Julie Truc	illo	i	ı a cause r	ending in o
reuit Court in Baldwin Con		e, wnerein			
· dary Jul	le Trudito				
				, (Complainant.
d Hilton Paul Tr	uxillo				
					Respondent
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THE STATE OF AL. Baldwin Coun		
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C	omplainant_	-
vs.		_
HILTON PAUL TRUXILLO		
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COMMISSION TO TAKE D	LFOSITION	
COMMISSIONER		=
LOIS WILSON		
32.5		- :
WITNESSES:		-
MARY JULIE TRUXIILO		
B. E. SAVYER		

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ACCEPTANCE AND ADDRESS.

THE STATE OF ALABAMA

Baldwin County.

Circuit Court of Baldwin County, Alabama (In Equity)

	MARY JUL	IE TRUXILLO			_Complainant	
1180.4	North Control of States		VS.		e e e	
e Giller S.	HILIOT P	AUL TRUXILLO			Respondent	
I, <u>Lois</u>	Wilson	- common de la com				
as Register a	and Commission and caused to co	erome before me	Fair Jul	ie Truxill	o [°] and B. E. S	on year
		The state of the same of the s				
witness es r	named in the R	equirement for C. LeNoir Th	Oral Exami	ination, on th	e <u>lith</u> day of _	December
in <u>Bay Mi</u>	nette,	, Alabama,	and having		aid Witness_ ্ড	
truth, the wh	ole truth, and n	othing but the	truth, the sa	id <u>Mary J</u>	<u>lie Trucillo</u>	and B. E.
Sawyer		doth depose	1*			

That my name is Mary Julie Truxillo, I am over the age of 21 and have been a bona fide resident of Alabama more than two years next preceeding. The Respondent Hilton Paul Truxillo is over the age of 21 and is presently residing in New Orleans, Louisianna. We were married on August 18, 1951 in New Orleans, Ia., and we lived together as husband and wife until on or about September 14, 1955 at which time the Respondent abandoned me without fault on my part. There is one child as fruits of our marriage Gwendolyn Truxillo, age about h years. There was no property to be divided and I do not ask for any maintenance or support for my child. I know that we will never live together again as husband and wife and respectfully ask for a divorce. I respectfully submit that I am a fit, suitable and proper person to have the care, custody and control of our child Gwendolyn Truxillo and ask this Honorable Court to grant me the care, custody and control of said child. I have had the care, custody and control of our child, Gwendolyn Truxillo since her birth.

May Julie Tulle

That my name is B. E. Sawyer, I know both parties to this cause. They are both over the age of 21 and the Complainant has been a bona fide resident of Baldwin County, Alabama more than two years next preceding. The Respondent is presently a resident of New rleans, Ia., They were married on August 18, 1951 in New Orleans, Ia., and lived together as husband and wife until on or about September 14, 1955 at which time the Respondent abandoned the Complainant without fault on her part. They have not lived together again as husband and wife since that time. There is one child as fruits of their marriage, Gwendolyn Truxillo age about 4 years. They have no property to be divided. I do not believe they will ever live together again as husband and wife. I respectfully submit that the Complainant is a fit, suitable and proper person to have the care, custody and control of the infant child.

B & Sowyers

I, <u>Lois Wilson</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 os and read over to them myself and C. LeNoir Thompson	and they signed the same in the presence of
at the time and place herein mentioned; that l	have personal knowledge of personal identity of of the identity of said witnesses; that I am not of
counsel or kin to any of the parties to said caus	e, or any manner interested in the result thereof
I enclose the said Oral Examination in an env	relope to the Register of said Court.
Given under my hand and seal, this lith da	y of December , 195 6. Low Liles (L. S.)

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Register.

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No.	: .
THE STATE OF AL Baldwin Cour	
IN EQUIT Circuit Court of Baldy	
IARY JULIS TRUXILLO	
vs.	
NOTE OF TESTIN	IONY
Filed in Open Court this day of	, 194
Printed by the Baldwin Times	Register.

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STATE OF ALABAMA BALDHIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summons HILTON PAUL TRUMILLO, 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 MARY JULIE TRUXILLO, as Complainant and against HILTON PAUL TRUXILLO, as Respondent.

WITNESS my hand this the 4 day of December, 1956.

alice J. Duck

MARY JULIE TRUMILLO

COMPLAINANT

WS.

HILITON PAUL TRUXILLO

RESPONDENT

IN THE CIRCUIT COURT OF

BALDWIN OCUMIY, ALABAMA

IN EQUITY

OASE NO. 3933

TO HOMORABLE HUBERT M. HALL, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY. ALABAHA, IN HQUHIX:

Your Complainant, Many Julie Truvillo, Respectfully represents unto your Honor and this Honorable Court as follows:

That your Complainant is ever the age of 21 and a bona fide resident of Baldwin County, Alabama more than two years next preceeding; The Respondent is over the age of 21 and is presently residing in New Orleans, Louisianna.

2.

That your Complainant and the Respondent married in New Orleans, Louisianna on August 18. 1951 and lived together as husband and wife in Baldwin County. Alabama until on to-wit September 14, 1955.

That on to-wit September 14, 1955, while your Complainant and Respondent were living together as husband and wife in Baldwin County, Alabama, the Respondent voluntarily abandoned the bed and board of your Complainant and has remained away voluntarily and continously since that time.

There was born as fruits of this marriage between the Complainant and the Respondent one, child, Gwendolyn Truxillo, age about four years, and there is no property to bedivided.

WHIREFORE, the premises considered, your Complainant prays that your Honor will by proper procedure make the said Hilton Paul Truvillo, 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 here of your Honor will enter an order and decree granting to both parties an absolute decree of divorce forever barring the bonds of matrimony existing between the Complainant and the Respondent and that a decree be made awarding the Complainant, who now has the care, custody and control of the infant child, Gwendolyn Truxillo, age about four years, the care custody and control of said child pending further orders of this Court; 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 Somplainant.

MARY JULIE TRUXILLO

COMPLAIMANT

IS

HILICH PAUL TRUXILLO

RESPONDENT

SULFORS AND COMPLAINT

From the law offices of C. e oir Thompson Attorney-At-Law Bay Minette, Alabama MARY JULIE TRUXILLO

COMPLAINANT

VS

HILTON PAUL TRUXILLO

RESPONDENT

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY.
CASE NO.

Now comes the Respondent and accepted service of the summons 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 Complainants witnesses; and agrees that this cause be submitted for final decree without further notice.

Dillo Paul Dougillo

STATE OF LOUISIANA

I, the term of the said vounty, in said State, hereby certify that Hilton Paul Truxillo, 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 he executed the same voluntarily on the day the same bears date.

Given under my hand and scal on this the 35 day of Nishbuy

Notary Public, olembor apris

MARY JULIE TRUXILLO

COMPLANIANT

VS

HILTON PAUL TRUXILLO

RESPONDER



ANSWER AND WAIVER

DEG A 1956

From the law offices of C. LeNoir Thompson Attorney-At-Law Bay Minette, Alabama