The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

A.O.V.as	RME DRUZ		, Complainant
	vs.		
degraduate del 1975	And the second s	t	
A. C.	Owin Dante		, Respondent
This cause coming on to l	be heard was submitted		olaint, Decree Pro Confesso on
Registered Mail			••°
		: 1	l by the Register, and upon con- led to the relief prayed for in
said bill.			and to the route project for the
It is therefore ordered ad	indeed and decreed by	the Court that the l	bonds of matrimony heretofore
			eby dissolved, and that the said
Luverne Dent			is forever divorced from the
aid Welborn Dent			
aidnecoorm_perc	,		for and on account of
Non-support.	:		
TT TS THEFT	adujem doujem) AID BÉCREED, 6	hat the Complainant,
Luverne Dent, shall	have the care, o	rstody and cent	rol of the minor
child, Demanne M. D	ent. age about th	mee v esma.	·
		,	
It is futher ordered that to again contract marriage upon part is further ordered that the Complainant	narry except to each or he Complainant and R syment of the cost of the Luverne Dent	ther during the pend despondent be, and his suit.	for which executed may issue.
			Judge Circuit Court, In Equity.
	-		<u></u>
I,	Court of Bald foregoing is a Judge of the (win County, Alabau correct copy of the	, Register of the Circuit aa, do hereby certify that the original decree, rendered by the above stated cause, which said by office.
	Witness	s my hand and seal	this theday
	of	19_	
		lar	rich Wisc
		Regi	ster of Circuit Court, In Equity.
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THE STATE OF ALABAMA BALDWIN COUNTY In Circuit Court, In Equity INVENTE DEST Complainant Respondent DIVORCE DECREE

FILED
MAY 31 1957
ALICE 1. BUCK, Register

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Register.

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This caus	se is sub	mitted :	in beha	alf of	Compl	aint u	pon the	e ori	ginal :	Bill o	f Com	plaint,	
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WELBORN DENT	vs.			
			N.S.	
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THE STATE OF ALABAMA

Baldwin County.

THERENER DESIGN

Circuit Court of Baldwin County, Alabama (In Equity)

		ada Para V Salah Pak Paki Paki Paki Paki Paki		Complainant	
	urt e		VS.		
		UBIBORN DENT		Respondent	
I, <u>loi</u>	s-Wilson	<u></u>			· · · · · · · · · · · · · · · · · · ·
		ssionerto come before me	, Luverne Dex	nt and Margaret Brown	
					20 00 00 00 00
		ne Requirement fo		ation, on the $\frac{3000}{2000}$ day of .	
in <u>Pay</u>	inebis	, Alabama	, and having fi	irst sworn said Witness 3	to speak the
truth, the wh	iole truth, a			Luverne Dent and Fol	Lighter days to the state of
	···	doth depo	se and say as f	follows:	

That my name is Lawerne Dent, I am over the age of 21 and a bona fide resident of Baldwin County, Alabama and have been more than two years next preceding. The Respondent is over the age of 21 and a resident of Baldwin County but is presently residing at Parchman Mississippi, Front Unit. We were married at Lucedalc, Mississippi on December 23, 1952 and lived together as husband and wife in Baldwin County, Alabama until on or about December 27, 1954. I have not lived with the Respondent as his wife since that time and he has not provided support for me in any manner since that time but became a non-resident of the State of Alabama while I have remained here. There was born as fruits of our marriage one child, Dewayne W. Dent, age about three years. I have had the care, custody and control of this child since birth and respectfully represent unto this Honorable Court that I am a fit, suitable and proper person to have the permanent care, custody and control of the said minor child. I know that we will never live together again as husband and wife and there being no property to be divided I respectfully ask that I be granted a divorce from the Respondent.

Liverne Dent

That my name is Margaret Brown, I know both parties to this cause. They are both over the age of 21 and were residents of the State of Alabama more than two years next preceding. They were narried at Lucedale, Mississippi on ornabout December 23, 1952 and lived together as husband and wife in Baldwin County, until on or about December 27, 1954, at which time the separation occurred. They have lived separate and apart since that occasion and the Respondent has not provided for nor supported the Complainant in this cause, Luverne Dent nor his child, age about three years. The Respondent is presently over in the State of Mississippi. I respectfully represent that the Complainant is a fit, suitable and proper person to have the care, custody and control of the minor child Dewayne W. Dent, and especially so, because she has had his care, custody and control since his birth. I do not believe they will ever live together again as husband and wife.

Margaret Brown -

I, Lois Wilson	as Register and Commissioner hereby certify that
the foregoing deposition ^S on Oral Examination	n was taken down by me in writing in the words
of the witness os and read over to them	and they signed the same in the presence of
myself and C. LeWoin Thompson	

at the time and place herein mentioned; that I have personal knowledge of personal identity of said witness or had proom made before me of the identity of said witness; that I am not of counsel or 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 30th day of hay 1957

fois William (L. S.)

Vol. Page Register	Filed F. J. E. Register. MAY Refor 195 m	Oral Deposition	Respondent.	vs. Complainant	IN CIRCUIT COURT, IN EQUITY	THE STATE OF ALABAMA BALDWIN COUNTY	NOPAGE

THE STATE OF ALABAMA

Baldwin County

Circuit Court

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STATE OF ALABAMA BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA

You are hereby commanded to summons WELBORN DENT, 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 LUVERNE DENT as Complainant and against WELBORN DENT as Respondent.

WITNESS my hand this the 12 day of 4. 1958.

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

Your Complainant, Luverne Dent, respectfully represents unto Your Honor and this Honorable Court as follows:

1.

That your Complainant is over the age of 21 and is a bona fide resident of Baldwin County, Alabama, and has been more than two years next preceeding, the Respondent is over the age of 21 and a resident of Baldwin County, Alabama, but temporarily residing at Parchman, Mississippi, Front Unit.

2.

That your Complainant and the Respondent married at Lucedale, Mississippi on December 23, 1952 and lived together as husband and wife in Baldwin County, until December 27, 1954.

}.

The complainant further shows unto the Court that she has lived separate and apart from the bed and board of Welborn Dent, her said husband, for two years and without support from him for two years next preceding the filing of this bill and during said period she has been a bona fide resident in the State.

4.

There was born as fruits of this marriage between the Complainant and the Respondent one child, Dewayne W. Dent, age about three years, and there is no property to be divided.

WHEREFORE, the premises considered, your Complainant prays that your Honor will by proper procedure make the said Welborn Dent, 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 Complainant the care, custody and control of the minor child, Dewayne W. Dent, age about three 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

LUVERNE DENT

COMPLAINANT

VS

WELBORN DENG

RESPONDENT

SUMMONS AND COMPLAINT

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

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Motion is hereby made for a Decree Pro Confesso against WELBORN DENT

in the above stated cause, on the ground that more than thirty days have elapsed since service of summons upon said Defendant......, and that said summons was duly served by Registered Mail, according to law, and that said Defendant.......ha........ failed to demur, plead to or answer the Bill of Complaint in this cause to this date.

This 29th day of

Jan John, Soli

Defendant

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	Baldwin County
CIR	CUIT COURT, IN EQUITY
Luvisi	de deni
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Vs.		S // Bale	lwin County.
			IN EQUITY
In this cause it being made to appear	-		2nd
day of, 1947	—, a copy of the	Bill of Complaint f	iled in this cause was
sent to <u>Welborn Dent</u>		The state of the s	And the second s
Defendant, by registered mail, postage pro addressed," and return receipt demanded	•		-
29th day of April		, 19 2 7, s	such receipt was duly
received and filed in this cause:	Al .		١
And it further appearing to the Reg or demur to the said Bill to the date hereo			- '
adjudged and decreed by the Register that taken as confessed against the said	t the said Bill of born Dent	Complaint be, and it	hereby is in all things
			Defendant
This the $\frac{9}{2}$ day of $\frac{9}{2}$	m	ing	19 45
Carlo de la Carlo de		uces)	CRegister.

		COURT ONTY, ALA	ABAMA	
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