### The State of Alabama, Baldwin County

#### CIRCUIT COURT, IN EQUITY

, Complainant
vs.
<u>~_</u>
DELORES FARR, Respondent
This cause coming on to be heard was submitted upon Bill of Complaint, Becker Brax Sonfersox
Respondent's Answer & Waiver and Testimony as noted by the Register, and upon con-
sideration 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
saidDelores Farr
Upon consideration of the written agreement entered into between the complainant and the respondent touching the custody of the mknor child of the mariiage and alimony for the support of Examixarr Sandra Lee Farr, the said minor child, it is further ordered, adjudged and decreed by the Court as Follows:  A: That said written agreement is hereby ratified and approvant the care control and custody of the said minor child of the marriage, namely Sandra Lee Farr is awarded to William E. Farr, the complainant for all of the months of the year except June, July an August of each year.  B. That the care, control and custody of the minor child is awarded to Delores Farr, June, July and August of each year during which time the complainant will pay to the Respondent the sum of Sixty Dollars per month for the support and maintenance of said child its 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.
the Complainant pay the cost herein to be taxed, for which executed may issue.
This /O day of May 1957.  Judge Circuit Court, In Equity.
I, Alice J. Duck  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 theday  of
Register of Circuit Court, In Equity.

No.th Page

THE STATE OF ALABAMA

THE STATE OF ALABAMA

BALDWIN COUNTY

In Circuit Court, In Equity

Complainant

VS.

Respondent

### DIVORCE DECREE

FILED
MAY 10 1957

MUCE L BUCK, GIRT

No. 47. Din 4						4.3 4.3 4.3				
THE STATE OF ALABAMA Baldwin County	A	A Committee of the Comm								managayaya mata ata ata ata ata ata ata ata ata a
IN EQUITY Circuit Court of Baldwin Cour	nty		find a form of the first of the control of the cont							The state of the s
William F. Farr										in Algorithms in Administration in a confidence who who we will be a confidence of the confidence of t
vs.  Delores Farr	To the second se			mentation of any fall and the state of the s			emmet van delektristisk dergen van de	** ** ** ** ** ** ** ** ** ** ** ** **	To the second se	A mark the state of the state o
Delotes fail				e Professionant political and set of the complete description of the complete descript	enemis desperat com en el tra de en constante en consequence en	territoria de Pere e America manma e merco de Astrono Astrono		Manakey Comments and a second	edicide combine comment extremental confirmence	
NOTE OF TESTIMONY						en 1882 in sector des Sector de Sect		er (de estado en estado en estado el espetaçõe en empresa em empresa en estado en estado en estado en estado e	erek may en e mande beståre et Elladere k militære å sener	
Filed in Open Court this  day of			Novel minopolistic di Militario	The second secon	t e reserve de discontinção de respectos e memor remoti como i	Vindundjungangand détan kejagana/Pope vagar mung.	er per under er men, der eilergebeschicken ein men gede gestlicken men, der er gestlicken men, der er gestlicken men der gestli	mindresellen en prod free free twee de receptore petrose net son neiles.	e de melle este mentre de mentre de grafie de l'est es es est estate de l'estate de l'estate de l'estate de l'e	
ALCE . DUCK, ROGISTON Register.  Printed By The Baldwin Times	- Every and a second	At a contract of the contract	ere en		e distinct and imperior property and	transfer or or from the contract of the contra	er demokal ogse yn 19 destaden ea annat	edition of the extra control o	i minori mongan i mananan mongan mananan m	20

William F. Farr	ı
	Complainant
vs.	(
Delores Farr	
	Respondent

## IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY

No. ----

### DEMAND FOR ORAL EXAMINATION

Bay Minet	te,, ir	amed witnesses reside we the County ofid cause, to-wit:	Baldwin		.22.
				· ·	
					^
		· · · · · · · · · · · · · · · · · · ·			
2. That s	aid Complainant i Register of this	requires an oral examina	ation of said witnesse	s before a Co	umission
2. That s	aid Complainant i Register of this	requires an oral examina	ation of said witnesse	The.	nmission
2. That s pointed by the	aid Complainant i Register of this	requires an oral examina	ation of said witnesse	The.	
Pointed by the	Register of this	requires an oral examina Court.  Amne of Hazel	attan C	The.	

40V

#### DEMAND FOR ORAL EXAMINATION

Complainant

vs.

Respondent

### IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

IN EQUITY

Filed this Foundation MAY 9 1957

Moore Printing Co.

# THE STATE OF ALABAMA Baldwin County

### Circuit Court

	₹ 				12	and with		
	zel Spiller 🖰				995 4 75			
2003 2004 2004 2004 2004			# .	in Let Let				·
List Cases Cases C			11	ir Just Mile				
:								
		before a grant and a grant a g						
·			_	_				
	we, having full faith in							
· · · · · · · · · · · · · · · · · · ·	these presents do auth			me and	place	as you	may a	ppoint
call before you and	i examine W	<u>ıllıam r.</u>	. Farr				·····	
					·			······································
								<del></del>
								12.10
				,				
witnesses in behalf	of William	m F. Far		j	n a ca	use p	ending	in ou
ircuit Court in Bald	lwin County, of said	State, where	ein			<del></del>		
			Willia	am F.	Farr			
		· · · · · · · · · · · · · · · · · · ·						
			<del></del>			, C	omplai	nant
nd		D	elores	Farr				
	7						Respon	ndent
	administered, upon					<u> </u>	2.17-	17
	deposition of the w	itness and	i return t	ne same	to our	Cour	t, with	am con
enient speed, under	your nand.							
Witness 8th	day of	May	levis	, 19	95 <u>7</u>	•		
		_4	lence	4-	hlic	et	<u>e</u>	
				/` -			Regist	er. '
ommissioner's Fee, \$	\$							
Vitness' Fees, \$								

	. /
NT - 24 1)	noch
No.nv	_ <u></u>

THE	STATE	OF	ALA	BAMA
	Baldwi	n C	ounty	<b>r</b> :

#### CIRCUIT COURT

William F. Farr

Complainant.\_\_

VS.

Delores Farr

Defendant\_\_\_

COMMISSION TO TAKE DEPOSITION

COMMISSIONER:

Hazel Spiller

WITNESSES:

William F. Farr

### THE STATE OF ALABAMA Baldwin County.

Circuit Court of Baldwin County, Alabama
(In Equity)

Accessed to the control of the contr	William F. Farr	Complainant
en en en Sylvenske en	VS.	
•	Delores Farr	Respondent
I, Hazel Spi	ller	<del>and the state of </del>
as Register and Commissioner _		
have called and caused to come		William F. Farr
witness_es_named in the Requi		on, on the <u>8th</u> day of <u>May</u>
		irst sworn said Witness to speak the
truth, the whole truth, and noth		
	_ doth depose and say as:	

My name is William F. Farr. I am twenty-two yearsof age.

I am a resident of Baldwin County, Alabama. I live in Elberta,

Alabama and work for Delechamps in Pensacola, Florida. Delores

Farr is twenty-six years of age and is a resident of Baldwin

County, Alabama and lives in Gulf Shores, Alabama. I legally

married Delores Farr in Yuma Arizona, July 19, 1955. We have one

Child, Sandra Lee Farr, born May 3, 1956.

On January 5, 1957 I was informed by my next doorneighbor that a naval officer had been coming to my house quite regular when I was not home and he had the day before walked up on the porch of my house and observed the officer in my house with his shirt off. I went home and asked Delores either to deny it or give me an explanation. She did neither but flew into a rage and attacked me with a empty coke bottle and cussed me with every breath. She is very strong and I had a hard time getting the bottle. She then went into the kitchen and got a butcher knife and said she was going to kill me if I stayed there. I thought it best that I leave as I believe that she is capable of doing just that. I have not lived with her since that time. We entered into an agreement with reference to custody and support for Sandra Lee which agreement is marked Exhibit "A" and hereby made a part of my testimony. I think this is a just and fair agreement. I am to have the custody for Nine maxks months of the year and Delores threemonths of the year.

William F. Far

dsia yessal www.ka.ka ka kalabatisa.

I, Hazel Spiller	, as Register and Commissioner hereby certify that
the foregoing depositions on Oral Examination	was taken down by me in writing in the words
of the witness and read over to him	and he signed the same in the presence of
myselfHazel Spiller	
at the time and place herein mentioned; that I	have personal knowledge of personal identity of
said witnessor had proom made before me or	f the identity of said witness; that I am not of
counsel or of kin to any of the parties to said of	ause, or any manner interested in the result thereof
I enclose the said Oral Examination in an e	nvelope to the Register of said Court.
Given under my hand and seal, this 8th	_day ofMay
The state of the s	Hazel Spiller (L. S.)
,accedit allowid I lacadatai.	ing the control of th
n in his in the case dissert is the in	i Palanta nua Tirant was alang tidi 18 <del>k</del> nya anganat na 18 milia. K
	in in the second of the second
The second secon	
Oral Deposition  Filed Recorded in Record  Vol. Page Register.	PAGE THE STATE OF ALABAMA BALDWIN COUNTY IN CIRCUIT COURT, IN EQUITY.  WILLIAM F. FARR vs. Complainant DELORES FARR Respondent

And the second s and Color of the C  Exhibit "A"

STATE OF ALABAMA

BALDWIN COUNTY

THIS AGREEMENT, made and entered into on this the fifteenth day of January, 1957, by and between WILLIAM F. FARR, hereinafter referred to as the party of the First Part and DOLORES FARR, hereinafter referred to as the party of the Second Part:

#### WITNESSETH:

Whereas, the parties hereto have been husband and wife since July 9, 1955, and as a result of such union have one minor child, Sandra Lee Farr, Born May 3, 1956, and

Whereas, the parties have been separated and living apart and have definitely concluded that it is impractical for them to live together as man and wife, and

Whereas, the party of the first part is contemplating bringing an action for a divorce and it is the desire to settle the matter of the custody, control, support and maintenance of the said minor child of the marriage without litigation,

Now, therefore, in consideration thereof, and of the mutual agreements hereinafter made, they have mutually agreed to the following terms and conditions:

- l. That the care, control, custody and support and maintenance of said minor child be in the party of the First Part except that the party of the Second Part shall have the right at all reasonable times and places to visit said child and shall also have the right to have said child visit and reside with her at her residence for and during the months of June, July and August of each year. Said care, control, custody and support and maintenance of said minor child shall not be delegated by the party of the First Part to any person other than members of his immediate family. Such is a material representation made by the party of the First Part to the party of the Second Part, realizing that the party of the Second Part relies on such representation in executing this agreement.
- 2. The party of the First Part agrees to pay to the party of the Second Part the sum of Sixty Dollars (\$60.00) per month during such time as the minor child is with the party of the Second Part in the months of June, July and August of each year, to be used for the support and care at that time.
- 3. The party of the First Part agrees to take said minor child to the party of the Second at her residence and at his expense at such time as the party of the Second Part is entitled by this agreement to have the child with her.
- 4. The party of the Second Part agrees to take the said minor child back to the party of the First Part and at her expense, at the termination of the time to which she is entitled under the terms of this agreement to have the child with her, and to the place of residence of the party of the First Part.

5. The parties hereto agree, that in the event the party of the First Part insists on his express determination to file a suit for divorce against the party of the Second Part, it shall be throughly understood that the party of the Second Part denies and expects to deny continuously that the party of the First Part is in anyway entitled to a divorce, and in the event the Court upon hearing should then decide that the Party of the First Part is entitled to a divorce, then it is agreed and understood that this agreement and all of its terms shall be submitted to the Court for its approval and shall not be executed until and unless the Court does approve the same.

Witness our hands and seals this the day and year first above set out.

Alken Epperson

William F. For (SEAL)

h places Jan 2 15

(SEAL)

William F. Farr Complainant

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

VS.

IN EQUITY

Delores Farr Respondent

Comes the respondent in the above-styled cause and accepts service of a bill of Complainant hereto filed in this cause; waives notice of the filing of interogatories in this cause, and the right to cross same; waives notice of the taking of testimony in said cause and consents that the same may be taken and the cause submitted for final decree.

and for answer to the complaint heretofore filed in this cause the respondent says:

- 1. She admits the allegations of paragraph one of said bill of complaint.
- 2. She admits the allegations of paragraph two of said bill of complaint.
- 3. She denies each and every material allegation contained in paragraph three of the said bill of complaint and requires and demands strict proof thereof.
- 4. The respondent for answer to paragraph four avers that said agreement is a just and fair agreement and prays the Court that should the Court grant the complainant a divorce, that said agreement be incorporated into the decree and made a part thereof.

Respondent

Attorney for Respondent

WILLIAM F. FARR
Complainant

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

-VS-

IN EQUITY

DELORES FARR

Respondent

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

Your complainant William F. Farr respectfully represents and shows unto your Honor:

- l. That complainant is over the age of twenty-one years and is a resident of said State and County, that Delores Farr is over the age of twenty-one years and is a resident of Gulf Snores, Alabama.
- 2. That your complainant and respondent were lawfully married on or about, to-wit, July 19, 1955, at Yuma, Arizonia, and of this marriage there is one minor child, namely, Sandra Lee Farr, born May 3, 1956.
- 3. Your complainant avers and charges that the said respondent did on or about the fifth day of January, 1957, and many times subsequent thereto assualt, beat, bit and strike complainant; that said respondent has committed actual violence on his person attended with danger to his health or life; complainant avers and charges that respondent has made numerous threats of doing him physical harm and from her manner and conduct toward him, he is reasonably convinced that she will commit an actual violence upon his person, attended with danger to his life or health.
- 4. That complainant and respondent have entered into an agreement with reference to the custody and control and the support and maintenance of the said minor child, a copy of which is hereto attached as Exhibit A and made a part hereof; and by the terms of which agreement the complainant shall have the care, control and custody of the said minor child with rights of visitation and the respondent will have the right of the said minor child to visit with her during June, July, and August of each year. The complainant will pay to the respondent for the support and maintenance the said minor child the sum of Sixty Dollars (\$60.00) per month.during such time as the said child is with the respondent.

The premises considered, your complainant makes the said Delores Farr a party respondent to this bill of complaint, and in order that complainant may have the relief herein prayed for, may it please your Honors to cause the State's writ of subpoena to be issued, directed to the said Delores Farr, 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 Honors will enter a decree divorcing your complainant from said respondent, and that your Honors will grant such other, further and different relief as unto your Honors may seem just and proper, and your complainant will ever pray.

Million Chillian
Solicitor for Complainant

WILLIAM F. FARR

COMPLAINANT

And the second of the second of

VS.

· · · · · · · · \* \*

DELORES FARR

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

BILL OF COMPLAINT