4034)

MARSHALL P. WASSON,

Complainant, IN THE CIRCUIT COURT OF

FLORENCE L. WASSON, IN EQUITY

Respondent.

ANSWER AND WAIVER

Comes now the Respondent, Florence L. Wasson, and for answer to the Bill of Complaint heretofore filed against her in said cause and says as follows:

That she denies each and every allegation of the said Bill of Complaint and demands strict proof thereof.

And for further answer to said Bill of Complaint the Respondent hereby accepts service of a copy and notice of the filing of the Bill of Complaint and hereby waives any further notice to her of the day set for hearing, the taking of testimony or the submission for final decree of the above styled cause and does hereby consent that the same may be submitted and testimony taken without further notice to her.

Florence L. Wasson

Sworn to and subscribed before me on this the 15th day of May, 1957.

Notary Publica

Count

THE STATE OF ALABAMA Baldwin County

Circuit Court

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Marshall P.	Wasson		
Florence L.	vs. Wasson	Complainant Respondent	IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY
		respondent /	No
	DEMAI	VD FOR ORAL	- EXAMINATION
COMES the	Complainant	by attorney and ron-	

COMES the Complainant, by attorney, and represents to the Court as follows: 1. That the following named witnesses reside within one hundred miles from Bay Minette ., in the County of Baldwin Alabama, the place of trial of said cause, to-wit: Marshall P. Wasson and 2. That said Complainant requires an oral examination of said witnesses before a Commissioner appointed by the Register of this Court. By: CHASON & STONE Complainant suggests the name of Blanche White as a suitable and competent person to act as commissioner upon the examination of said witnesses.

DEMAND FOR ORAL EXAMINATION Marshall P. Wasson Complainant vs. Florence L. Wasson Respondent IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY Filed this_____day of_____

194....

Moore Printing Co.

THE STATE OF ALABAMA

Baldwin County.

Circuit Court of Baldwin County, Alabama
(In Equity)

	Marshall P. Wasson	Complainant
	vs.	en e
	Florence L. Wasson	Respondent
I, Blanche W	hite	
as Registeranti Commissione	r <u>heretofore appointed</u>	i by the Court
	ne before me <u>Marshall P.</u> V	
	/	
Committee and the committee of the commi		
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witnessnamed in the Re-	quirement for Oral Examination, on	the 17thday of <u>May</u>
19 57, at the office of	Chason & Stone	
in Bay Minette	, Alabama, and having first sw	orn said Witness to speak the
	othing but the truth, the said	
	doth depose and say as follows.	

My name is Marshall P. Wasson and I am 12 years of age and live at Perdido, Baldwin County, Alabama, where I have lived for the past 5 years. I am a resident citizen of the State of Alabama. Florence L. Wasson, my wife, is 1 years of age and is a resident citizen of the State of Indiana, her address being 225 N. Franklin Street, Muncie, Indiana. She is of sound mind. Florence L. Wasson and I were married on September 17, 1933, in Oakville, Indiana, and we lived together until February 1, 1956, when she left me and moved to Indiana. We have not lived together as man and wife since February 1, 1956. There were three children born to Florence L. Wasson and myself, two of whom are still minors. The names of the two minors are Frederick Wasson, who is now 17 years old, and Dale Wasson, who is now 16 years old. Both of the boys now live with me in Perdido but Dale was living with his mother when the complaint was drafted and filed.

Marshall P. Wasson

I, Blanche White	, as Registerx and Commissio	ner hereby certify that
the foregoing deposition_on Oral Examination	on was taken down by me ir	writing in the words
of the witness and read over to him	and he signed the sa	me in the presence of
myself		
at the time and place herein mentioned; tha	t I have personal knowledge	of personal identity of
said witnessor had proom made before me	e of the identity of said witness	s; that I am not of
counsel or of kin to any of the parties to said	d cause, or any manner interest	ed in the result thereof
I enclose the said Oral Examination in an		e e e e e e e e e e e e e e e e e e e
Given under my hand and seal, this 17t		
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en e	Blanche Wh	White (L. S.)
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THE STATE OF ALABAMA

Baldwin County.

Circuit Court of Baldwin County, Alabama
(In Equity)

	Marshall P. wasson	Complainant .
ger 4 - 14	vs.	e with the will be
	Florence L. Wasson	Respondent
I,	Blanche White	
as Begisterman Co	mmissioner	
have called and cau	ased to come before me Red B. Br	cyars
	s and the second	in the second of
	in the Requirement for Oral Examination, or	the 17thday of May
194_57, at the off	ice of Chason & Stone	
in <u>Bay Minei</u>	tte, Alabama, and having first sv	worn said Witness to speak the
truth, the whole tru	uth, and nothing but the truth, the said	Red B. Bryars
	doth depose and say as follow	
	uth, and nothing but the truth, the said	Red B. Bryars

My name is Red B. Bryars and I am 61 years old and live at Perdido, Alabama, where I have lived for the past 6 years next door to Marshall P. Wasson. I am personally acquainted with him and his wife Florence. I know that she left him in February of 1956 and that they have not lived together as man and wife since that time. I am in no way related to either Mr. or Mrs. Wasson.

BBu ass Red B. Bryars

I, Blanche White	_, as Best And Commissioner hereby certify the
the foregoing deposition_on Oral Examination	n was taken down by me in writing in the word
	and he signed the same in the presence (
myself	A contract of the contract of
at the time and place herein mentioned; that	I have personal knowledge of personal identity of
	of the identity of said witness; that I am not o
	cause, or any manner interested in the result thereo
I enclose the said Oral Examination in an	The same of the sa
Given under my hand and seal, this 17+1	
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	Blanche White (L. S. Blanche White
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	alion ni		X .	FLORENCE L. WASSOW,
Waver'	COMMIX, AI	MIMGIAE	Ĭ	*SA
a 1.4	OJ JIWAT	o zel ni	X	Complainent
	and the state of t		X	MARSHALL P. WASSOW,

DECREE OF DIVORCE

Complainant is entitled to the relief prayed for in said bill. and upon consideration thereof, the Court is of the opinion that the Complaint, Answer and Walver and testimony as noted by the Register, To ilia noqu bestimdne arw breed od of no grimos eauso aid?

. Insunobusds Trainulov to Invoors no Wasson is forever divorced from the said Florence L. Wasson for and . I Listerall bise out tant bas bevioselb virat one same out bas . ed mony heretofore existing between the Complainant and the Respondent Court of Baldwin County, Alabama, In Equity, that the bonds of matri-It is therefore ORDERED, ADJUDGED and DECREED by the Circuit

In is further ORDERED, ADJUDGED and DECREED by the Court

pressly adopted by reference as a part of this decree and approved egreement now on file in this cause be, and the same are hereby, exent to anciatrory bus amet retto file that bus alevratur eldanosser Ta Ted dily tiely ment even of bus nembline bias tiely of nessay ren, Frederick Wasson and Dale Wasson, with the right of Florence L. -bildo ronim ow; ent to yboteno ent evan liane nosasw . Tilanaram tant

Te is further ORDERED, ADJUNCED and DECKEED that neither by the Court.

other during the pendency of said appeal. within sixty days, neither party shall again marry except to each days at Langga it tant bas decree, and that it appeal is taken party to this suit shall again marry except to each other until sixty

enser the cost therein to be taxed, for which execution may issue. -mislomoo edt , mossew . 4 lisastem tent berebro rentrul at fi

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				Respondent	
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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,
Answer and Waiver, Demand for Oral Examination, Commission To
Take Depositions of Marshall P. Wasson and Red B. Bryars
and Depositions of said witnesses
and in behalf of Defendant upon Answer and Waiver
and in behalf of Determent upon
CHASON & STONE

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