Register.

8558 DECREE OF DIVORCE.				Gill P. Co., Mobile
The State of Alaba	ma, (No. 550	CIDCHIT	
Baldwin County.	·		CIRCUIT	COURT, IN EQUITY
			en '	1
	Halton	Autrey,		Complainant
		vs.		
				i
<u> ,</u>		is Autrey,		Defendant
This cause, coming on to be heard at and the testimony as noted by the Register; ant is entitled to the relief prayed for in sa	this Term, w and, upon cor id bill.	as submitted upon the sideration thereof, the	e Bill of Complaint e Court is of opinion	, decree pro confesso that the Complain-
IT IS, THEREFORE, Ordered, adjudge between the Complainant and Defendant be from the Defendant.	d and decreed , and the same	by the Court, that the e are hereby dissolved,	bonds of matrimon and the Complaina	y heretofore existing nt is forever divorced
On account of abandor	ment,		<u>-</u>	*
·		·		
<u></u>				
***************************************			·	
				••••••••
				••
It is further ordered, that the said				
be, andhe is hereby permitted to ag				
It is further ordered, that the said		Autrey,		court in this cause.
pay the costs herein taxed, for which executi	ion may issue,	and if such execution	is returned "no pro	operty found," then
execution for such costs may issue against	the said	Georgia Autre	¥ .	
It is further ordered, adjudged and de	ecreed that sa	d Halton Autr	ey	
shall not again many except to said		ga. San Jawa	رين در در د	
until sixty days after this date, and that if a			-	Trv again except to
said Geongi	a Autrey	٤	de la companya de la	again except to
-			during the pende	ncy of said appeal
				827
	-			
This dayof		/"020030		
		7	A 192	
Land the second	(John o	U. Lang	L
		Judge of tle	Circuit Court of	aldwin County.
. Te state of alabam A ,	`			
BALDWIN COUNTY.			CIRCUIT COU	ORT, IN EQUITY.
ı,		Register	of said Circuit Com	ct of said County-
Alabama, do hereby certify that the above is		· .	•	•
theday of			192	, in the cause of
			,	Tomplaina-+

Witness my hand and the seal of said Court, this the_____day of______192_

as appears of record in said Court.

STATE OF ALABAMA, BALDWIN COUNTY. IN THE CIRCUIT COURT,

BALDWIN COUNTY, ALABAMA,

IN EQUITY.

Your Orator, Halton Autry, respectfully represents and shows unto Your Honor as follows:-

FIRST:

That he is a bores fice resident citizen of Baldwi Cor ty,
Alabama, residing at Bay Minestte, Alabama; that he is over the age of
wenty one years; that he has resided in Baldwin Count, Alabama, for the oresident three years next preceeding the filing of this bill.

SECOND:

That Georgia Autry is now residing in North Birmingham, Alabama, 23rd., Str., 2417; that she is over the age of twenty one years.

THIRD:

That Your Orator and the said Georgia Autry were lawfully married on or about to-wit:- February, 1919; that they lived together as husband and wife until, to-wit:- February, 1923, at which time the said Georgia Autry/abandoned the bed and board of your Orator without just cause and without fault on the part of your orator.

PRAYER FOR PROCESS.

THE PREMISES CONSIDERED, Your Orator respectfully prays that the said Georgia Autry be made party respondent to this bill of complaint by the usual process of this Honorable Court; that such orders, decrees and publications as necessary be made to perfect service on the said Georgia Autry and that she be required to demur, plead to or answer the same within the time and under the penalties as provided by law, or that the same be forever confessed.

C

STATE OF ALABAMA,
BALDWIN COUNTY.

IN THE CIRCUIT COURT,

BALDWIN COUNTY, ALABAMA,

IN EQUITY.

Your Orator, Harton Autry, respectfully represents and shows unto Your Honor as follows:

FIRST:

That he is a bored fide resident citizen of Baldwi Cor ty.

Alabama, residing at Bay Minette, Alabama; that he is over the age of twenty one years; that he has resided in Baldwin County, Alabama, for the other three years next preseeding the filing of this bill.

SECOND:

That Georgia Autry is now residing in North Birmingham, Alabama, 23rd., Str., 2417; that she is over the age of twenty one years.

THIRD:

That Your Orator and the said Georgia Autry were lawfully married on or about to-wit:- February, 1919; that they lived together as husband and wife until, to-wit:- February, 1923, at which time the said Georgia Autry/abandoned the bed and board of your Orator without just cause and without fault on the part of your orator.

PRAYER FOR PROCESS.

THE PREMISES CONSIDERED, Your Orator respectfully prays that the said Georgia Autry be made party respondent to this bill of complaint by the usual process of this Honorable Court; that such orders, decrees and publications as necessary be made to perfect service on the said Georgia Autry and that she be required to demur, plead to or answer the same within the time and under the penalties as provided by law, or that the same be forever confessed.

STATE OF ALABAMA,) CIRCUIT COURT, I	N EQUITY.
Baldwin County.	No. 550. Vacati	on Term, 192 6
	Halton Autrey,	, Complainant
	vs.	:
	Georgia Autrey,	, Defendant
T.W.Richerson,	, Register :	
and evidence having been taken, defense having been interposed,	a Decree Pro Confesso having been taken and the cause being ready for submission the Complainant, by Hamilton & Hamilton & Hamilton of record, now files with the papers in this cause to the Judge for fire	for final decree, and no corer, e Register of this Court
		foorer, itor for Complainant.

No.550.	Page
BALD	TE OF ALABAMA WIN COUNTY COURT, IN EQUITY
Halto	n Autrey,
Georg	vs. ia Autrey,
	FOR DECREE IN
	h 3rc., 192
RECORDED IN	PAGE
	Register
h	MODRE PTG. CO

PRAYER FOR RELIEF,

That upon the final hearing of this cause Your Honor will grant unto Your Orator an absolute divorce from the said Georgia Autry.

That if Your Orator is mistaken in the relief prayed for then Your Honor will grant unto him such other, further, different and general relief as he may in justice and equity be entitled to receive.

> HENRY D. MOORER, Attorney for Complaiant.

FOO TNOTE:-

Defendant is required to answer every allegation in the foregoing bill, paragraph one to three, inclusive, but not under oath; answer under oath is hereby expressly waived.

HENRY D. MOORER, Attorney for complainant.

NOTE OF TESTIMONY

				No. 550	•		
Complainant					. In	Circuit	Court
· · · · · · · · · · · · · · · · · · ·			•	•			In E
v s.	e.		•	•			
Georgia Autrey,			<u></u>				
							
Respondent		- [•			• .*	•
2 *** **		J	· ·			e e	
		0 - · · · · · · · · · · · · · · · · · ·	o a = 4=				
IN THIS CAUSE comes	s the	Complai	nant,			·	_
his solicitor a		_	<u>,</u> 24	na.7			
e upon the Original Bill , and u Halton Autrey and A	upon the fo	llowing te	stimony,	, to-wit:			
, and ı	upon the fo	llowing te	stimony,	, to-wit:			
, and ı	upon the fo	llowing te	stimony,	, to-wit:			
, and ı	upon the fo	llowing te	stimony,	, to-wit:			
, and ı	upon the fo	llowing te	stimony,	, to-wit:			
Halton Autrey and A	upon the fo	Autrey,	stimony,	, to-wit:			
Halton Autrey and A	upon the fo	Autrey,	stimony,	, to-wit:			
Halton Autrey and A	upon the fo	Autrey,	stimony,	, to-wit:			
Halton Autrey and A	upon the fo	Autrey,	stimony,	, to-wit:			
Halton Autrey and A	pon the fo	Autrey,	stimony,	, to-wit:			
Halton Autrey and A	apon the fo	Autrey,	stimony,	, to-wit:			
Halton Autrey and A	apon the fo	Autrey,	stimony,	, to-wit:			
Halton Autrey and A	apon the fo	Autrey,	stimony,	, to-wit:			

Register.

No. 6.6.0	
The State of Alahama	

Circuit Court in Equity

Hallon Clerby

Complainant

Georgia authrity

Respondent

NOTE OF TESTIMONY

Filed 3 day of Lucy 1926

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Record Page

The State of Alabama, Baldwin County.

CIRCUIT COURT OF BALDWIN COUNTY, IN EQUITY.

To any Sheriff of the State of Alabama—GREETING:
WE COMMAND YOU, That you summon Georgia Autry
ofCounty, to be and appear before the Judge of the Circuit Cour
of Baldwin County, exercising Chancery jurisdiction, within thirty days after the service of Sum
mons, and there to answer, plead or demur, without oath, to a Bill of Complaint lately exhibited by
Halton Autry

against said Georgia Autry
,

and further to do and perform what said Judge shall order and direct in that behalf. And this the said Defendant shall in no wise omit, under penalty, etc. And we further command that you return this writ with your endorsement thereon, to our said Court immediately upon the execution thereof
WITNESS, T. W. Richerson, Register of said Circuit Court, this 19th., day of
January 192 6 TWW Ecurum Register
N. B. — Any party defendant is entitled to a copy of the bill upon application to the Register.

SERVE ON	THE STATE OF ALABAMA,
Circuit Court of Baldwin County In Equity.	BALDWIN COUNTY.
No	Received in office this
SUMMONS	day of
	Sheriff.
	Executed thisday of
· · · · · · · · · · · · · · · · · · ·	192
	by leaving a copy of the within Summons with
vs.	
	Defendant.
	Sheriff.
	By Deputy Sheriff.
• 	
	I hereby accept service of the within summons and waive service of the same
	by the Sheriff. Gentgia auty
Solicitor for Complainant	ATTEST:
Recorded in VolPage	ma Thomas JW Daws

The State of Alabama, Baldwin County.	Circuit Court of Baldwin County, Alabama (In Equity.)
Har	Con aulry Complainant.
	·S.
2	Zee Respondent.
	Thespondent.
I I William	
as Register and Commissioner	
have called and caused to come before me	attor autruj
have called and caused to come before me The Arturny Cu	druf.
	Examination, on theday of
192 6, at the office of	
in Beefmundle, Alabama, an	d having first sworn said witness 4. to speak the
truth, the whole truth, and nothing but the truth	n, the said Wilmens
·	and say as follows:
Testimony of	Halton Autry.
My name is Halton Autry	: .I am. over .the. age of .twenty. one
years. and .resident. of .Baldw.in	County, Alabama, and have lived here
for more than three years next	
• • • • • • • • • • • • • • • • • • •	zere lawfully married, February, 1919, and
volunt	
the said Georgia Autry abandon	
***************************************	a. Autry is residing in North Birmingham,
23rd., Str., 2417.	The alter true
	15. altors antrug.
Subscribed and sworn to hefore this day of February, 19	9.26.
Jest Circuit Con	with.

	• • • • • • • • • • • • • • • • • • • •

TESTIMONY OF
twenty one years and a sesident of Baldwin County, Alabama; I have been
residing here for more than three years next preceeding the filing of.
this. hill; I. am .personally .acquainted .with. Halton .Autry .and . Georgia
····· that they were lawfully married February; 1919 and lived together as ''
Autry/abandoned.the.bed.and.board.of.said.Helton.Autry and they have
·····not lived together since:
Contract of the
Subscribed and sworn to before me this
/At day of February, 1926.
T Mieuwa
Dens Curent Court,
· · · · · · · · · · · · · · · · · · ·

I, The Recurrence, as Register and Commissioner hereby certify
that the foregoing depositionon Oral Examination was taken down in writing by me in the words
of the witness and read over to the and the same in the presense of
myself Invora Teey
at the time and place herein mentioned; that I have personal knowledge of personal identity of said
witness; 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 / day of July 192
TOMECEUMA (L. S.)

Register
$V_0 l_1 \ldots P_a g_0 e_1 \ldots e_n l_n l_n l_n l_n l_n l_n l_n l_n l_n l$
Record
Recorded in
My Register.
Filed, 1926
Oral Deposition
La College Respondent
vs. Complainant
Hawn away
IN CIRCUIT COURT, IN EQUITY.
THE STATE OF ALABAMA BALDWIN COUNTY
NO. 6'6'6 PAGE

HALTON AUTRY, Complainant,

-vs-

GEORGIA AUTRY, Defendant IN THE CIRCUIT COURT,

BALDWIN COUNTY, ALABAMA,

IN EQUITY.

Georgia auty

Comes Georgia Autry, defendant, in the above styled cause and for answer to same denies each and every allegation herein and demands strict proof of same. She waives service of subpoena by the Sheriff on said bill, notice of the filing of interrogatories or any proceedings to take t estimony on eral or written examination as well as the right to cross examine, and consents that this cause be submitted for decree on note of testimony made by the Register either in term time or vacation.

Dated this 22 nd day of January, 1926.

manada.

ra Thomas

Fridge.