The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

| | vs. |
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| A specimen of | Control of the second of the s |
| | Composition of the Composition o |
| This cause coming on to be hea | ard was submitted upon Bill of Complaint, Decree Pro Confesso on |
| Answer and Veiver | and Testimony as noted by the Register, and upon con- |
| | opinion that the Complainant is entitled to the relief prayed for in |
| said bill. | |
| | d and decreed by the Court that the bonds of matrimony heretofore |
| | Defendant be, and the same are hereby dissolved, and that the said |
| | is forever divorced from the |
| said <u>lämie Glen Enite</u> | for and on account of |
| Abandonment. | |
| ii is futuma orde | ID, ADJUDIT AND PROREID, Shot the Respondent, |
| | arded the custody of any children, fruits of this |
| | |
| days, neither party shall again marry | |
| C1 | |
| me | pay the cost herein to be taxed, for which executed may issue. |
| Thisday of_ | 1957 |
| o compression contracting and the contracting contract | I Lubert M Itall |
| | Judge Circuit Court, In Equity. |
| I, | 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, 19 |
| | |
| | Register of Circuit Court, In Equity. |

THE STATE OF ALABAMA
BALDWIN COUNTY

In Circuit Court, In Equity

Complainant

vs.

Respondent

DIVORCE DECREE

The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

| | 9390 1000 31 11 01 130 vs. | , Complainant |
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| | DDIJE OLDE LELIZE | |
| | heard was submitted upon Bill o | f Complaint, Decree Proc Confesso Con |
| <u>inggan and Valver</u> | and Testimony a | as noted by the Register, and upon con- |
| sideration thereof, the Court is of the | he opinion that the Complainant | is entitled to the relief prayed for in |
| said bill. | : | |
| | | at the bonds of matrimony heretofore are hereby dissolved, and that the said |
| John Hamm Weite | | is forever divorced from the |
| said | | for and on account of |
| Abandonsant. | | |
| | <u> </u> | D. Abet Kim Dogressianh, |
| <u> </u> | <u>a ĝo vijentevo edd bebrava</u> | యా రెగ్మెక్స్. పెక్కింద రెక్ కుటేక |
| Control of the second | | |
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| | | And the state of t |
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| to each other until sixty days after days, neither party shall again marr | the rendition of this decree, and ry except to each other during the Complainant and Respondent be | y to this suit shall again marry except it that if appeal is taken within sixty ne pendency of said appeal. c, and they are hereby permitted to |
| It is further ordered that | | |
| | | |
| the <u>Grouphalmont</u> | pay the cost herein to be | taxed, for which executed may issue. |
| Thisday | of July I Lu | Judge Circuit Court, In Equity. |
| | | |
| 1, | Court of Baldwin County, foregoing is a correct copy | Alabama, do hereby certify that the of the original decree, rendered by the in the above stated cause, which said ed in my office. |
| | Witness my hand and | d seal this theday |
| | of | , 19 |
| | | Register of Circuit Court, In Equity. |
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Di Hompson

Registe

| No. 4049 | | | | | |
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| THE STATE OF ALABAMA Baldwin County | | | | | |
| IN EQUI Circuit Court of Bald | | | | | |
| JOH HOST THEE | | | | | |
| | | | | | |
| VS. | | | | | |
| | | | | | |
| NOTE OF TESTI | MONY | | | | |
| Filed in Open Court this | | | | | |
| day of JUL 5 1957 | , 194 | | | | |
| Printed by the Baldwin Times | Register. | | | | |

A CONTRACT OF THE PROPERTY OF

THE STATE OF ALABAMA

Baldwin County.

Circuit Court of Baldwin County, Alabama (In Equity)

| <u></u> | DIN HONEL WELLE | Complainant |
|--|---|--------------------------------|
| and Charley | VS. | |
| | WHIE CLEW WHITE | Respondent |
| as Register and Commission have called and caused to c | ome before me <u>John Henry White</u> | and George Sylvaster |
| | | |
| 195, at the office of _ | equirement for Oral Examination, on | |
| thatin, the whole truth, and n | othing but the truth, the said oth depose and say as follows: | n said Witness es to speak the |

That my name is John Honry Unite, I am even the age of 21 and have been a resident of Baldwin County more than two years next proceding. The Respondent is also over the age of 21 and have been a resident of Baldwin County, Alabama all her life. We were married at Rey Binette, Baldwin on that 13, 1948 and lived together as husband and wife in Baldwin County until abundant November 13th of that year. At that time the Respondent voluntarily abundaned my bed and board and has remained away continuously since that this child born to her of which I believe myself to be the father. I know we will honorable Court for a divorce.

That my name is George Sylvester, I know both parties to this cause, they are both over the age of 21 and have been residents of Poldwin County, Alabama. The Respondent residing have all bor life. They were married at as hisband and wife in Baldwin County until on or about Nevember 13, 1948 and lived together at which time the Respondent should sed John Henry Thite and they have not lived believe they will ever live together as I know since that date. I do not believe they will ever live together again as his band and wife. There was between John Henry White and limite Clem White.

July July Jan Marineton Commencer

| I, <u>Lois Vilson</u> | , as Register and Commissioner hereby certify that |
|---|--|
| the foregoing deposition S on Oral Examination | on was taken down by me in writing in the words |
| | and some signed the same in the presence of |
| at the time and place herein mentioned; that | I have personal knowledge of personal identity of |
| said witness S or had proom made before m | e of the identity of said witness ; that I am not of |
| counsel or kin to any of the parties to said caus | se, or any manner interested in the result thereof |
| I enclose the said Oral Examination in an en | velope to the Register of said Court. |
| Given under my hand and seal, this 22md d | ay of |
| and Alika and a survey what is a Mile and a survey for a | Fois Wilson (L. S.) |
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| T COURT, IN EQUITY T COURT, IN EQUITY VS. Complainant Vs. Complainant Respondent. Deposition Register. Reconded 937 Reconded 937 Record Record | PAGE PAGE STATE OF ALABAMA | |
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THE STATE OF ALABAMA Baldwin County

Circuit Court

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| a witn | esses in behalf of | John Hemry White | | | _in a caus | e pending in ou |
| Circuit | Court in Baldwin | County, of said Stat | e, wherein | | | |
| | ્રો | ohn Henry White | | | | |
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THE STATE OF ALABAMA Baldwin County

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| JOHN HERY THOUS | 3: |
| GACTOR BOTALSTER | |

STATE OF ALABAMA BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summons MINNIE GLEN WHITE, 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 JOHN HENRY WHITE, as Complainant and against MINNIE GLEN WHITE, as Respondent.

| WITWESS my hand this | the _ | | Maria di S | day of | <u></u> | 1957. |
|--|-------|-----|------------|-----------|------------|---|
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| en e | | • | | Register. | | a .7 |
| **** | * * * | 张 张 | ** * | * * * * * | * * * * * | * * * * * * |
| JOHN HENRY WHITE | | Q | | IN THE | CIRCUIT CO | JURT OF |
| COMPLAINANT | | Ž | | | COUNTY, 1 | MABAMA |
| vs | | | | | IN Dec | |
| MINNIE GIEN WHITE | | Ž | | CASE N | 0. | en en 12 de la companya de la compa Seconda companya de la companya de |
| RESPONDENT | |) [|) | | ÷ . | |

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

Your Complainant, John Henry White, respectfully represents unto Your Honor and this Honorable Court as follows:

7.

That your Complainant is over the age of 21 and a resident of Baldwin County, Alabama, and has been more than two years next preceding; The Respondent is over the age of 21 and a resident of Baldwin County, Alabama, and has been more than two years next preceding.

2.

That your Complainant and the Respondent married at Bay Minette, Alabama on May 13, 1948 and lived together as husband and wife in Baldwin County, Alabama until on or about November 13, 1948.

3.

That on or about November 13, 1948, 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 continuously since that time.

There was born as fruits of this marriage between the Complainant and the Respondent one child, Clarence Lee White, age about eight 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 MINNIE GLEN WHITE party Respondent to this bill of complaint requiring her 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 him an absolute decree of divorce, forever parring the bonds of matrimony existing between him and the Respondent; that a decree be made awarding to the Respondent; the care, custody and control of the minor child, Clarence Lee White, age about eight 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.

JOHN HENRY WEITE

COMPLAINANT

VS

MINNIE GLEN WHITE

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 the 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 Complainant's witnesses; and agrees that this cause be submitted for final decree without further notice.

mennie Glen white

STATE OF ALABAMA

BALDWIN COENT

I, A Notary Public, in and for said County, in said State, hereby certify that Minnie Glen White, 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 she executed the same voluntarily on the day the same bears date.

Given under my hand and seal on this the 2ν 1957.

TOIRE HANDY THETTOR RECORDED

COLLARIATI

VS

LETHILE GLAN WHYTH

RESPONDING

AUSTER AND VAIVER

FILED TO THE SUIL 5 1957

J. DUCK, Register

STATE OF ALABAMA BALDHIN COUNTY

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| WITNESS my hand this the | day of | , 1957. |
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| | | - |
| | Register. | |
| * | · • * * * * * * * * * * * * * * * * * * * | * * * * * * * * * |
| John Henry White | IN THE CIRCU | IT COURT OF |
| COMPLAINANT | BALDHIN COUN | TY, ALABAMA |
| VS | IN Z | QUITY. |
| MINNIE GLEN WHITE | QASE NO. | |
| RESPONDENT | Ÿ. | |

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Solicitor for the Complainant.