The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

ELME	R LEONCE VIN	es	, Complainant	
		vs.		
KENN	ETH O'NEAL V	INES	Respondent	
and the first of the control of the			mplaint, NXXXXXXXXXXXXXX	XXπ
		•		
Waiver and Answer sideration thereof, the Court is o		· · · · · · · · · · · · · · · · · · ·	ted by the Register, and upon ntitled to the relief prayed fo	
said bill.		eteria. Setem		
It is therefore ordered, ad	lindged and decreed	by the Court that th	ne bonds of matrimony hereto	ofore
existing between the Complaina		the state of the s		
and the state of t			is forever divorced from	
said KEN			***********	
IT IS FURTHER O	.*		EED that the	
Complainant be, and				, , , , , , , , , , , , , , , , , , ,
resume the use of h				
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The state of the s	The second secon	and the second s	The second secon	
			Marie	
It is futher ordered that the Complainant	marry except to each the Complainant and ayment of the cost of the	h other during the pod Respondent be, a of this suit.		d to
		- Holant	ma- Alles	
manufacture of the control of the co	ا بر * سیسی است. ا		Judge Circuit Court, In Eq	uity.
I,	Court of Bar foregoing is Judge of th decree is or	aldwin County, Alab a correct copy of the e Circuit Court in the file and enrolled in		the the said
	Witn	ness my hand and sea	d this the	_day
	of	, 19)	
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%		R	egister of Circuit Court, In Eq	uity.

No. Page THE STATE OF ALABAMA
BALDWIN COUNTY
In Circuit Court, In Equity

Complainant

Respondent

DIVORCE DECREE

JUN 25 1958
ALICE J. BUCK, Register

THE STATE OF ALABAMA, BALDWIN COUNTY

Circuit Court of Baldwin County, Alabama
(In Equity)

ELMER LEONCE VI	NES	COMPLAINAN	 T
	vs.		
KENNETH O'NEAL			
I, DORIS BROWN			
as RAZXATXXCommissioner			
have called and caused to come before m			
have carred and caused to come before in	e_		
<u> </u>			
- Lie			
witnessnamed in the requirement for	or Oral Examinatio	n on the 24	day of June
withess	A Olar Bammano	ii, oii tiic	day Or
1958, at the office ofTelfair	J. Mashburn		
5 W. I.			
in Bay Minette , Alabama,	, and having first s	sworn said witnes	s to speak the
truth, the whole truth, and nothing but the	truth, the said		
ELMER LEONCE VINES	doth denose	and say as follow	75*

Elman Leonce Vines

I, DORIS BROWN	<u> </u>	as Beg	XSTOCKADOS C	commissioner	hereby certify
that the foregoing deposition on Or	al Exami	ination was ta	ken down in	n writing by n	ne in the words
of the witness and read over	to <u>her</u>	and _ she	signed	the same in	the presence of
myself and Delfair J	. Mash	burn			
at the time and place herein mention	ed; that l	have person	al knowledg	e of personal	identity of said
witnessor had proof made before	e me of t	he identity o	f said witn	ness; tha	t I am not of
counsel or of kin to any of the partie	s to said	cause, or any	manner inte	erested in the	result thereof.
I enclose the said Oral Exam	mination	in an envelo	pe to the R	egister of said	d Court.
Given under my hand and se	eal, this_	24th day of	- June		, 19 <u>58</u>
		Doc	w B	lown)	(L. S.)
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till og til skilete skylete skylete skylete skylete til det til det til skylete skylete skylete skylete skylete		Andread State Control of the Control	Production of the second of th	rational formulation make high participations.	
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ELMER LEONCE VINES	
	THE STATE OF ALABAMA
	Baldwin County
Vs.	-
KENNETH O'NEAL VINES	IN EQUITY
	Circuit Court of Baldwin County
This cause is submitted in behalf of	ant Complaint upon the original Bill of Complaint
Waiver and Answer and Testimony	
·	
-	
and in behalf of Defendant upon <u>Waiver</u> a	nd Answer
	^
3 00	Merica D. Durch
Jeffer J. Madleburn	Register.

Ma	U.	3	/	6			
No.		~~~		1	~	-	_

THE STATE OF ALABAMA Baldwin County

IN EQUITY

Circuit Court of Baldwin County

ELMER LEONCE VINES

VS.

KENNETH O'NEAL VINES

Note of Testimony

Filed in Open, Court this ___

lay of______, 1

Register.

MOORE PRINTING CO., BAY MINETTE, ALA.

Complainant,	IN THE CIRCUIT COURT OF
	BALDWIN COUNTY, ALABAMA,
VS. KENNETH O'NEAL VINES	IN EQUITY.
Respondent.	NO
,	
DEMAND FOR ORA	L EXAMINATION.
COMES the Complainant, by attorney, and	I represents to the Court as follows:
1. That the following named witnesses	reside within one hundred miles from
Bay Minette , in the Cour	ty of Baldwin
, in the cour	ity or
Alabama, the place of trial of said cause, to-wit:	ELMER LEONCE VINES
Alabama, the place of that of said cause, to with	
	: :
	;
And the second s	1
2. That said complainant requires an oral	examination of said witnesses before a com-
missioner appointed by the Register of this Cour	t.
	Solicitor for Complainant.
NOTE:	
Complainant suggests the name ofDOR	IS BROWN

as a suitable and competent person to act as commissioner upon the examination of said witnesses.

4316

BT-6-40-500

DEMAND FOR ORAL EXAMINATION.

ELMER LEONCE VINES

Complainant,

Vs.

KENNETH O'NEAL VINES

Respondent.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA—IN EQUITY.

Filed this ______day of []

194........... QUR 24 1958

Altie J. Dick, Register

Register.

THE STATE OF ALABAMA Baldwin County

Circuit Court

TO:

DORIS BROWN

KNOW YE: That we, having full faith in your prudence and competency, have appointed you Commissioner, and by these presents do authorize you, as such time and place as you may appoint, to call before you and examine

ELMER LEONCE VINES

a witness in behalf of ELMER LEONCE VINES
Circuit Court in Baldwin County, of said State, wherein

in a cause pending in our ELMER LEONCE VINES

is the

, Complainant

and

KENNETH O'NEAL VINES

is the

Respondent

on oath, to be by you administered, upon to take and certify the deposition of the witness and return the same to our Court, with all convenient speed, under your hand.

Witness

24th day of

June

. .

Rogictor

Commissioner's Fee, \$

Witness' Fees, \$

THE STATE OF ALABAMA **Baldwin County**

CIRCUIT COURT

ELMER LEONCE VINES

Complainant

VS.

KENNETH O'NEAL VINES

Defendant

COMMISSION TO TAKE DEPOSITION

COMMISSIONER:

ALICE J. DECK, Register

Complainant,

VS.

KENNETH O'NEAL VINES.

Respondent.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.
IN EQUITY. NO.

WAIVER AND ANSWER

Comes KENNETH O'NEAL VINES, the respondent in the above styled cause and accepts service of a copy of the bill of complaint in said cause; waives notice of the filing of interrogatories in said 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 at any time, without further notice to him.

And for answer to the bill of complaint heretofore filed in this cause, respondent says:

- 1. He admits the allegation/contained in paragraph 1 of said bill of complaint.
- 2. He admits the allegations contained in paragraph 2 of said bill of complaint.
- 3. He denies each and every allegation contained in paragraph 3 of said bill of complaint and demands strict proof thereof.

WITNESS:

Bennth O'Vines RESPONDENT.

Down Brown

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.
IN EQUITY. NO. 43/6

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Complainant,

VS

KENNETH O'NEAL VINES,

Respondent.

WAIVER AND ANSWER

FILED JUN 24 1958

WIRE T. BACK, REGISTE

Complainant,

VS.

KENNETH O'NEAL VINES,

Respondent.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.
IN EQUITY. NO.

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

0000000

Your complainant, ELMER LEONCE VINES, respectfully represents and shows unto your Honor as follows:

eighteen

- 1. That complainant is over the age of TWENTY-WANK years and is a resident of said State and County; that KENNETH O'NEAL VINES is over the age of twenty-one years and resides in Baldwin County, Alabama;
- 2. That your complainant and the respondent were lawfully married on or about, to-wit: the 28th day of January, 1958, at Bromley, near Bay Minette, in Baldwin County, Alabama;
- 3. Complainant avers and charges that the respondent did, on or about, to-wit: Friday, the 13th day of June, 1958, threaten her with physical harm and from his manner and conduct toward her she became reasonably convinced, and she is reasonably convinced, that, should she continue to live with him as his wife, he will commit an actual violence on her person, which will necessarily enganger her life or health;

THE PREMISES CONSIDERED, your complainant makes the said KENNETH O'NEAL VINES a party respondent to this bill of complaint and in order that complainant may have the relief hereinafter prayed for, may it please your Honor to cause the State's Writ of Subpoena to be issued, directed to the said KENNETH O'NEAL VINES, commanding him to plead, answer or demur to this bill of complaint, within the time required by law; and your complainant further prays that, on a final hearing of this cause, your Honor will make and enter a decree divorcing your complainant from said respondent, granting both parties the right to remarry, and granting your complainant the right to resume her maiden name; and complainant prays for such other, further and different relief as unto your Honor may seem just and proper, and your complainant will ever prays, etc.

