The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

MARY ALICE DEAN

	vs		, Complaina	nt
norman v	VILLIAM DEAN		, Responde	at
This cause coming on to be he Answer and Waiver	The state of the s	d upon Bill of Co	mplaint, Mades R	
sideration thereof, the Court is of th			ted by the Register atitled to the relie	
said bill.	*	Seq.		
It is therefore ordered, adjudg	* ",			
existing between the Complainant as		•		
Mary Alice Dean				
said Norman William I)ean :		for an	d on account of
Cruelty.	i i j			
IT IS FURTHER ORDE	ERED ADJUDGE	D AND DECRE	ED That the	Complainar
Mary Alice Dean, shall	have the ca	re, custody	and control	of the
minor children, Norman Dean, age 3 years.	Gren Dean.	age a years	and Citar	nagene
IT IS FURTHER ORDI	FRED ADJUDGE	D AND DECRE	ED That the	
Respondent, Norman Will				
Alice Dean, \$15.00 per minor children, Norman Dean, age 3 years.				
to each other until sixty days after to days, neither party shall again marry It is futher ordered that the Cagain contract marriage upon payme	y except to each or complainant and Rent of the cost of the	ther during the pe espondent be, ar his suit.	ndency of said app	eal. y permitted to
It is futher ordered thatMs	ary Alice De	an		
the Complainant			ed, for which exec	uted may issue.
Thisday o	of augus	199	5-8	
•		John	e midda	le
and the second s	aan aa Maaaa aa aa ah	#	Judge Circuit Co	urt, In Equity.
I,	Court of Baldy foregoing is a c Judge of the C	vin County, Alaba correct copy of the	, Register ama, do hereby conginal decree, reseabove stated cauny office.	ertify that the endered by the
	Witness	my hand and seal	this the	day
	of	, 19.	·	
<u>4</u>		Re	gister of Circuit Co	urt, In Equity.

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No.____ Page_____

THE STATE OF ALABAMA BALDWIN COUNTY

In Circuit Court, In Equity

MARY ALICE DEAN

Complainant

VS.

NORMAN WILLIAM DEAN

Respondent

DIVORCE DECREE



MARY	ALICE DEAN	*	IN THE CIRCUIT COURT OF
	COMPLAINANT	* * *	BALDWIN COUNTY, ALABAMA.
	VS	* *	IN EQUITY.
NORM	AN WILLIAM DEAN	*	CASE NO.
	RESPONDENT	*	

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.

The Respondent agrees to pay to the Complainant as maintenance and support for the two minor children, Norman Glen Dean, age 4years; and Charlie Eugene Dean, age 3 years, the sum of Fifteen (\$15.00) Dollars each week.

Norman William Daga

STATE OF ALABAMA BALDWIN COUNTY

I, C.LeNoir Thompson, a Notary Public, in and for said County, in said State, hereby certify that Norman William Dean, 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 he executed the same voluntarily on the day the same bears date.

Given under my hand and seal on this the $\frac{1}{2}$ day of $\frac{1}{2}$

Notary Public, Baldwin County, Alabama.

MARY ALICE DEAN

COMPLAINANT

VS

NORMAN WILLIAM DEAN

RESPONDENT

ANSWER AND WAIVER

FILED
AUG 18 1958
ALIGE J. DUCK, Registes

STATE OF ALABAMA BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summons NORMAN WILLIAM DEAN, 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 MARY ALICE DEAN, as Complainant and against NORMAN WILLIAM DEAN, as Respondent.

WITNESS my hand this the 18 day of August, 1958.

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

Your Complainant, Mary Alice Dean, respectfully represents unto Your Honor and this Honorable Court as follows:

l.

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 in Lucedale, Mississippi on May 23, 1953, and lived together as husband and wife in Baldwin County, Alabama, until June 22, 1958.

3.

That on June 22, 1958, and on several ocassions prior thereto the Respondent threatened and abused the Complainant and threatened to do actual violence to her person which would necessarily endanger her life and health. The conduct of the Respondent was such as to give the Complainant every reasonable apprehension to believe and she did actually believe that if she continued to live with him he would carry out his threats and do actual violence to her person, which would necessarily endanger her life and health.

There were born as fruits of this marriage between the Complainant and the Respondent two children, Norman Glen Dean, age 4 years and Charlie Eugene Dean, age 3 years.

WHEREFORE, the premises considered, your Complainant prays that your Honor will by proper procedure make the said Norman William Dean, party Respondent to this bill of complaint requiring him 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 her an absolute decree of divorce, forever barring the bonds of matrimony existing between her and the Respondent; and that a decree be made awarding to the Complainant the care, custody and control of the minor children, Norman Glen Dean, age 4 years, and Charlie Eugene Dean, age 3 years; Your Complainant prays for such other, further, different or general relief as she may be in equity and good conscience entitled to receive.

Solicator for Complainant.

MARY ALICE DEAN

COMPLAINANT

75

NORMAN WILLIAM DEAN

RESPONDENT

ILLJOF COMPLATION

FILED AUG 18 1958

ALICE J. DUCK, Register

THE STATE OF ALABAMA Baldwin County

Circuit Court

TO: LOIS WILSON

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 Mary Alice Dean and Charlie Milstid

a witness in behalf of Mary Alice Dean in a cause pending in our Circuit Court in Baldwin County, of said State, wherein Mary Alice Dean

, Complainant

and Norman William Dean

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

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Alice J. Mu Reg

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Commissioner's Fee, \$

Witness' Fees, \$

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THE STATE OF ALABAN Baldwin County	AA.
IN EQUITY Circuit Court of Baldwin C	ounty
MARY ALICE DEAN	:
	:
vs.	
NORMAN WILLIAM DEAN	· .
NOTE OF TESTIMONY	
Filed in Ones Court the	
Filed in Open Court this	194
AUG 18 1958	
ALICE J. DUCK, Register Regist	er.
Printed by the Baldwin Times	

A series of the series of the

THE STATE OF ALABAMA

Baldwin County.

Circuit Court of Baldwin County, Alabama (In Equity)

MARY ALICE DEAN

_Complainant

VS.

NORMAN WI	LLIAM DEAN	Resp	ondent	. **
I, Lois Wilson				<u> </u>
as Register and Commissioner have called and caused to come	· · ·	ce Dean and	Charlie	Milstid
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witness <u>es</u> named in the Requ 195 8, at the office of <u>C</u> .	irement for Oral Examin LeNoir Thompson	ation, on the 16t	day of A	ugust
in Bay Minette	, Alabama, and having f	irst sworn said W	itness <u>es</u>	to speak the
truth, the whole truth, and noth	ing but the truth, the said	l Mary Alice	Dean an	d Wharlie
Milstid				

That my name is Mary Alice Dean, I am over the age of 21 and a resident of Alabama and have been a bona fide resident more than two years next preceding. The Respondent Norman William Dean is also over the age of 21 and has been a resident of Alabama all his life. We were married in Lucedale, Mississippi, on May 23, 1953 and lived together as husband and wife until on or about June 22, 1958 at which time I was forced to leave the respondent because of cruelty in that he struck and abused me leaving marks about my face and body and placing me in fear of my life or health. I know that I will never live together with him again as his wife. There are two children born as fruits of our marriage, Norman Glen Dean, age 4 years and Charlie Eugene Dean, age 3 years. Your Complainant respectfully represents to this Honorable Court that she has had the care, custody and control of these children since birth and asks that she be granted the care, custody and control of these children. It has been agreed between the parties that under present conditions the sum of \$15.00 a week is a reasonable maintenance and support for said children which sum the respondent has agreed to pay to the complainant.

mary Pelice Dean

That my hame is Charlie Milstid, I know both parties to this cause. They are both over the age of 21 and have been residents of Alabama more than two years next preceding. They were married in Lucedale, Mississippi on or about May 23, 1953 and lived together as husband and wife until on or about June 22, 1958 at which time the complainant was forced to leave the respondent in fear of her life or health. I have observed black and blue marks on the fact of the complainant which she stated was done by the respondent. They have two children fruits of their marriage Norman Glen Dean, age 4 years and Charlie Eugene Dean, age 3 years. I respectfully recommend the complainant as a fit, suitable and proper person to have their care, custody and control. I do not believe these parties will ever live together again as husband and wife.

Charlo milité



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I, _	Lois W	llson		, as Re	gister and (Commission	er hereby o	ertify that
the for	egoing de	position <u>s</u> on	Oral Examin	nation was	taken dow	n by me in	writing in	the words
of the	witness_e:	and read	d over to the	em and	they si	gned the sa	me in the	oresence of
myself	and C.	LeNoir T	hompson!			·		
		and the second second second	mentioned; tl	hat I have	personal k	nowledge o	of personal	identity of
said wi	itness <u>es</u>	or had prooi	m made befor	e me of the	identity o	f said witne	ess es; that	I am not of
counsel	l or kin to	any of the r	parties to said	cause, or a	ny manne	interested	l in the res	ult thereof
I end	close the s	aid Oral Exa	mination in ar	n envelope	to the Reg	ister of said	I Court.	
Give	n under n	ny hand and	seal, this 16t	h day of _	August			_, 195 <u>8</u>
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