

(4369)

DIVORCE DECREE

MOORE PRINTING COMPANY - BAY MINETTE, ALA.

The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

MARJORIE ANN DENTRO, Complainant
vs.

JOSEPH DENTRO JR., Respondent

This cause coming on to be heard was submitted upon Bill of Complaint, ~~Answer and Waiver~~, and Testimony as noted by the Register, and upon consideration thereof, the Court is of the opinion that the Complainant is entitled to the relief prayed for in said bill.

It is therefore ordered, adjudged and decreed by the Court that the bonds of matrimony heretofore existing between the Complainant and Defendant be, and the same are hereby dissolved, and that the said

MARJORIE ANN DENTRO is forever divorced from the said JOSEPH DENTRO JR. for and on account of CRUELTY

IT IS FURTHER ORDERED AND AS JUDGED AND DECREED, that the Complainant be allowed to resume the use of her maiden name, Marjorie Ann Hurst.

It is futher ordered, adjudged and decreed that neither party to this suit shall again marry except to each other until sixty days after the rendition of this decree, and that if appeal is taken within sixty days, neither party shall again marry except to each other during the pendency of said appeal.

It is futher ordered that the Complainant and Respondent be, and they are hereby permitted to again contract marriage upon payment of the cost of this suit.

It is futher ordered that Marjorie Ann Dentro the Complainant pay the cost herein to be taxed, for which executed may issue.

This 27 day of August 1958

Robert M. Steele

Judge Circuit Court, In Equity.

I, _____, Register of the Circuit 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 the _____ day of _____, 19____

Register of Circuit Court, In Equity.

No. 4369 Page

THE STATE OF ALABAMA
BALDWIN COUNTY

In Circuit Court, In Equity

MARJORIE ANN DENTRO

Complainant

vs.

JOSEPH DENTRO JR.

Respondent

DIVORCE DECREE

FILED
SEP 1 1958
MARGIE J. DUCK, Clerk

MARJORIE ANN DENTRO

vs.

JOSEPH DENTRO JR.

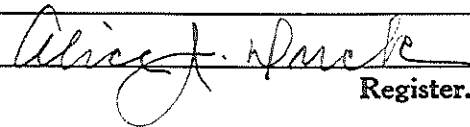
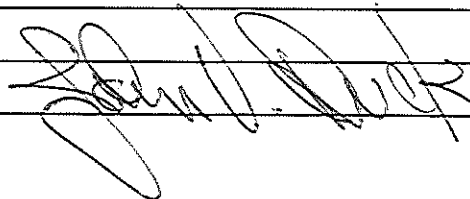
THE STATE OF ALABAMA
Baldwin County

I N E Q U I T Y

Circuit Court of Baldwin County

This cause is submitted in behalf of Plaintiff upon the original Bill of Complaint,
And testimony of Marjorie Ann Dentro, and Burke Lilliedahl ,

and in behalf of Defendant upon Answer and Waiver



Alice J. Mack
Register.

No. 4-369

THE STATE OF ALABAMA
Baldwin County

IN EQUITY

Circuit Court of Baldwin County

MARJORIE ANN DENTRO

VS.

JOSEPH DENTRO JR.

Note of Testimony

Filed in Open Court this _____

FILED

day of _____, 19____

AUG 27 1958

ALICE J. DIXY CLERK Register.

MOORE PRINTING CO., BAY MINETTE, ALA.

ORAL DEPOSITION

THE STATE OF ALABAMA
BALDWIN COUNTY

Circuit Court of Baldwin County, Alabama
(In Equity)

MARJORIE ANN DENTRO

COMPLAINANT

vs.

JOSEPH DENTRO JR.

RESPONDENT

I, Ophelia J. Quinley

as Register and Commissioner

have called and caused to come before me Marjorie Ann Dentro and Burke Lilliedahl

witness named in the requirement for Oral Examination, on the 25th day of August
1958, at the office of John V. Duck

in Fairhope, Alabama, and having first sworn said witness es to speak the
truth, the whole truth, and nothing but the truth, the said Marjorie Ann Dentro and

Burke Lilliedahl doth depose and say as follows:

TESTIMONY OF MARJORIE ANN DENTRO

My name is Marjorie Ann Dentro. I am the Complainant in the above styled cause; I am a bona fide resident of Baldwin County, Alabama, and have been for over one year and I am over the age of twenty-one years; that the Respondent Joseph Dentro is a resident of Miami Florida and over the age of twenty-one years.

The Respondent and myself were married at Fayette Mississippi, on the 15th day of July, 1956, and lived together as husband and wife until the 5th day of January, 1958, that on the 5th day of January, 1958, the Respondent cursed threatened and abused me and threatened and did do actual violence to my person by throwing me to the floor and putting his hands on my throat and threatening to choke me, which would necessarily endanger my life and health; that the conduct of the Respondent was such as to give me every reasonable apprehension to believe and I did actually believe that if I continued to live with the Respondent he would do actual violence to my person, which would necessarily endanger my life and health.

We have no children born as fruits of this marriage.

I would like to have the use of my maiden name, Marjorie Ann Hurst, when this divorce is granted.

Marjorie Ann Dentro
Marjorie Ann Dentro

TESTIMONY OF BURKE LILLIEDAHL

My name is Burke Lilliedahl. I know the Complainant and the Respondent in the above styled cause.

I know from my own knowledge that they have had trouble ever since they have been married.

I think it would be to the best interest of both parties that this divorce be granted.

Burke Lilliedahl
Burke Lilliedahl

ORAL EXAMINATION

I, Ophelia J. Quinley as Register and Commissioner hereby certify that the foregoing deposition on Oral Examination was taken down in writing by me in the words of the witness es and read over to me and I signed the same in the presence of myself and Marjorie Ann Dentro and Burke Lilliedahl at the time and place herein mentioned; that I have personal knowledge of personal identity of said witness es or had proof made before me of the identity of said witness es ; 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 25th day of August, 1958.

Ophelia J. Quinley (L.S.)

No. 4369 Page

**THE STATE OF ALABAMA
BALDWIN COUNTY**

IN CIRCUIT COURT, IN EQUITY

MARJORIE ANN DENTRO

COMPLAINANT

vs.

JOSEPH DENTRO JR.

RESPONDENT

ORAL DEPOSITION

Filed

FILED

AUG 27 1958

, Register.

AUGUST 27, 1958
CLERK
MURKEDON DEBINGER

Record

Vol. _____
Page _____

, Register.

COMMISSION TO TAKE DEPOSITIONS

THE STATE OF ALABAMA
Baldwin County

Circuit Court

TO: OPHELIA J. QUINLEY

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 Marjorie Ann Dentro and Burke Liliedahl

a witness in behalf of Marjorie Ann Dentro
Circuit Court in Baldwin County, of said State, wherein

in a cause pending in our

MARJORIE ANN DENTRO
and JOSEPH DENTRO JR.

, Complainant

Respondent
on oath, to be by you administered, upon Marjorie Ann Dentro and Burke Liliedahl
to take and certify the deposition of the witness~~s~~ and return the same to our Court, with all convenient speed, under your hand.

Witness 25 day of

Aug 1958
Doris F. Wissick
Register

Commissioner's Fee, \$

Witness' Fees, \$

No. 4369

THE STATE OF ALABAMA
Baldwin County

CIRCUIT COURT

Complainant
VS.

Defendant

COMMISSION TO TAKE DEPOSITION

COMMISSIONER:

WITNESSES:

STATE OF ALABAMA
BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA: You are hereby commanded to summon JOSEPH DENTRO, 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 MARJORIE ANN DENTRO, as Complainant and against JOSEPH DENTRO, as Respondent.

Witness my hand and seal this the _____ day of _____, 1958.

Register

MARJORIE ANN DENTRO) IN THE CIRCUIT COURT
))
 Complainant) OF
))
-VS-) BALDWIN COUNTY, ALABAMA,
))
JOSEPH DENTRO JR.) IN EQUITY
))
 Respondent)
))
))
BILL OF COMPLAINT

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

Your Complainant, MARJORIE ANN DENTRO, respectfully represents unto your Honor and this Honorable Court as follows:

I.

That your Complainant is a bona fide resident of Baldwin County, Alabama, and has been for one year next preceding the filing of this bill of Complaint, and is over the age of twenty-one years; That the Respondent is a resident of Miami Florida, and is over the age of twenty-one years.

II.

That your Complainant and Respondent were married at Fayette Mississippi, on to-wit: the 15th day of July, 1956 and lived together as husband and wife until on to-wit: the 5th day of January, 1958.

III

That on to-wit the 5th day of January, 1958, and on various

occasions prior thereto, the Respondent crused, threatend and abused your Complainant and threatened and did do actual violence to her person by throwing her to the floor and putting his hands on her throat as if to choke her, which would necessarily endanger her life and health; that the conduct of the Respondent was such as to give your Complainant every reasonable apprehension to believe and she did ectually believe that if she continued to live with the Respondent he would do actual violence to her person, which would necessarily endanger her life and health.

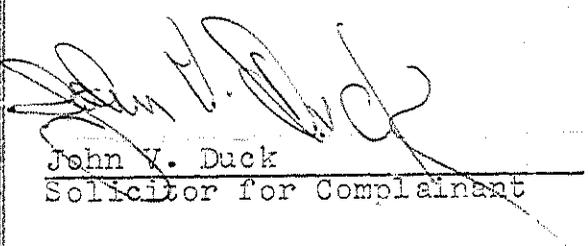
IV

That there were no children born as a result of this marriage.

WHEREFORE, THE PREMISES CONSIDERED, your Complainant prays that your Honor will by proper process make the said Joseph Dentro 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 final hearing hereof, your Honor will enter a decree forever barring the bonds of matrimony existing between the Complainant and the Respondent, and that your Complainant be allowed the right to remarry should she so desire.

Your Complainant further prays that she be allowed to resume her maiden name, Marjorie Ann Hurst; and your Complainant further prays for such other, further, different or general relief as she may be in equity and good conscience entitled to receive.


Marjorie Ann Dentro
Complainant

John V. Duck
Solicitor for Complainant

MO 4369

MARJORIE ANN DENTRO

Complainant

-vs-

JOSEPH DENTRO Jr.

Respondent

BILL OF COMPLAINT

IN THE CIRCUIT COURT

OF

BALDWIN COUNTY, ALABAMA

IN EQUITY

FILED
AUG 27 1958

ALICE J. DUCK, CLERK
RECEIVER

MARJORIE ANN DENTRO) IN THE CIRCUIT COURT
Complainant) OF
-VS-) BALDWIN COUNTY, ALABAMA
JOSEPH DENTRO JR.) IN EQUITY
Respondent)
)

ANSWER AND WAIVER

Now comes the Respondent, in his own proper person, and admits the allegations contained in the Bill of Complaint filed in the above styled cause as to ages, residence and marriage, but denies all other allegations therein contained, and demands strict proof of the same.

The Respondent waives notice of the time of taking 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.

Joseph Dentro Jr.
Respondent

STATE OF South Carolina

COUNTY OF Bamberg

I, T. Thompson, Jr., a Notary Public, in and for said County, in said State, hereby certify that Joseph Dentro, whose name is signed to the foregoing instrument, and who is known to me, acknowledged before me, on this day, that being informed of the contents of said instrument, he executed the same voluntarily on the day the same bears date.

Given under my hand and seal on this the 21st day of August, 1958.

T. Thompson, Jr.
Notary Public

115 W. Main

MARJORIE ANN DENTRO

Complainant

-VS-

JOSEPH DENTRO JR.

Respondent

ANSWER AND WAIVER

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

IN EQUITY.

FILED

AUG 27 1958

ALICE J. DUCK, CLERK
REGISTER