The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

CORIN	E WILSON	<u> </u>	, Complainant
		vs.	
YANCE	Y DAVID	WILSON	
and the second s		Mag.	, Respondent
This cause coming on to be hear	d was subm	itted moon	Bill of Complaint, Decree Pro Confesso on
Answer and Waiver and No	te of /	estimon	y mony as noted by the Register, and upon con-
			ainant is entitled to the relief prayed for in
said bill.		the comp.	on the state of the rest project for the
It is therefore ordered, adjudged		d by the C	ourt that the bonds of matrimony heretofore
existing between the Complainant and	Defendant	be, and the	e same are hereby dissolved, and that the said
Corine Wilson			is forever divorced from the
said Yancey David Wilson			for and on account of
Cruelty - reasonable a	pprehen	sion of	physical violence.
It is further ORD	ERED, A	DJUDGED	and DECREED by the Court
David Lee Wilson and J	and co	ntrol o	f the minor children, namely lson, is awarded to Corine
- Wilson, the mother, wi	th the	right o	n the part of their father
to visit said children	at rea	sonable	times and places, and that
the lather, lancey Dav) every	on, pay two we	to their mother the sum of eks for the support and
maintenance of said ch	ildren	until t	hey become twenty-one years
			ever event shall first occur.
The further and and adjudged of	u.; nd doorood t	hat maithar	r party to this suit shall again marry except
			e party to this suit shall again marry except se, and that if appeal is taken within sixty
days, neither party shall again marry e			
• • • • • • • • • • • • • • • • • • • •			
			lent be, and they are hereby permitted to
again contract marriage upon payment			•
It is futher ordered thatCor	ine Wil	son,	
the Complainant,	pay the	e cost here	in to be taxed, for which executed may issue.
This 24 day of	Nove	mber	19 <i>5</i> 9•
11113		91.	D 3 D 1 /
The state of the s		100	but m stree
	· · · · · · · · · · · · · · · · · · ·		Judge Circuit Court, In Equity.
Alico I Du	ole		
I, Alice J. Du			, Register of the Circuit inty, Alabama, do hereby certify that the
			copy of the original decree, rendered by the
	Judge of th	ne Circuit (Court in the above stated cause, which said enrolled in my office.
	Wit	ness my ha	nd and seal this theday
:			19_ 59.
			,
est.			Register of Circuit Court, In Equity.
<u>4</u>			il.
7			

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No. 4738

Page

THE STATE OF ALABAMA BALDWIN COUNTY

In Circuit Court, In Equity

CORINE WILSON

Complainant

vs.

YANCEY DAVID WILSON

Respondent

DIVORCE DECREE

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THE STATE OF ALABAMA,

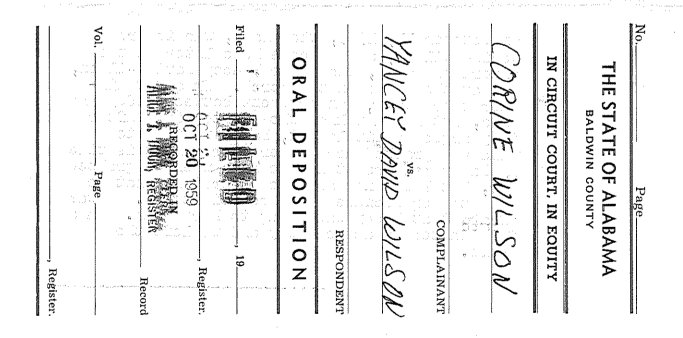
BALDWIN COUNTY

Circuit Court of Baldwin County, Alabama
(In Equity)

<i>,</i> , , , , , , , , , , , , , , , , , ,	CORINE WILSON	COMPLAINANT	
	vs.		
up with telds of	YANCEY DAVID WILSON	RESPONDENT	
	ALICE J. DUCK		
The second secon	ommissioner of the Baldwii		t
have called and ca	aused to come before me	ames A. Wilson	
	med in the requirement for Oral E		
19 <u>59,</u> at the o	ffice of myself, in the Cou	rthouse, at bay mine t	
inBald	vin, Alabama, and hav	ring first sworn said witness	to speak the
truth, the whole t	ruth, and nothing but the truth, the	said JAMES A. WILSON	
Sea Libra continuo desperanta (* 1917). Con continuo de la continuo del continuo de la continuo de la continuo del continuo de la continuo del continuo de la continuo de la continuo del continuo de la continuo del continuo del continuo de la continuo de la continuo de la continuo de la continuo della cont	doth	depose and say as follows:	and the

On October 11, 1959, when Mama, who is Mrs
Corine Wilson, and me come home later in the
afternoon Daddy, who is Mr Yancey David Wilson,
was at the house on the porch. In a few minutes there was an an argument between Daddy and
Mama, but I don't know who started it. After
they argued a little bit, Daddy went up to
Mama and grabbed her by her arms. At this time
my Daddy said something to Mama when he grabbed
her, but I was not able to understand what he
said to her because I was so frightened. I was
afraid that Daddy was going to hurt Mama. In a
few minutes Mamam got away and we left the
house.

I, Alice J. Duck 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 witnessand read over to him and le signed the same in the presence of
myself and Kenneth Cooper
at the time and place herein mentioned; that I have personal knowledge of personal identity of said
witnessor had proof made before me of the 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 20th day of October , 1959
Olar Suck (L. S.)



The blate of Madama,	uit Court, l	Baldwin (County
			TERM, 19
TO ANY SHERIFF OF THE STATE OF ALABAMA:			
You Are Hereby Commanded to Summon YANCEY DAVI	ID WILSON		
to appear and plead, answer or demur, within thirty days from th	ie service her	eof, to the	complaint filed in
the Circuit Court of Baldwin County, State of Alabama, at Bay M	linette, agair	ist <u>222</u>	,
YANGEY DAVID WILSON			, Defendant
byGORINE GILSON		100	4, 7
Witness my hand this 2m3x19th day of October	2**5		, I idilitili
			<i>1</i> .
- Alex	<i>المحرد</i> -د	Wuci	Clerk

CORINE WILSON,

Complainant,

Vs.

YANCEY DAVID WILSON,

Respondent.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY
CASE NO. 4738

BILL OF COMPLAINT

Comes your Complainant, CORINE WILSON, and files this her Bill of Complaint for divorce against YANCEY DAVID WILSON, and shows your Honor as follows:

FIRST:

That your Complainant and the Respondent are over the ages of twenty-one years and both are residents of Baldwin County, Alabama.

SECOND:

That your Complainant and the Respondent were married to each other on, to-wit, the 11th day of September, 1927, at Castleberry, Alabama, and have lived together as husband and wife until on, to-wit, October 10th, 1959, when, on account of the matters hereinafter complained of, your Complainant has lived separate and apart from the Respondent.

THIRDS

That eight children were born during the wedlock of your Complainant and the Respondent, but that four of the said children died, and the other four living are William Harrison Wilson, Born February 1, 1937, and he is now in the Military Service of the United States; Burns Rivin Wilson, born February 14, 1941, David Lee Wilson, born December 24, 1943, and James Arthur Wilson, Born July 27th, 1945, and that the last three named children reside with your Complainant at Loxley, Alabama.

FOURTHS

That on the night of October 11, 1959, the Respondent came to the residence of your Complainant at Loxley, Alabama, and began an argument with your Complainant. And that he grabbed your Complainant in an angry manner

by both ofher arms and began to severely twist both of her arms, and threatened her attended with danger to life or health, or both to life and health. And your Complainant has reasonable ground for apprehension of actual violence to her person, and does believe that actual violence will be committed against her life and health.

PRAYER FOR PROCESS AND RELIEF

THE PREMISES CONSIDERED, your Complainant prays that the Court will make and order requiring the Respondent to plead, answer or demur to this cause within the time prescribed by law.

Complainant further prays that she be awarded permanent custody and control of the three minor children named in paragraph THIRD, above, to-wit: Burns Elvin Wilson, born February 14, 1941, David Lee Wilson, born December 24, 1943, and James Arthur Wilson, born July 27, 1945, and that the Respondent be required to pay to your Complainant the sum of Forty (\$40.00) Dollars each two weeks, for the support, maintenance and schooling of the aforesaid three children until they reach their majority, and that the Respondent have the right to see the said three children at his place of residence, or any other respectful place of the Respondent's choice. And your Complainant prays that all household furniture and fixtures now owned by the Respondent and the Complainant be awarded entirely to your Complainant.

Complainant further prays that upon final hearing of this cause the Court will render a decree fower divorcing her from the said Respondent, and granting such other, further and different relief as in equity may be just.

Solicitor for Complainant

ORAL DEPOSITION

STATE OF ALABAMA)

BALDWIN COUNTY

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

CORINE WILSON.

Complainant,

Vs.

YANCEY DAVID WILSON,

Respondent.

I, Alice J. Duck, as Register and Commissioner of the Circuit Court of Baldwin County, Alabama, have called and caused to come before me CORPNE WILSON, witness named in the requirement for Oral Examination, on the 19th day of October, 1959, at the office of Register and Commissioner, in Bay Minette, Alabama, and having first sworn said witness to speak the truth, the whole truth and nothing but the truth, the said CORNIE WILSON doth depose and say as follows:

On the night of October 10th, 1959, at Lowley, Alabama, the Respondent, Yancey David Wilson, come to my house or the place where I live, and while there he began an argument about me and one of my boys catching him with another woman the night before. He then grabbed me by both of my arms and began to severely twist both of my arms. And he did not turn me loose until one of our sons started after the police. I was most frightened at this time, because on many times before this he had threatened to take my life. Throughout all this time the Respondent cursed and abused me. On many instances before this particular night the Respondent has cursed and abused me, and truck my body with his hands, causing serious bodily injury.

I, Alice J. Duck, as Register and Commissioner hereby certify that the foregoing deposition on Oral Examination was taken down in writing in the words of the witness and read over to her and she signed the same in the presence of myself and Kenneth Cooper, at the time and place herein mentioned; that I have personal knowledge of personal identity of said witness or had proof made before me of the identity of said witness; that I am not of counsel or of kin to any of the parties to said cause, or in any manner interest in the result thereof.

[Gimen under my hand and seal this 19th day of October, 1959.

OCT 19 1959

Must hereb (s.)

COFINE WILSON,

Complainant,

Vs.

YANCEY DAVID WILSON,

Respondent.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY
CASE NO. 4738

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Page 1.

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Complainant further prays that upon final hearing of this cause the Court will render a decreeforever divorcing her from the said Respondent, and granting such other, further and different relief as in equity may be just.

F [[5]] OCT 19 1959

Case No. 4738

CORNIE WILSON,

Complainant,

۷s,

YANCEY DAVID WILSON,

Respondent.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

IN EQUITY.

BILL OF COMPLAINT

OCT 19 1979

The State of Alabama, Baldwin County.	Circuit Court, Baldwin County No.14738 TERM, 19 OF ALABAMA:
You Are Hereby Commanded to Summon	VANCEY DAVID WILSON
You Are Hereby Commanded to Summon	·
And the second s	
to appear and plead, answer or demur, with	in thirty days from the service hereof, to the complaint filed in
the Circuit Court of Baldwin County, State	of Alabama, at Bay Minette, against
YANCEY_DAVID_WI	LSON, Defendant
by CORINE WILSON	·
	, Plaintiff
Witness my hand this 2xdx19th	day of October 1959
	alies Ja Duck, Clerk

0849 98							
No. 4738 Page			Defend	ant 1	ives a	t	
The State of Alabama Baldwin County		:					
CIRCUIT COURT		\mathbf{R}_{0}	eceive	d In	Off	ice	
CORINE WIBSON	- -		1-6-	2			19_5
				~			, Sheri
Plaintiffs vs,	this		e executo				
K YANCEY DAVID WILSON			сору w				19
2 n. Hamilton St.				:			
Defendants		ŧ		:	:		
Summons and Complaint						***	
ed October 19, 1959				-	: : :	<u>2</u>	
Alice J. Duck Clerk							
Clerk				:			
Returned 11-9-55 thous Action By Order of Court	. ;		-				
Thout Action By Order of Court	٧.						
C. Schemer D. B.	:					:	
	1						
Plaintiff's Attorney							Sherifi
Defendant's Attorney	1				TD.		Sherif

CORINE WILSON,)

Complainant)

Vs.)

YANCEY DAVID WILSON,)

Respondent.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY
Case No. 4738

ANSWER AND WAIVERS

Comes the Respondent in the above styled cause and for answer to the Bill of Complaint filed in said cause and to each and every paragraph thereof, separately and severally, says:

- l. Respondent admits the allegations contained in the First Paragraph of the Bill of Complaint.
- 2. Respondent admits the allegations contained in the Second Paragraph of the Bill of Complaint.
- 3. Respondent admits the allegations contained in the Third Paragraph of the Bill of Complaint.
- 4. Respondent denies the allegations contained in the Fourth Paragraph of the Bill of Complaint and demands strict proof thereof of the same.

Respondent hereby accepts service of a copy of the Summons and Complaint in this cause and waives further notice of taking of testimony in this cause and notice of submission of said cause and agrees that the testimony may be taken and the cause submitted without further notice to him.

Witness:
Kerneth Corpe
Burns Delson
STATE OF ALABAMA)
BALDWIN COUNTY

Young David X Welson

I, the undersigned Notary Public for the State at Large, State of Alabama, certify that Yancey David Wilson, 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 the instrument, he executed the same voluntarily on the day the same bears date.

Given under my hand and seal on this well, 1959.

day of

Notary Public, State at Large State of Alabama

MOV 19 1959

ALICE J. DUCK, Register

277

CASE No. 4738

CORINE WILSON

COMPLAINANT

VS

YANGEY DANID WILSON

RESPONDENT

IN THE CIRCUIT COURT OF

BALDWIN COUNTY ALABAMA

IN EQUITY

ANSWER AND WAIVER

Nov 19 1959

CORINE WILSON	9	THE STATE OF ALABAMA
Com	plainant,	Baldwin County
.:		- .
YANCEY DAVID		IN EQUITY
	spondent	Circuit Court of Baldwin County
This cause is sul	bmitted in behalf of	Complete
This cause is sub	bmitted in behalf of ositions by Cor	Complaint upon the original Bill of Complaint Wilson and James A Wilson
This cause is sul and oral depo	bmitted in behalf of ositions by Cor	rine Wilson and James A Wilsona
This cause is sul	bmitted in behalf of ositions by Cor	rine Wilson and James A Wilsona
and oral depo	ositions by cor	
and oral depo	ositions by cor	
and oral depo	ositions by cor	
and oral depo	ositions by cor	



THE STATE OF ALABAMA Baldwin County

IN EQUITY Circuit Court of Baldwin County

CORINE WILSON,

Complainant,

VS.

YANGEY DAVID WILSON,

Respondent

Note of Testimony

Filed in Open Court this____

day of November 1952

Register.

MOORE PRINTING CO., BAY MINETTE, ALA.