The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

	ROSEMARY JONES	BOSTON	Complainent
	vs.	,	Complainant
the age of the second s	JOHN_BOSTON		Respondent
This cause coming on to b	oe heard was submitted u	pon Bill of Complaint,	·Description
- answer and waiver sideration thereof, the Court is on	and T	estimony or metal.b. 41	
sideration thereof, the Court is or said bill.	f the opinion that the Co	omplainant is entitled to	ne Register, and upon cor o the relief prayed for i
It is therefore ordered ad-			
It is therefore ordered, adj	t and Defendant be, and	the same are hereby di	issolved, and that the coi-
Rosemary Jones Bost	on	ic f	
said_John_Boston			for and assessment the
76-20-0			and on account o
			,
Andrew Control of the			
	Continued to the state of the s		
to each other until sixty days after days, neither party shall marry exce It is further ordered that the gain contract marriage upon payn	ept to each other during se Complainant and Res nent of the cost of this	the pendency of said appropriate they sold they suit.	appeal. are hereby permitted to
It is further ordered that	Rosemary Jones	Boston	
de Complainant	pay the cost herein	to be taxed, for which	executed may issue.
Thisday	of all ceules	19 5 9	
	10	ribert m	stell
		Judge C	reuit Court, In Equity
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I,	Or South Mill COD	uliv. Alabama do ba	ATOMIT ACMINE (2
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		d and seal this the	day
	of	,19	
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		register of Circ	uit Court, In Equity.
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No.____Page____

THE STATE OF ALABAMA
BALDWIN COUNTY

In Circuit Court, In Equity

Complainant

vs.

Respondent

DIVORCE DECREE

FILED DEC 30 1959

ALICE J. DUCK, Register

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THE STATE OF ALABAMA,

BALDWIN COUNTY

Circuit Court of Baldwin County, Alabama
(In Equity)

ROSEMARY JONES BOSTON	COMPLAINANT
vs.	
_JOHN_BOSTON	RESPONDENT
	THE CHAPTER
I, <u>Helen McDowell</u>	
as Register and Commissioner <u>in said cause</u>	
have called and count to the second to the s	• = .
have called and caused to come before meJohn Bos	ton
	·
witnessnamed in the requirement for Oral Examin	notion on the
The requirement for Oral Diamin	day of
19, at the office of Thompson & White	
in <u>Bay Minette</u> , Alabama, and having fi	rst sworn said witnessto speak the
truth, the whole truth, and nothing but the truth, the said_	John Boston
doth depos	se and say as follows:

My name is John Boston. I know both parties to this cause. They are both over the age of 21 and have been residents of Alabama all their life. They were married on or about September 4, 1954 and lived together as husband and wife until on or about June 1, 1957, at which time the respondent abandoned the complainant and they have not lived together as husband and wife since that occasion. There are no children born as fruits of their marriage and they have no property to be divided. I do not believe they will ever live together as husband and wife. Their marriage took place in Tensaw, Baldwin County, Alabama.

John Boston

I, Helen McDowell 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 hesigned the same in the presence of
myself and C. LeNoir Thompson
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 30 day of Wellen 1959.
Blen Mc Dowell (L. S.)
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Page HE STATE OF ALABAMA BALDWIN COUNTY CIRCUIT COURT, IN EQUITY SEMARY JONES BOSTON VS HN BOSTON RESPON RESPON RECORDED IN Page Page Page Recorded in
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RESPONDENT RESPONDENT RESPONDENT REGISTER. Register.
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in behalf o											

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JOHI	N BOSTON	4.)	2	
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THE STATE OF ALABAMA **Baldwin County**

Circuit Court

TO: HELEN MCDOWELL

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

ROSEMARY JONES BOSTON

AND

JOHN BOSTON

a witness in behalf of ROSEMARY JONES BOSTON Circuit Court in Baldwin County, of said State, wherein

in a cause pending in our

ROSEMARY JONES BOSTON

, Complainant

and

JOHN BOSTON

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

day of lee_

Commissioner's Fee, \$

Witness' Fees, \$

THE STATE OF ALABAMA Baldwin County

CIRCUIT COURT

ROSEMARY JONES BOSTON

Complainant

VS.

JOHN BOSTON

Defendant

COMMISSION TO TAKE DEPOSITION

COMMISSIONER:

HELEN MCDOWELL

WITNESSES: ROSEMARY JONES BOSTON JOHN BOSTON

ROSEI	Mary Jones Boston	หัต	IN THE CIRCUIT COURT OF
	COMPLAINANT	े पंद	BALDWIN COUNTY, ALABAMA
	vs	泷	in Equity.
JOHN	BOSTON	*	CASE NO.
	RESPONDENT	ರ್ಜ	

Now comes the Respondent and accepts service of the summons and complaint in this cause.

The Respondent admits the allegations as to 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.

Spep Borton

STATE OF ALABAMA BALDWIN CONNTY

in and for said County, in said State, hereby certify that John Boston, 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 30 day of

DEC 30 1959

ALICE J. DUCK, Register

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THE STATE OF ALABAMA, BALDWIN COUNTY

Circuit Court of Baldwin County, Alabama
(In Equity)

	ROBEMARY JON	ES BOSTON	COMPLAIN	NANT
andre de la composition della	JOHN BOSTON	vs.	RESPONI	DENT
I, <u>Hele</u> r	n McDowell			
			e e e e e e	1.4.
as Register and Co	mmissioner <u>in</u>	said cause		
have called and car	used to come before	me <u>Rosemar</u>	y Jones Boston	and the second s
<u> </u>				
				, 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
witness es nam	ed in the requireme	ent for Oral Exar	mination, on the	day of
19, at the of	fice of Thompson	& White		
in Bay Minette	<u>2 </u>	pama, and having	g first sworn said wit	ness <u>es</u> to speak the
truth, the whole tru	uth, and nothing but	the truth, the sai	d Rosemary Jon	es Boston
and the second second second second		doth de	pose and say as follo	ws:

My name is Rosemary Jones Boston. I am over the age of 21 and have been a resident of Tensaw, Alabama, all my life. The respondent, John Boston, is over the age of 21 and has lived at Tensaw, Alabama, all his life. We were married September 4, 1954, and lived together as husband and wife until on or about June 1, 1957, at which time the respondent abandoned me without fault on my part. We have no children born as fruits of our marriage and no property to be divided. I do not believe I will ever live with John Boston anymore as his wife and respectfully ask the Court to grant me a divorce and the right to resume my maiden name of Rosemary Jones. Our marriage took place in Tensaw, Baldwin County, Alabama.

Resimeny James Gaston

I, <u>Helen McDowell</u>	as Register and Commissioner hereby	y certif
that the foregoing deposition on Oral Examin	nation was taken down in writing by me in th	ne word
of the witness and read over to her	nd_shesigned the same in the pre	sence o
myself and C. LeNoir Thompson		
at the time and place herein mentioned; that I	have personal knowledge of personal identit	y of said
witnessor had proof made before me of th	ne identity of said witness; that I a	m not o
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 a	n envelope to the Register of said court.	jani, same a
Given under my hand and seal, this \sqrt{J}	day of December,	19 <i>55</i>
	Le Cans Ma Dowell.	
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Filed POSITION Filed POSITION ALICE J. DHECORDED IN Register. Page Page Register.	IN CIRCUIT COURT, IN EQUITY ROSEMARY JONES BOSTON COMPLAINANT Vs. JOHN BOSTON RESPONDENT	No. Page THE STATE OF ALABAMA

STATE OF ALABAMA BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon JOHN BOSTON, 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 ROSEMARY JONES BOSTON, as Complainant and against JOHN BOSTON, as Respondent.

WITNESS my hand this	the <u>30 </u>	y of, 19 <u>5</u>
		Olie Register.
*******	**********	***********
ROSEMARY JONES BOSTON	X	IN THE CIRCUIT COURT OF
COMPLAINANT	Ϋ́	BALDWIN COUNTY, ALABAMA
vs	X	IN EQUITY.
JOHN BOSTON	χ̈́	CASE NO.
RESPONDENT	Ϋ́	
TO HONORABLE HUBERT M. HALI	JUDGE OF TH	HE CIRCUIT COURT OF BALDWIN
COUNTY, ALABAMA:		

Your Complainant, Rosemary Jones Boston, respectfully represents unto Your Honor and this Honorable Court as follows:

-1-

That your Complainant is over the age of 21 and a resident of Baldwin County, Alabama, and has been all her life; The Respondent is over the age of 21, a resident of Baldwin County, Alabama, and has been all his life.

-2-

That your Complainant and the Respondent married in Tensaw, Alabama, on September 4, 1954, and lived together as husband and wife until our separatiom occurred on June 1, 1957.

-3-

That on to-wit, June 1, 1957, while your Complainant and the Respondent were living together as husband and wife, the Respondent voluntarily abandoned the bed and board of your Complainant and has remained away voluntarily and continuously since that time.

-4-

There are no children as fruits of this marriage and no property to be divided.

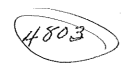
WHEREFORE, the premises considered, your Complainant prays that Your Honor will by proper procedure make the said John Boston, party Respondent to this bill of complaint requiring him to plead, answer or demur to the same within the time and under the penalties prescribed by law and the practice of this 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. Your Complainant prays for such other, further, different or general relief as she may be in equity and good conscience entitled to receive.

THOMPSON & WHITE

DEC 30 1959

AMICE J. DUCK, Register



ROSEMARY JONES BOSTON COMPLAINANT

VS.

JOHN BOSTON

RESPONDENT

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BILL OF COMPLAINT

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