The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

BAMA_TBARNI	<u> </u>	, Complainant	
	vs.		
RANDOLPH OLAI	NDER BARNES	, Respondent	
This cause coming on to be he	ard was submitted upon :	Bill of Complaint, Decree Proxico	Mensoxook
Answer and Waiver			
sideration thereof, the Court is of the said bill.			
It is therefore ordered, adjudge		ourt that the bonds of matrimony	
existing between the Complainant and			
Bama T. Barnes		is forever divorced	from the
said_Randolph_Olander_Bar	· ·		account of
voluntary abandonmen	t		
			i de la compania
Chamber minute and the superior of the superio		and the second of the second o	
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to each other until sixty days after to days, neither party shall marry except It is further ordered that the again contract marriage upon paymed It is further ordered thatthe Complainantthe Complainant	the rendition of this decre t to each other during the Complainant and Respo ent of the cost of this sur Bama T. Barnes	he pendency of said appeal. ondent be, and they are hereby perit. be taxed, for which executed n	ermitted to
•		Devictor of	the Circuit
FEB 8 1950 NUCL DUCK, CLERK REGISTER	Court of Baldwin Court foregoing is a correct country Judge of the Circuit Could decree is on file and en	d and seal this the	y that the d by the which said
#6 F90 C		Register of Circuit Court, I	in Equity.
		·	- 0 P t.

THE STATE OF ALABAMA BALDWIN COUNTY In Circuit Court, In Equity Complainant Respondent DIVORCE DECREE

BAMA T. BARNES,	Ĭ	
Complainant,	X	IN THE CIRCUIT COURT OF
vs.	X	TO GIT DYNTYST CONTINUES AND
RANDOLPH OLANDER BARNES,	ž	BALDWIN COUNTY, ALABAMA
Respondent.	X	IN EQUITY
nespondent.	X	

ANSWER AND WAIVER

Comes now the Respondent in the above styled cause and for answer to the Bill of Complaint filed against him and each paragraph or section thereof says:

He denies each allegation of the Bill of Complaint and demands strict proof thereof.

And now comes the Respondent and hereby accepts service of a copy of said Bill of Complaint and waives notice of the taking of testimony in said cause or the submission thereof for final decree and does hereby consent that testimony may be taken and this cause be submitted for final decree without further notice to him.

Randalok Dlander Barnes
Randolph Olander Barnes

Sworn to and subscribed before me on this <u>25H</u> day of January, 1960.

Blanche White
Notary Public, Baldwin County, Alabama

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FEB 2 1960

ALICE J. DUCK, Register

STATE O	F ALABAMA)						
)	IN	THE	CIRCUIT	COURT	 IN	EQUITY
BALDWIN	COUNTY)						

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Randolph Olander Barnes 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 Bama T. Barnes as Complainant against Randolph Olander Barnes as Respondent.

Witness my hand this the 2nd day of January, 1960.

Megister Register

BAMA T. BARNES,	X	
Complainant,	Ĭ	IN THE CIRCUIT COURT OF
vs.	X	PAT DUIN COMMY AT ADAMA
RANDOLPH OLANDER BARNES,	X	BALDWIN COUNTY, ALABAMA
Respondent.	Ĭ	IN EQUITY
nosponation.	X	

Comes your Complainant, the undersigned Bama T. Barnes, and respectfully represents and shows unto Your Honor and unto this Honorable Court as follows:

FIRST:

That she is over the age of twenty-one years and a resident citizen of Baldwin County, Alabama, residing at Tensaw, Alabama, and the Respondent Randolph Olander Barnes is a resident citizen of the State of Alabama, residing at Bay Minette, Alabama. That both she and the Respondent have been bona fide resident citizens of the State of Alabama for more than two years next preceding the filing of this Bill of Complaint.

SECOND:

That your Complainant and the Respondent were married on June 2, 1956, in Pascagoula, Mississippi, and lived together as man and wife until the month of March, 1958, when the Respondent voluntarily

abandoned your Complainant and they have not lived together as man and wife since that time.

THIRD:

That there were no children born to your Complainant and the Respondent as the result of this marriage.

PRAYER FOR PROCESS:

The premises considered your Complainant respectfully prays that this Honorable Court will cause its usual writ of process to issue directed to the Respondent and requiring him to plead, answer or demur to this Bill of Complaint within the time allowed by law and the rules of this Honorable Court.

PRAYER FOR RELIEF:

The premises considered your Complainant respectfully prays that upon a final hearing of this cause that this Honorable Court will enter an order or decree forever divorcing your Complainant from the Respondent for and on account of voluntary abandonment and will, in and by the terms of said decree, permit either of the parties hereto to remarry after the expiration of sixty days from the rendition thereof. And your Complainant prays for such other , further and different relief as in the premises will be meet and proper.

Respectfully submitted,

Bama T. Barnes

STATE OF ALABAMA

BALDWIN COUNTY

Before me, Mully Mily / Notary Public, in and for said County in said State, personally appeared Bama T. Barnes, who is known to me and who, after being by me first duly and legally sworn, did depose and say under oath as follows:

That her name is Bama T. Barnes and she is one and the same

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person as the Complainant in the foregoing Bill of Complaint and that she signed the same as such. That the facts alleged therein are true and correct.

x Bama T. Barnes

Sworn to and subscribed before me on this <u>22</u> day of January, 1960.

Notary Public, Baldwin County, Alabama

FEB 2 1960

ALICE J. DUCK, Register

BAMA T. BARNES Complainant vs.	THE STATE OF ALABAMA Baldwin County
RANDOLPH OLANDER BARNES, Respondent	IN EQUITY Circuit Court of Baldwin County
This cause is submitted in behalf of Co	mplaint upon the original Bill of Complaint,
Answer and Waiver of Respondent	and Testimony of Complainant
taken upon oral examination and	d Testimony of Solomon Tunstall
taken upon oral examination.	
and in behalf of Defendant uponAnsw	er and Waiver
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CHASON & STONE	Mich Muett Register.

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THE STATE	OF ALABAMA
:	EQUITY of Baldwin County
BAMA T. BA	RNES,
	Complainant
A A A A A A A A A A A A A A A A A A A	VS.
RANDOLPH C	DLANDER BARNES,
	Respondent
Note of	Testimony
Filed in Open Court	this
lay of	, 19

MOORE PRINTING CO., BAY MINETTE, ALA.

THE STATE OF ALABAMA Baldwin County

Circuit Court

TO: BLANCHE WHITE BAY MINETTE, ALABAMA

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 BAMA T. BARNES

ANALYSES in behalf of Complainant in a cause pending in our Circuit Court in Baldwin County, of said State, wherein Bama T. Barnes is

and Randolph Olander Barnes is

, Complainant

Respondent

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

Witness this 2 day of February

, **195**x 60

Pagistan

Commissioner's Fee, \$

Witness' Fees, \$

THE STATE OF ALABAMA,

BALDWIN COUNTY

Circuit Court of Baldwin County, Alabama (In Equity)

	(In Equity)
BAMA T. BARNES	COMPLAINANTE
	William Control of the Control of th
RANDOLPH OLANDER BARNES	
CHARDER BARNES	RESPONDENT
I,Blanche White	The second district of the second
As Register and Commissioner	
have called and caused to come before me Bama T. Barn	
•	
witnessnamed in the requirement for Oral Examination	n on the 2nd
1960 at the co	day of repruary
1960 , at the office of Chason & Stone	
in Bay Minette , Alabama, and having first sv	worn said witnessto speak the
truth the sycholo tours.	
g out the fidth, the said	ama T. Barnes
doth depose and	d com on C 11
dom depose and	a say as follows:
	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
My name is Bama T. Barnes and and live at Tensaw in Baldwin County, All in Baldwin County all of my life and have Baldwin County and the State of Alabama On June 2, 1956 I married Randolph Oland Mississippi and we lived together as man month of March, 1958. Randolph is now I and he has been a resident citizen of Al In March, 1958 Randolph and I were livin abandoned me and we have not lived toget since that time. He has never sent me a of support since we were separated. The born to Randolph and myself as a result	ve been a resident of during that time. Her Barnes in Pascagoula, and wife until the living in Bay Minette abama all of his life. It is in Tensaw and he her as man and wife my money or other form
Baldwin County all of my life and have Baldwin County and the State of Alabama On June 2, 1956 I married Randolph Oland Mississippi and we lived together as man month of March, 1958. Randolph is now I and he has been a resident citizen of Al In March, 1958 Randolph and I were livin abandoned me and we have not lived toget since that time. He has never sent me a of support since we were separated. The born to Randolph and myself as a result	ve been a resident of during that time. Her Barnes in Pascagoula, and wife until the living in Bay Minette abama all of his life. It is in Tensaw and he her as man and wife my money or other form

WITNESSES:

Blanche White

I, Blanche White	xxxxxxixix Commissione	r hereby certify
that the foregoing deposition on Oral Exam	nation was taken down in writing by	me in the words
of the witnessand read over to_her:	nd she signed the same in	the presence of
myself and Norborne C. Stone	,_Jr	
at the time and place herein mentioned; that	have personal knowledge of persona	l identity of said
witnessor had proof made before me of	he identity of said witness;	that I am not of
counsel or of kin to any of the parties to sai	l cause, or any manner interested in t	he result thereof.
I enclose the said Oral Examination in	an envelope to the Register of said c	ourt.
Given under my hand and seal, this 2	ad day of February	, 19_60
Given under my hand and seal, this 2	Blanche U.S.	fite (L. S.)
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	MA T. BARNES, vs.	STA BAL
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PO	JES, JES, NDE	Page_ TATE OF ALA BALDWIN COUNTY
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, 19	OMPLAINAN' ARNES RESPONDEN'	ΑÅ
Register Recore	ANT	

THE STATE OF ALABAMA, BALDWIN COUNTY

Circuit Court of Baldwin County, Alabama (In Equity)

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	RANDOLPH	OLANDER BARN	ES	RESPONDENT	was feet the track
I,	Blanche Whi	te			
sxRegister and	Commissioner				
have called and	caused to come be	efore me Sol	oman Tun	stall	
nave canca and					
		The state of the s			
weitmoon Y	named in the reas	irement for Oral	Examinatio	n, on the 2nd	lay of February
19 <u>60</u> , at the	office of Ch	ason & Stone	<u> </u>	ANTON MINISTER STATE OF THE STA	
in Bay Min	ette	., Alabama, and b	naving first :	sworn said witness_	to speak the
(1 - 4]	tmith and nothi	ng but the truth, t	he said	Soloman Tunst	all
truth, the whole					
	and the second second second second	do	oth depose a	nd say as follows:	enne garage de la companya de la co
of age have li and I k year 19 the mon Bay Mirand wif	My name and reside and reside and state and that the of March lette. I know that since March lette and the since March lette and left Bama and	is Soloman Tin Tensaw, Bin Tensaw, Biny life. I and Randol they lived, 1958 when ow that they ch of 1958 and that	unstall aldwin C am a bro ph Barne together Randolph have no nd I fur	and I am over ounty, Alabama ther of Bama T s were married in Tensaw unt left Bama and t lived togeth ther know that not supported ldren as a res	21 years where I . Barnes in the il about moved to her as man Randolph her since
			So	Soloman Tunsta	nstull
WITNES:	SES:				
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) long (Stag	1		

I,Blanche White	asxRegisterx and Commissioner hereby certify
that the foregoing deposition on Oral Examin	ation was taken down in writing by me in the words
of the witness and read over to himan	he signed the same in the presence of
myself and Norborne C. Stone,	r.
at the time and place herein mentioned; that I	nave personal knowledge of personal identity of said
witnessor had proof made before me of t	e identity of said witness; that I am not of
	cause, or any manner interested in the result thereof.
I enclose the said Oral Examination in a	envelope to the Register of said court.
Given under my hand and seal, this 2	d day of February , 19 60
	Blanche White (L. S.)
and the second s	esta de la vierna de la composición de La composición de la
en a la companya de l	
a sa kata na manana n	
Filed RECORDED IN Registe Page Page Recor	THE STATE OF ALABAMA BALDWIN COUNTY IN CIRCUIT COURT. IN EQUITY vs. RESPONDENT

BAMA T. BARNES Compl	ainant,	IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA
VS.		IN EQUITY.
RANDOLPH OLANDER BARNI Respo	SS, ondent.	NO
•		

	DEMAN	D FOR C	RAL EXA	MINATION.		
			4			
COMES the	Complainant, by	attorney,	and represe	ents to the C	Court as follo	ows:
	following name					
Bay Minett	e,	in the C	County of	Baldwin		41 - 1 - 24
Alabama, the place	of trial of said ca	ause, to-wi	t: Bama	T. Barnes	ā	
Soloman Tur	nstall					
	."					
2. That said	complainant requ				witnesses be	,
	To the Total of the		· :			
missioner appointed	by the Register		y.;	CHASON &		
				Source	it e r for Com	plainant. (
NOTE:						
Complainant su	iggests the name	of	Blanche	White	·······	
as a suitable and com	petent person to	act as con	imissioner u	pon the exam	nination of sai	d witnesses.
and the second s	And the second s) olone	Sto	
AL 19			:	[Sol	citor for Com	plainant.

BT-6-40-500 DEMAND FOR ORAL EXAMINATION. Complainant, Respondent. IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA-IN EQUITY. Filed this day of, 194..... Register.

