DIVORCE DECREE

MOORE PRINTING COMPANY - BAY MINETTE, ALA.

## The State of Alabama, Baldwin County

### CIRCUIT COURT, IN EQUITY

GRACE GLENNON TIEMAN , Complainant

vs

# WILLIAM W. TIEMAN, Respondent

This cause coming on to be heard was submitted upon Bill of Complaint, **Decree 1976 Acceleration** Answer and Waiver sideration 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 <u>Grace Glennon Tieman</u> is forever divorced from the said\_William W. Tieman non-support.

It having been made to appear to the Court that the parties

hereto have entered into a property settlement agreement, a

copy of which is on file in this cause, it is therefore ordered

and decreed that said agreement be, and the same is hereby, in

all things confirmed and adopted by this Court.

It is further 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 marry except to each other during the pendency of said appeal.

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

It is further ordered that Grace Glennon Tieman

I,\_\_\_\_\_

the <u>Complainant</u> pay the cost herein to be taxed, for which executed may issue.

\_\_\_\_\_day of \_\_\_\_\_May\_\_\_\_\_19\_6Q

Judge Circuit Court, In Equity

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.



GRACE G. TIEMAN,	X	
Complainant,	X	IN THE CIRCUIT COURT OF
vs.	X	
WILLIAM W. TIEMAN,	X	BALDWIN COUNTY, ALABAMA
Respondent.	X	IN EQUITY
	X	

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

Comes your Complainant, the undersigned Grace G. Tieman, 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 the State of Alabama, residing in Montrose, Baldwin County, Alabama, where she has lived for the past three years. That she has been a bona fide resident citizen of the State of Alabama for more than two years next preceding the filing of this Bill of Complaint. That the Respondent William W. Tieman is over the age of twenty-one years and is a resident citizen of the State of Pennsylvania, residing at Mt. Laurel Road, R. D. 1, Temple, Pennsylvania.

#### SECOND:

That your Complainant and the Respondent were married on, to-wit: December 17, 1944, in Biloxi, Mississippi, and they lived together as man and wife until to-wit: July 27, 1956, when they became separated. That your Complainant has lived separate and apart from the bed and board of the Respondent for two years and without support from him for two years next preceding the filing of this Bill of Complaint and she has bona fide resided in this State during said period. That there were no children born to the Complainant and the Respondent as a result of this marriage.

#### THIRD:

That the Respondent, William W. Tieman is an able bodied man gainfully employed by Western Electric Company in the State of Pennsylvania and earns a salary of approximately Eleven Thousand Dollars

(\$11,000.00) per year. That the Complainant and the Respondent jointly own approximately five (5) acres of land situated in or near Burkittsville, Maryland, and they also own jointly a number of shares of the capital stock of American Telephone and Telegraph Company which were acquired during coveture and the Respondent owns, in his own name, several additional shares of such stock.

#### FOURTH:

That your Complainant and the Respondent have entered into a property settlement agreement, a copy of which is attached hereto and by reference made a part hereof, in and by the terms of which your Complainant has agreed to accept certain property and the payment of certain sums of money and the payment for and on her behalf of the attorneys' fees, and upon receipt of all of the above, do waive all future support and any amount due her as alimony.

#### PRAYER FOR PROCESS

The premises considered your Complainant respectfully prays that this Honorable Court will cause the Respondent to be made a party to this proceeding and require him to plead, answer and demur to this Bill of Complaint within the time required by the rules of this Honorable Court and the statutes in such cases made and provided.

#### PRAYER FOR RELIEF

The premises considered your Complainant prays that upon a final hearing of this cause that this Honorable Court will enter its order or decree forever divorcing your Complainant from the Respondent and dissolving the bonds of matrimony heretofore existing between them for and on account of non-support and will, in and by the terms of said decree, ratify, confirm and approve the property settlement agreement which is attached hereto. And your complainant prays for such other, further and different relief as will, in the premises, be meet and proper.

FEB 23 1960 ALICE J. DUCK, Register

Cenney

Grace G. Tieman

STATE OF ALABAMA BALDWIN COUNTY

Before me, <u>Norborne C. Stone, Jr.</u>, a Notary Public, in and for said County in said State, personally appeared Grace Glennon Tieman, 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 Grace Glennon Tieman and that she executed the foregoing Bill of Complaint and the facts alleged therein are true and correct.

2.2.000 and

Grace Glennon Tieman

Sworn to and subscribed before me on this the 22nd day of February, 1960.

Baldwin County, Alabama

FILED FEB 23 1960

ALICE J. DUCK, Register

STATE OF ALABAMA

BALDWIN COUNTY

COMMONWEALTH OF PENNSYLVANIA ) BERKS COUNTY

THIS AGREEMENT, entered into this \_\_\_\_\_\_ day of \_\_\_\_\_\_, 1960, by and between GRACE W. TIEMAN, of Montrose, Baldwin County, Alabama, hereinafter called the "Wife", and WILLIAM W. TIEMAN, of ED #1, Berks County, Pennsylvania, hereinafter called the "Musband",

WITNESSETE

WHEREAS, the parties hereto are Musband and Wife, and because of certain differences and disputes between them intend to separate and live apart for the rest of their natural lifes; and

WHEREAS, the Wife has announced hor intention of securing an absolute divorce from the Husband; and

WEEREAS, the parties desure to settle all property rights between them.

NOW, THEREFORE, in settlement, adjustment and compromise of all property questions and of the Wife's right to support, and in consideration of the mutual promises herein contained and of the amounts of money herein agreed to be paid, and property delivered by, the Husband to the Wife, the parties, for themselves, their executors, administrators, heirs and assigns, agree as follows:

1. The Eusband shall:

(a). Execute, acknowledge and deliver with the Wife, a proper conveyance to William Charles Tieman conveying the real estate owned by them and situated near Burkittsville, Maryland.

(b). Pay to the Wife the sum of TWO THOUSAND DOLLARS (\$2,000.00), in cash.

(c). Assign, transfer and deliver to the Wife, or effect such transfer and delivery, a stock certificate for 26 shares of common capital stock of American Telephone and Telegraph Company, free and clear of all liens and encumbrances.

(d). Pay to the Wife the sum of \$\_\_\_\_\_\_ representing one-half of the total dividends paid on the stock of American Telephone and Telegraph Company for the years 1958 and 1959.

(e). Pay to Norborne C. Stone, Jr. Esquire, an attorney at law representing the Wife, the sum of \$350.00 to cover attorney fees and costs.

2. Nothing herein contained shall be construed as a bar to either party's defending any action for divorce instituted by the other, nor as an agreement that he or she will not do so.

3. Except as provided herein, the Wife does hereby remise, release and forever discharge the Musband, his heirs, executors, administrators and assigns, of and from all and all manner of, actions and causes of action, suits, debts, dues, accounts, bonds, covenants, contracts, agreements, judgments, claims and demands whatsoever in law or equity, especially from any and all obligations arising out of the marriage between them, including support for herself, costs, counsel fees and alimony pendente lite in any action for divorce instituted by either of the parties hereto against the other, which against the said Husband she ever had, now has, or which her heirs, executors, administrators or assigns, or any of them, hereafter can, shall or may have for or by reason of any cause, matter or thing whatsoever.

6. The Husband does hereby remise, release and forever discharge the Wife, her heirs, executors, administrators and assigns, of and from all, and all manner of, actions and causes of action, suits, debts, dues, accounts, bonds, covenants, contracts, agreements, judgments, claims, and demands whatsoever in law or equity, especially from any and all obligations arising out of the marriage between them, which against the said Wife he ever had, now has, or which his heirs, executors, administrators or assigns, or any of them, hereafter can, shall or may have, for, or by reason of any cause, matter or thing whatsoever.

5. Each of the parties hereto releases the other, his and her respective heirs, executors, administrators and assigns, from all duties, liabilities and obligations of every kind whatsoever which he or she otherwise might or could claim under or by virtue of the marriage relation, including the right to claim any share in the estate of either, real or personal, under the intestate laws or against the Will of the other, save and except as herein provided.

6. The parties hereto having read this agreement, and each of them having consulted counsel, they do declare that it is their individual and joint intentions to be hereby legally bound and as well to bind their heirs, executors, administrators or assigns.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals the day and year first above written.

GRACE G. TIEMAN

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(SEAL)

WILLIAM W. TIEMAN

(SEAL)

STATE OF ALABAMA BALDWIN COUNTY

On this the <u>day of</u>, 1960, before me the undersigned officer, personally appeared GRACE G. TIEMAN, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and acknowledged that she executed the same voluntarily for the purposes therein contained.

IN WITNESS WHEREOF, I have herounto set my hand and official seal.

Notary Public, Baldwin County, Alabama

COMMONWEALTH OF PENNSYLVANIA COUNTY OF BERKS

FEB 23 1960

ALLCE J. DUCK, Register

On this the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 1960, before me, the undersigned officer, personally appeared WILLIAM W. TIEMAN, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and acknowledged that he executed voluntarily the same for the purposes therein contained.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Notary Public, Commonwealth of Pennsylvania, County of Berks.

GRACE GLENNON TIEMAN,	X	
Complainant,	X	IN THE CIRCUIT COURT OF
VS.	X	BALDWIN COUNTY, ALABAMA
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WILLIAM W. TIEMAN,	X	IN EQUITY
Respondent.	X	

#### ANSWER AND WAIVER

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

1. The Respondent denies each and every allegation of the Bill of Complaint and demands strict proof thereof.

And now comes the Respondent and does hereby waive notice of the taking of testimony in the above styled cause and the submission of the same for final decree, and does hereby consent that the testimony be taken and the above styled cause submitted for final decree without further notice to him.

Iliam W. Tieman

Sworn to and subscribed before me this <u>Jour</u>day of <u>Reach</u>, 1960.

Eva & Kan Notary Public, <u>Lacding</u>, <u>County</u>, <u>Pennsylvania</u> July comission eyjeines July comission eyjeines July Comission eyjeines

MOORE PRINTING COMPANY - BAY MINETTE, ALA.

8581-NOTE OF TESTIMONY

GRACE GLENNON TIEMAN

vs.

WILLIAM W. TIEMAN

THE STATE OF ALABAMA Baldwin County

IN EQUITY Circuit Court of Baldwin County

This cause is submitted in behalf of Complaint upon the original Bill of Complaint, Answer and Waiver and Testimony of the Complainant

and in behalf of Defendant upon \_\_\_\_\_ Answer and Waiver

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CHASON & STONE		Register.
By: Morbonne Star, Jr.		

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ORAL	DEPOSITION

THE STATE OF ALABAMA, BALDWIN COUNTY	Circuit Court of Baldwin County, Alabama (In Equity)
GRACE GLENN	ON TIEMAN COMPLAINANT
	Version of the second sec
WILLIAM W.	TIEMAN RESPONDENT
I,Blanche White	
the state of the second se	
as KegistazaakCommissioner	
19_60, at the office of CHA inBay Minette, Alabama,	and having first sworn said witnessto speak the
truth, the whole truth, and nothing but the tr	uth, the said Grace Glennon Tieman
My name is Grace Gle	_ doth depose and say as follows: nnon Tieman and I am over the age of g in Montrose, Baldwin County, Ala-

that three year period I have been a resident citizen of the state of Alabama. My husband, William W. Tieman is over the age of 21 years and a resident citizen of the State of Pennsylvania, his address being Mount Laurel Road, Temple, Pennsylvania. My husband and I were married on December 17, 1944 in Biloxi, Mississippi and we lived together as man and wife until on or about July 27, 1956 when we separated and we have not lived together as man and wife since that time. I have received no support from my husband since our separation. No children were born to my husband and me as a result of our marriage. My husband and I have entered into a property settlement agreement, a copy of which is attached to this deposition, and by virtue of that agreement and the fact that my husband has complied with all of the terms, I have waived all right to further support and alimony.

Suce Hermon Freman

FILED

ALTE L DUCK, CLEAK REGISTER

MAY 27-60

I,Blanche Whiteas XBoy is xet X XMC Commissioner hereby certify
that the foregoing deposition on Oral Examination was taken down in writing by me in the words
of the witness and read over to her and she signed the same in the presence of
myself and Norborne C. Stone, Jr.
at the time and place herein mentioned; that I have personal knowledge of personal identity of said witnessor had proof made before mo of the 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 as
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
I enclose the said Oral Examination in an envelope to the Register of said court.
Given under my hand and seal, this 27 thday of May 19 60
Blanche Li hete (L. S.)
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a da anti-arresta da anti-arresta da anti-arresta da anti-arresta da anti-arresta da anti-arresta da anti-arres Anti-arresta da anti-arresta da anti-arresta da anti-arresta da anti-arresta da anti-arresta da anti-arresta da
No Page THE STATE OF ALABAMA BALDWIN COUNTY IN CIRCUIT COURT, IN EQUITY VS. RESPONDENT VS. Page Page Page Record Resister

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STATE OF ALABAMA ) BALDWIN COUNTY ) COMMONWEALTH OF PENNSYLVANIA ) BERKS COUNTY )

THIS AGREEMENT, entered into this 30th day of March, 1960, by and between GRACE W. TIEMAN, of Montrose, Baldwin County, Alabama, hereinafter called the "Wife", and WILLIAM W. TIEMAN, of RD #1, Berks County, Pennsylvania, hereinafter called the "Husband",

#### <u>WITNESSETH</u>

WHEREAS, the parties hereto are Husband and Wife, and because of certain differences and disputes between them intend to separate and live apart for the rest of their natural lifes; and

WHEREAS, the Wife has announced her intention of securing an absolute divorce from the Husband; and

WHEREAS, the parties desire to settle all property rights between them.

NOW, THEREFORE, in settlement, adjustment and compromise of all property questions and of the Wife's right to support, and in consideration of the mutual promises herein contained and of the amounts of money herein agreed to be paid, and property delivered by, the Husband to the Wife, the parties, for themselves, their executors, administrators, heirs and assigns, agree as follows:

1. The Husband shall:

(a). Execute, acknowledge and deliver with the Wife, a proper conveyance to William Charles Tieman conveying the real estate owned by them and situated near Burkittsville, Maryland.

(b). Pay to the Wife the sum of TWO THOUSAND DOLLARS (\$2,000,00), in cash.

(c). Assign, transfer and deliver to the Wife, or effect such transfer and delivery, a stock certificate for 26 shares of common capital stock of American Telephone and Telegraph Company, free and clear of all liens and encumbrances.

(d). Pay to the Wife the sum of \$181.36 representing onehalf of the total dividends paid on the stock of American Telephone and Telegraph Company for the years 1958 and 1959.

(e). Pay to Norborne C. Stone, Jr., Esquire, an attorney at law representing the Wife, the sum of \$350.00 to cover attorney fees and costs.

2. Nothing herein contained shall be construed as a bar to either party's defending any action for divorce instituted by the other, nor as an agreement that he or she will not do sol

3. Except as provided herein, the Wife does hereby remise, release and forever discharge the Husband, his heirs, executors, administrators and assigns, of and from all and all manner of, actions and causes of action, suits, debts, dues, accounts, bonds, covenants, contracts, agreements, judgments, claims and demands whatsoever in law or equity, especially from any and all obligations arising out of the marriage between them, including support for herself, costs, counsel fees and alimony pendente lite in any action for divorce instituted by either of the parties hereto against the other, which against the said Husband she ever had, nor has, or which her heirs, executors, administrators or assigns, or any of them, hereafter can, shall or may have for or by reason of any cause, matter or thing whatsoever.

4. The Husband does hereby remise, release and forever discharge the Wife, her heirs, executors, administrators and assigns, of and from all, and all manner of, actions and causes of action, suits, debts, dues, accounts, bonds, covenants, contracts, agreements, judgments, claims, and demands whatsoever in law or equity, especially from any and all obligations arising out of the marriage between them, which against the said Wife he ever had, now has, or which his heirs, executors, administrators or assigns, or any of them, hereafter can, shall or may have, for, or by reason of any cause, matter or thing whatsoever.

5. Each of the parties hereto releases the other, his and her respective heirs, executors, administrators and assigns, from all duties, liabilities and obligations of every kind whatsoever which he or she otherwise might or could claim under or by virtue of the marriage relation, including the right to claim any share in the estate of either, real or personal, under the intestate laws or against the Will of the other, save and except as herein provided.

6. The parties hereto having read this agreement, and each of them having consulted counsel, they do declare that it is their individual and joint intentions to be hereby legally bound and as well to bind their heirs, executors, administrators or assigns.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals the day and year first above written.

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WITNESS:

/s/ Eva G. Rau as to W. W. T

/s/	Grace G. Tieman	(SEA)
	GRACE G. TIEMAN	
/s/	William W. Tieman	(SEA)
	WILLIAM W. TIEMAN	

WITNESS:

/s/ Norborne C. Stone, Jr. as to G. G. T.

STATE OF ALABAMA BALDWIN COUNTY

On this the 13th day of April, 1960, before me the undersigned officer, personally appeared GRACE G. TIEMAN, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and acknowledged that she executed the same voluntarily for the purposes therein contained.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Seal Affixed

/s/ Norborne C. Stone, Jr. Notary Public, Baldwin County, Alabama

COMMISSION TO TAKE DEPOSITIONS

THE STATE OF ALABAMA Circuit Court Baldwin County 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 Grace Glennon Tieman a witness in behalf of Complainant in a cause pending in our Circuit Court in Baldwin County, of said State, wherein Grace Glennon Tieman is , Complainant William W. Tieman is and 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. ,19 60 Witness 27 day of May Register Commissioner's Fee, \$ Witness' Fees, \$

NO			
STATE of ALABAMA Baldwin County			
CIRCUIT COURT			
Complainant VS.			
Defendant COMMISSION TO TAKE DEPOSITION COMMISSIONER: WITNESSES:			

#### GRACE GLENNON TIEMAN

Complainant, VS. WILLIAM W. TIEMAN Respondent.

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

NO.....

#### DEMAND FOR ORAL EXAMINATION.

COMES the Complainant, by attorney, and represents to the Court as follows:

Bay Minet	te	, in the	County of .	Baldwin		
labama, the place	of trial of sa	id cause, to	wit: Grace	Glennon Tie	man	
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missioner appointed by the Register of this Court. CHASON & STONE B Solicitor) for Complainant.(

NOTE:

Complainant suggests the name of Blanche White

as a suitable and competent person to act as commissioner upon the examination of said witnesses. CHASON-& STONE

STONE By:  $\boldsymbol{\alpha}$ Solici)or for Complainant



DEMAND FOR ORAL EXAMINATION. GRACE GLENNON TIEMAN GRACE GLENNON TIEMAN Complainant, Vs. WILLIAM W. TIEMAN Respondent. IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA—IN EQUITY. Filed thisday of,	
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