The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

EVELYN SEWAL I	Complainant
	vs.
KARL SEWALL	, Respondent
This cause coming on to be l	eard was submitted upon Bill of Complaint X Recreex RIXX Confessor XXXX
Answer and Waiver	and Testimony as noted by the Register, and upon con-
sideration thereof, the Court is of the	e opinion that the Complainant is entitled to the relief prayed for in
said bill.	
	ged and decreed by the Court that the bonds of matrimony heretofore nd Defendant be, and the same are hereby dissolved, and that the said
A Company of the Comp	is forever divorced from the
saidKarl_Sewall	for and on account of
	er ORDERED, ADJUDGED AND DECREED by the Court
that the Complainant, I	Evelyn Sewall be allowed to resume her maiden
name of Evelyn Klenert	
and the same of th	and the second of the second o
to each other until sixty days after days, neither party shall marry excell the further ordered that the again contract marriage upon payn. It is further ordered that the Complainant	
a particular de la companya de la c	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 theday of
½	

Mad

No Page
THE STATE OF ALABAMA BALDWIN COUNTY
In Circuit Court, In Equity
:
Complainant
vs.
ver .
Respondent
DIVORCE DECREE

MAR 3.1 1960
ALICE J. DUCK Register

THE STATE OF ALABAMA,

BALDWIN COUNTY

Circuit Court of Baldwin County, Alabama
(In Equity)

EVELYN SEWAL L

COMPLAINANT

vs.

KARL SEWALL

RESPONDENT

I, Alice L. Miller

EXERGISTERIZED SEWALL

have called and caused to come before me Evelyn Sewall

witness named in the requirement for Oral Examination, on the 31st day of March

19 , at the office of James R. Owen

in Bay Minette , Alabama, and having first sworn said witness to speak the truth, the whole truth, and nothing but the truth, the said Evelyn Sewall

doth depose and say as follows:

My name is Evelyn Sewall and I am the Complainant in the above styled cause. I am over the age of twenty-one years and a resident of the State of Alabama. The Respondent, Karl Sewall, is over the age of twenty-one years and is a resident of the State of New York, residing at 90 Bryant Avenue, White Plains, New York.

The Respondent and I were married in Yonkers, New York on the 30th day of April, 1958, and we lived together as man and wife until the month of October, 1959, at which time the Respondent, Karl Sewalldid commit actual violence upon my person attended with danger to my life or health and from his conduct there is reasonable apprehension of such violence.

There were no children born of this marriage.

Evelyn Sevall

MAR 81 1960

A Notary Public I, <u>Alice L. Miller</u> <u> asxRegisterx and XCommunicationer</u> 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 James R. Owen
at the time and place herein mentioned; that I have personal knowledge of personal 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 31st day of March , 19 60
alice L. In ellevi. S.)
Notary Public, Baldwin County, Alabama
escentium en la calabra II en la calabra de la calabra en la calabra en la calabra en la calabra en la calabra
in de la completa de la completa de la final de la completa de la completa de la completa de la completa de la La completa de la co
and an annual consequence of the second control of the second of the second of the second of the second of the
a series de la composition de la compo La composition de la
THE STATE OF ALABAMA THE STATE OF ALABAMA BALDWIN COUNTY IN CIRCUIT COURT, IN EQUITY Vs. COMPLAINANT COMPLAINANT RESPONDENT RESPONDENT Filed Page Page Page Page Record Page Record Page Register.

mar 28, 1960

To whom I may concern, This is to advise that in the papers pertaining To my wife Evelyn R. Sewall. and myself, relating To her devoice action in the State of Flabama - my name has been incorrectly skelled - instead of Karl Sewal as written it should be Kail H. Sewall In. This document authorizer the above Correction on Those legal documents to which I have affliged my signature. I also centhorize my wife to heep her present have I that is toely if she so desires Viate of New York County of Westchester Harl H Sewallf. Sworn to and subscribed before me this 200 dent Mong Public, State of New York F11 7 0 Qualified in Westchester Coupty Term Expires March 30, 19 MAR 31 1960

EVELYN SEWALL Complainant	THE STATE OF ALABAMA Baldwin County
vs. KARL SEWALL Respondent	IN EQUITY Circuit Court of Baldwin County
	mplaint upon the criginal Bill of Complaint,
and in behalf of Defendant upon Answer and	Waiver.
Solvita for Complant MAR 31 1960	Oline J. Luck Register.

22-

No
THE STATE OF ALABAMA Baldwin County
IN EQUITY
Circuit Court of Baldwin County
VS.
Note of Testimony
Filed in Open Court this
day of, 19,
Register.
MOORE PRINTING CO., BAY MINETTE, ALA.

EVELYN SEWALĻ,	Q	IN THE CIRCUIT COURT OF
Complainant,	Ĭ	BALDWIN COUNTY, ALABAMA
Vs.	Ĭ	IN EQUITY
KARL SEWALL,	ğ	4883
Respondent	ð	4000

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

Your Complainant, Evelyn Sewall, respectfully represents and shows unto the Court and your Honor as follows:

- 1. That she is over the age of twenty-one years and is a resident of the State of Alabama. The Respondent is over the age of twenty-one years and is a resident of the State of New York, his address being 90 Bryant Avenue, White Plains, New York.
- 2. Your Complainant and the Respondent were lawfully married In Yonkers, New York, on the 30th day of April, 1958.
- 3. Complainant further avers that said Respondent did, during the month of October, 1959, commit actual violence upon the person of your Complainant attended with danger to her life or health and from his conduct there is reasonable apprehension of such violence.
 - 4. There were no children born of this marriage.

The premises considered, your Complainant makes the said Karl Sewal a party respondent to this Bill of Complaint, and in order that the Complainant may have the relief herein prayed for, may it please the court to cause the State's writ of subpoena to issue, directed to the said Karl Sewal, commanding him to answer, plead or demur to this Bill of Complaint within the time required by law and the rules of this Court; that upon a final hearing of this cause that Your Honor will enter a decree divorcing your Complainant from the Respondent; that your Honor will allow the said Complainant to resume her prior maiden name of Evelyn Klenert and that your Honor will order and decree such other, further and different relief as may be just and proper, the premises considered.

ALICE J. DUCK, Register

Complainant.

178

EVEL	YN SEWALL,		§	IN	THE	CIRCUI	T	COURT	OF
		Complainant,	Ĭ	15) A T 1	TATATT N		· v	Λ Τ Λ Τ⊃ Λ π.π	ለ ከ // ለ
	vs.		Ž	DRL.	T 7 A T T.	A COOMI	Ĭ 9	, ALABAMA	
KARL	SEWALL,		Q			IN EQU	ΙT	Υ.	
		Respondent.	Ĭ						

ANSWER AND WAIVER:

Now comes the Respondent, Karl Sewall, in the above styled cause and accepts service of a copy of the Bill of Complaint here-tofore filed in this cause, and for answer to said Bill of Complaint and to each and every allegation thereof, says:

- He admits the allegations of paragraphs numbered 1,
 and 4 of the Bill of Complaint.
- 2. He denies each and every allegation contained in paragraph 3 of the Bill of Complaint and demands strict proof thereof.

Respondent hereby submits himself to the jurisdiction of this court and waives notice of the time and place of taking testimony in said cause, waives issuance of the formal commission to take testimony in said cause, and consents that the testimony be taken before a Notary Public, without further notice to him, and further waives notice of the time and place of submission of said cause, and consents that said cause may be submitted for a final decree at any time or place without further notice to him of such submission.

Respondent.

WITNESSES:

Enold Tuerslu

MAD DI 4000