

7311

Fairhope, Alabama

June 1

1945

M

E. Q. Deane

In Account with

The Fairhope Courier

E. B. Gaston Estate, Publisher

Advertising and Commercial Printing

Rates on Application

Legal notice of
16 words Re. Orval
A. Smith vs Ida
Myrtle Smith in
issues of April 5-12-
19-26.

\$7.20

Paid
E. Q. Deane

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

Leonard Ray Barwick _____ Complainant

VS.

Minnie Grace Barwick _____ Respondent

This cause coming on to be heard was submitted upon Bill of Complaint, Decree Pro Confesso on Publication and Testimony as noted by the Register, and upon consideration 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 Leonard Ray Barwick is forever divorced from the said Minnie Grace Barwick

for and on account of Voluntary Abandonment

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 again marry except to each other during the pendency of said appeal.

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

It is further ordered that _____ the complainant pay the cost herein to be taxed, for which execution may issue.

This 15th day of June, 19 45
J. W. Hare

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 the _____ day of _____, 19____

Register of Circuit Court, in Equity

No. 1311 Page _____

The State of Alabama
BALDWIN COUNTY
IN CIRCUIT COURT, IN EQUITY

vs. Complainant

Respondent

DIVORCE DECREE

Filed this _____ day of

_____, 194

Register

THE STATE OF ALABAMA,
Baldwin County.

Circuit Court of Baldwin County, Alabama
(In Equity)

Leonard Ray Barwick

Complainant

VS.

Mimmie Grace Barwick

Respondent

I, Frances G. Crawford

as Register and Commissioner

have called and caused to come before me Leonard Ray Barwick and Russell L. Joyner

witness^{es} named in the Requirement for Oral Examination, on the 13th day of June 1945, at the office of E. A. Cramer, Attorney in Fairhope, Alabama, and having first sworn said Witness^{es} to speak the truth, the whole truth, and nothing but the truth, the said Leonard Ray Barwick doth depose and say as follows:

I am 29 years of age and my wife is 26 years old. We were married December 1st 1934 at Dillon, South Carolina. We moved to Alabama in September, 1942, and I have lived in Alabama ever since, living in Fairhope for the past year or more. For some time prior to the early part of March, 1944, we were not getting along. I dont know why but she kept leaving to visit her folks and I would have to insist that she come back here. About March 1st 1944, she told me that she did not want to live in these parts and would not remain with me. She left me and has never returned. I tried numerous times to get her to come back but she refused to do so. She is not a member of the United States Armed Forces. She had no justification in leaving me in as much as I always tried to do the best I could for her.

Leonard Ray Barwick

And said Russell L. Joyner doth depose and say as follows:

I have known Leonard Ray Barwick and his wife for more than 2 years. I know that they were not getting along up to the time when she left here which was early in 1944. I know that he has continued to live in Fairhope since that date and that she has not been back. I see him several times a week every week. In fact, at present we are employed in the same place.

Russell L. Joyner

ORAL EXAMINATION.

I, Frances G. Crawford, as Register and Commissioner hereby certify that the foregoing deposition—on Oral Examination was taken down by me in writing in the words of the witness—and read over to _____ and _____ signed the same in the presence of myself _____ at the time and place herein mentioned; that I have personal knowledge of personal identity of said witness—or had proom 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 13th day of June, 1945.

Frances G. Crawford (L. S.)

NO. 1311 PAGE _____

THE STATE OF ALABAMA
BALDWIN COUNTY

IN CIRCUIT COURT, IN EQUITY.

vs. Complainant

Respondent.

Oral Deposition

Filed June 14, 1945
[Signature], Register.

Recorded in _____ Record

Vol. _____ Page _____, Register.

NOTICE TO NON-RESIDENT

TIMES PRINTING CO., BAY MINETTE

Leonard Ray Barwick

The State of Alabama,

No. 1322

County.

vs.

Minnie Grace Barwick

Circuit Court, in Equity

This the 9th day of

April, 1945

In this cause it being made to appear to the Clerk of this Court by the affidavit of E A Cramer

that the Defendant Minnie Grace Barwick

is a non-resident of the State of Alabama

and further, that, in the belief of said Affiant the Defendant is over the age of 21 years; it is therefore ordered that publication be made in the Fairhope Courier, a newspaper published in Bay Minette, Baldwin County, Alabama, once a week for four consecutive weeks, requiring Minnie Grace Barwick the said

to answer or demur to the Bill of Complaint in this cause by the 10th day of May 1945, or after thirty days therefrom a decree Pro Confesso may be taken against her

E A. Cramer
Solicitor for Complainant

Register.

RECORDED

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[Faint, illegible text in the middle section of the document, possibly a main body of text.]

[Faint, illegible text in the bottom section of the document, possibly a conclusion or signature area.]

Leonard Ray Barwick

vs.

Minnie Grace Barwick

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, _____
Decree Pro. Confesso on publication, and _____

Testimony of Leonard Ray Barwick and Russell L. Joyner

and in behalf of Defendant upon _____



Register.

No. 1311

THE STATE OF ALABAMA
Baldwin County

IN EQUITY
Circuit Court of Baldwin County

Barnick

vs.

Barnick

NOTE OF TESTIMONY

Filed in Open Court this 14

day of April, 1945

R. M. ...

Register.

THE STATE OF ALABAMA,
BALDWIN COUNTY

CIRCUIT COURT, IN EQUITY

No. 1311 June, Term, 19 45

Leonard ~~Fennar~~ Ray Barwick Complainant

Vs.

Minnie Grace Barwick Defendant

In this cause it appears to the Register R S Duck that the order of publication heretofore made in this cause, was published for four consecutive weeks, commencing on the 12th day of April, 1945, in the Fairhope Courier a newspaper published in Fairhope Ala., Alabama, that a copy of said order was posted at the Court House door in Baldwin County, on the 9th day of April 1945 and

And it now further appearing to the Register R S Duck that the said

Minnie Grace Barwick

having, to the date hereof, failed to demur, plead to, or answer the Bill of Complaint in this cause, it is now, therefore, on motion of Complainant, ordered and decreed by the Register R S Duck.

that the Bill of Complaint in this cause be, and it hereby is in all things taken as confessed against the said Minnie Grace Barwick

This 12th day of June 19 45

R S Duck

Register.

RECORDED

No. 1311 Page

The State of Alabama,
BALDWIN COUNTY

CIRCUIT COURT, IN EQUITY

Leonard ^Ray Barwick

Vs.

Minnie Grace Barwick

Decree Pro Confesso of Publication

Issued 12th June 19 45

[Signature]
Register.

Recorded in Record

Vol. Page

Register.

Moore Printing Co., Bay Minette, Ala.

THE STATE OF ALABAMA, }
BALDWIN COUNTY

CIRCUIT COURT, IN EQUITY

No. _____, Term, 19____

Leonard Ray Barwick

Complainant

Vs.

Minnie Grace Barwick

Defendant

Motion is hereby made for a Decree Pro Confesso against _____

Minnie Grace Barwick

Defendant

in the annexed stated cause, on the ground that more than thirty days have elapsed since the perfection of publication was made under the order of this Court; and it having been shown by due proof to the Court that said Defendant is a non-resident of the State of Alabama, and has failed to answer, plead or demur to the Bill in this cause, to the date hereof.

This 11th day of June 1945

746 Code

E. A. Grimes

Solicitor.

RECORDED

No. 1511

Page _____

The State of Alabama,
BALDWIN COUNTY

CIRCUIT COURT, IN EQUITY

Barwick

Complainant _____

Vs. ' _____

Barwick

Defendant _____

Motion for Decree Pro Confesso
on Publication

Filed *July 11th* 1945

Barwick

Register.

Recorded in _____ Record

Vol. _____ Page _____

Register.

Fairhope, Alabama *May 31* 194*5*

M *E. A. Lamm*

In Account with

The Fairhope Courier
E. B. Gaston Estate, Publisher
Advertising and Commercial Printing
Rates on Application

*Legal notice of
Hoo Wade Re. Leonard
H. Barwick vs Hoo
Barwick in the
issues of April 12-
19-26-May 3-*

\$7.20

E. A. Lamm

THE STATE OF ALABAMA, }
Baldwin County

CIRCUIT COURT

TO Frances G. Crawford

KNOW YE: That we, having full faith in your prudence and competency, have appointed you Commissioner, and by these presents do authorize you, at such time and place as you may appoint, to call before you and examine Leonard Ray Barwick and Russel L. Joiner

as witnesses in behalf of Complainant in a cause pending in our Circuit

Court of Baldwin County, of said State, wherein Leonard Ray Barwick

Complainant

and Minnie Grace Barwick

Defendant,

on oath to be by you administered, upon them

to take and certify the deposition of the witness and return the same to our Court, with all convenient speed, under your hand.

Witness 12th day of June, 1945.

R. Duck

REGISTER

Commissioner's Fee \$ NONE

Witness' Fees, \$ NONE

NO. 1311

THE STATE OF ALABAMA
Baldwin County
CIRCUIT COURT

Leonard Ray Barwick

Complainant

VS.

Minnie Grace Barwick

Defendant

Commission To Take Deposition

COMMISSIONER:

Witnesses:

THE FAIRHOPE COURIER

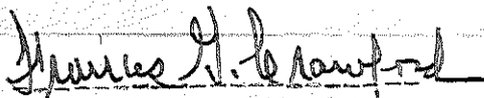
E. B. GASTON ESTATE, PUBLISHER

A PROGRESSIVE PAPER FOR PROGRESSIVE PEOPLE

ESTABLISHED 1924

FAIRHOPE, ALABAMA

This is to certify that the
attached legal notice appeared
in the Fairhope Courier, a newspaper
published in Fairhope, Baldwin County
Ala., on the dates of April 12,
19, 26 and May 3 1945.


Frances C. Crawford
Editor Fairhope Courier

State of Alabama
Baldwin County

Subscribed and sworn to this 11th day of May,
A. D. 1945, before me.


Notary Public, Baldwin County, Ala.

Notice to Non-Resident

The State of Alabama,
Baldwin County,
Circuit Court, in Equity
This the 9th day of April, 1945

Leonard Ray Barwick No. 1322
vs. Minnie Grace Barwick

In this cause it being made to appear to the Clerk of this Court by the affidavit of E. A. Cramer, that the Defendant Minnie Grace Barwick is a non-resident of the State of Alabama and further, that, in the belief of said Affiant the Defendant is over the age of 21 years; it is, therefore, ordered that publication be made in the Fairhope Courier a newspaper published in Fairhope, Baldwin County, Alabama, once a week for four consecutive weeks, requiring the said Minnie Grace Barwick to answer or demur to the Bill of Complaint in this cause by the 10th day of May 1945, or after thirty days therefrom a decree Pro Confesso may be taken against her.

E. A. Cramer,
Solicitor for Complainant

36-4t R. S. Duck, Register

..... Leonard Ray Barwick
Complainant,
VS.
..... Minnie Grace Barwick
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:

1. That the following named witnesses reside within one hundred miles from

Bay Minette, in the County of Baldwin

Alabama, the place of trial of said cause, to-wit:

Leonard Ray Barwick

Russell L. Joyner

2. That said complainant requires an oral examination of said witnesses before a commissioner appointed by the Register of this Court.

E. A. Cramer
.....
Solicitor for Complainant.

NOTE:

Complainant suggests the name of Frances G. Crawford

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

E. A. Cramer
.....
Solicitor for Complainant.

Fairhope, Alabama April 30 1945

M R. J. Dink

Bay Minette Ala
In Account with

The Fairhope Courier
E. B. Gaston Estate, Publisher
Advertising and Commercial Printing
Rates on Application

April 12 Legal notice of 160 W
Re - Donald B. Barwick
vs Grace
in issues of April 12-19-
26 May 3-

\$ 7.20

1311

BT-6-40-500

DEMAND FOR ORAL EXAMINATION.

Barick

Complainant,

Vs.

Barick

Respondent.

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

Filed this *17* day of *June*

1945.....

Rodick

Register.

| | | |
|----------------------|---|----------------------|
| Leonard Ray Barwick |) | In The Circuit Court |
| Complainant |) | |
| |) | Baldwin County |
| vs |) | |
| |) | Alabama |
| Minnie Grace Barwick |) | |
| Respondent |) | In Equity |

To the Honorable Francis W. Hare, Judge of said Court, sitting in Equity:

Comes Your Complainant, Leonard Ray Barwick, and respectfully exhibits this, His Bill of Complaint against Minnie Grace Barwick and shows unto Your Honor as follows:

First: Complainant, who is 29 years of age and a resident of Baldwin County, Alabama, for more than one year past, and Respondent, who is 26 years of age, intermarried on December 1st 1934 at Dillon, South Carolina.

Second: On or about March 1st 1944, Respondent Voluntarily Abandoned Complainant, without just cause, and has continued said abandonment with total neglect of the marital covenant on her part ever since.

The premises considered, Complainant prays that Your Honor grant all appropriate and legal process and that same be directed to said Minnie Grace Barwick demanding her to personally appear before this Honorable Court within the time prescribed by law and then and there to answer fully and completely the several paragraphs of this Bill of Complaint and that she be required to abide and obey all decrees and orders of this Court which to Your Honor may seem meet and proper.

Complainant further prays, upon a hearing of this cause, that a decree be rendered forever divorcing Complainant from said Minnie Grace Barwick and granting Complainant such other, further and different relief as may be or appear proper in the premises.

E. A. Cramer
 Solicitor for Complainant.

State of Alabama
 Baldwin County

Personally appeared E. A. Cramer, who, being duly sworn, deposes and says; That he is solicitor for Leonard Ray Barwick in a divorce action entitled Leonard Ray Barwick Versus Minnie Grace Barwick; That he believes on information and investigation that said Minnie Grace Barwick is past the age of 21 years and that she is a non resident of the State of Alabama, wherefore he believes that notice of the pendency of said action ought to be given by publication.

E. A. Cramer

Subscribed and sworn to this 6th day of April, 1945, before me.

Carl F. Blouha
 Notary Public, Baldwin County,
 Alabama.

