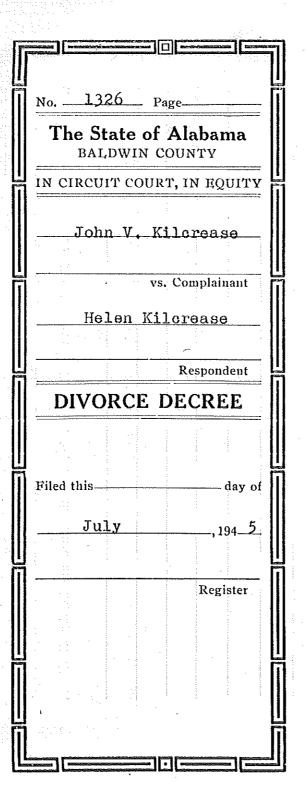
THE STATE OF ALABAMA, BALDWIN COUNTY

CIRCUIT COURT, IN EQUITY

	HN V. KILCR	EASE		_ Complainant
		VS.		•
Marian III	TOT TORE TOTE A		I	**
This cause coming on t	ELEN KILCRE			- Respondent
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on <u>Publication</u> consideration thereof, the Cou for in said bill. It is therefore ordered,	en en gran en gran en	ing the state of t		·
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	omplandant and	Derendant be, ar	id the same are	nereby, dissolved
and that the saidJohn_	V. Kilcreas	e <u>"</u>		
s forever divorced from the s	aid Helen	Kilcrease		
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7	days after the read again marry except the Complainant in the payment of the paym	ndition of this decort to each other dual Respondent the cost of this su	eree, and that if appuring the pendence be, and they are ait.	peal is taken within y of said appeal. hereby permitted
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			Judge Circuit	Court, in Equity.
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	foregoing is a Judge of the (vin County, Alal correct copy of th Dircuit Court in t e and enrolled in	oama, do hereby ne original decree he above stated c	ster of the Circuit certify that the rendered by the ause, which said
		my hand and se		day
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		Rec	gister of Circuit C	ourt in Fourity
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JOHN V. KILCREASE	
Complainant	THE STATE OF ALABAMA
	Baldwin County
vs HELEN KILCREASE	
Respondent	INEQUITY
	Circuit Court of Baldwin County
This cause is submitted in behalf of Complaint a	upon the original Bill of Complaint, —Summons,
	fidavit of Publication, Certificat
* i * * * * * * * * * * * * * * * * * *	non-military service, Decree Pro
Confesso on Publication and Test	imony of John V. Kilcrease.
	(
and in behalf of Defendant upon	

Register.
Register.
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No. 1326	
THE STATE OF ALABAM Baldwin County	(A
IN EQUITY Circuit Court of Baldwin Cou	ınty
JOHN V. KILCREASE	
Complainant	
vs.	
HELEN KILCREASE	
Respondent	
NOTE OF TESTIMONY	
Filed in Open Court this	
day of July. 19	4_5
Registe	er.
Printed by The Baldwin Times, Bay	Minette.

- and is behalf to Definition of June

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THE STATE OF ALABAMA, Baldwin County.

Circuit Court of Baldwin County, Alabama (In Equity)

	JOHN V. KILCREASE	Complainant
	VS.	
	HELEN KILCREASE	Respondent
I. Evelyn Nelso	<u>a</u>	
as Registerxand Commissioner have called and caused to com		lcrease
	uirement for Oral Examination, Hybart and Chason	on the 16th day of July
in Bay Minette		rn said Witness to speak the
ar .	- doth depose and say as follows	

My name is John V. Kilcrease; I am the Complainant in that certain suit for Divorce filed by me in the Circuit Court of Baldwin County, Alabama, against Helen Kilcrease, April 23, 1945 being Case No. 1326. I am over the age of twenty-one years and a resident citizen of Baldwin County, Alabama and I have resided here all of my life. Helen Kilcrease is over the age of twenty-one years and is a non-resident of the State of Alabama, her last known Post Office address being 2889 Waller Street, Jacksonville, Florida. I do not know where she has lived since the date of the filing of this suit or for some time previous thereto. I married the said Helen Kilcrease on or about April 15, 1942 and we lived together as man and wife until about November 9, 1943 at which time she voluntarily abandoned me without just cause of legal excuse and she has failed and refused to live with me as my wife, since that time.

John Milereau

I, <u>Evelyn Nelson</u> , as Kogistaryani k 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 him and he signed the same in the presence of
myself and John Chason
at the time and place herein mentioned; that I have personal knowledge of personal identity of
said witnessor 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
Evelyn Nolos (L. S.)

Vol.	Recorded	Filed July 16	Oral Depo	HELEN KILCH	vs.	JOHN V. KILCR	IN CIRCUIT COURT,	THE STATE OF A BALDWIN CO	NO. 1326 PAGE
Page , Register.	Register. in Record) 194. 5	sition	CCREASE Respondent.	Complainant	REASE	IN EQUITY.	COUNTY	TOTAL PROPERTY AND ASSESSMENT OF THE PROPERTY A

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THE FAIRHOPE COURIER

E. B. GASTON ESTATE, PUBLISHER

A PROGRESSIVE PAPER FOR PROGRESSIVE PEOPLE

ESTABLISHED 1894

FAIRHOPE, ALABAMA

This is to certify that the attached legal notice appeared in the Fairhope Courier, a newspaper published in Fairhope, Baldwin County Ala., in the issues of May IO, I7, 24 and 3I, I945

Frances G. Crawford, Editor.

State of Alabama Baldwin County

Subscribed and sworn to this 1st day of June, 1945, before me.

Notary Public, Baldwin County, Ala.

Notice to Non-Resident Defendant

John V. Kilcrease, Complainant vs. Helen Kilcrease, Respondent. In The Circuit Court of Baldwin County, Alabama in equity No. 1326. Notice to Non-Resident Defendant

It having been made to appear from the Affidavit of John V. Kilcrease, the Complainant in the above styled cause that Helen Kilcrease, the Respondent named in said cause is a non-resident of the State of Alabama and that her last known Post Office address was 2889 Waller Street Jacksonville, Florida, and it appearing further that she has moved and left no forwarding address;

Notice is hereby given to Helen Kilcrease that John V. Kilcrease filed his suit for Divorce against her on April 23, 1945 in the Circuit Court of Baldwin County, Alabama, In Equity, being Cause No. 1326 and the said Helen Kilcrease is hereby required to answer or plead to the Bill of Complaint before the 11th day of June, 1945 or thirty days thereafter a Decree Pro Confesso may be rendered against the said Helen Kilcrease.

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R. S. Duck Register

Fairhope, Alabama Way 31	1945
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The Fairhope Courier E. B. Gaston Estate, Publisher Advertising and Commercial Printing Rates on Application

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THE FAIRHOPE COURIER

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It having been made to appear from the Affidavit of John V. Kilcrease, the Complainant in the above styled cause that Helen Kilcrease, the Respondent named in said cause is a non-resident of the State of Alabama and that her last known Post Office address was 2889 Waller Street Jacksonville, Florida, and it appearing further that she has moved and left no forwarding address;

Notice is hereby given to Helen Kilcrease that John V. Kilcrease filed his suit for Divorce against her on April 23, 1945 in the Circuit Court of Baldwin County, Alabama, In Equity, being Cause No. 1326 and the said Helen Kilcrease is hereby required to answer or plead to the Bill of Complaint before the 11th day of June, 1945 or thirty days thereafter a Decree Pro Confesso may be rendered against the said Helen Kilcrease.

R. S. Duck

R. S. Duck Register

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Court of Baldwin Cou	nty, of said Stat	te, wherein —	Jo	hn V. Kil	crease is	<u> </u>	
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TH	E STATE OF A	(15.10057		COURT, IN	=
	BALDWIN CO	No.	1326		_, Term, 19
	JOE	N V. KILCREASE	Vs.		_ Complainant
		CLEN KILCREASE			Defendant
	In this cause it appear	s to the RegisterR	. S. Duck	that the	order of publication
heret	ofore made in this cause	, was published for four	r consecutive wee	ks, commencing	on the 10th
	of May				
•	Fairhope				
	Baldwin	•			
and					
i i gwai					
				e de production de la company	
havin	g, to the date hereof, fai	led to demur, plead to.	or answer the Bil	Il of Complaint	in this cause it is
	therefore, on motion of (·		
	that the	ne Bill of Complaint in t	this cause be, and	l it hereby is in a	ll things taken as
confes	sed against the said—	Helen Ki	lcrease		
	This 16	day of July		19.45	Register.

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No	1326		Pag	e
		State of ALDWIN CO		,
CIR	CUIT	COURT,	IN	EQUITY
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	JOHN	V. KILCE	REAS	E
		Comp	olai	nant
		Vs.		
	HEI	LEN KILCE	REAS	E .
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ssued	Jul	y 16	X	19 4 5
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	Moore Pi	inting Co., Bay	Minette	

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	BALDWIN	I COUNTY	. N	o. <u>1326</u>	(<u></u>	:	, Term, 19
			12	esen.			
	in and a second	rohn v. KII	CREASE				— Complainant——
And the second	, M. 1947	O11114 V • 15-11	101111111			:	— Complainant
Section 1985				Vs.			
				<u></u>	<u> </u>		
:		HELEN KILCH	REASE				Defendant
		i i		*	:		
				mar marketing and a second			—— Defendant——
in the anne	exed stated	cause, on the gr	ound that mo	ore than thirty	days have	elapsed	since the perfection
of publicat	ion was ma	de under t h e ord	der of this Co	ourt; and it hav	ring been	shown b	y due proof to the
Court that	said Defen	dant is a non-re	sident of the	State of Alaba	ma, and ha	s failed t	to answer, plead or
demur to th	he Bill in tl	is cause, to the	date hereof.				
T		16		_		. ~	
	his	da	y o1	uly,	19	42	
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746 Code	his	da	y o1	uly,	^	45 A	Solicitor.

No	.326		Page_	
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CIRCI	JIT CC	OURT,	IN E	QUITY
	JOHN V	. KIL	OREAS	E
	·. i	Vs.	Comp	olainant
	HELEN	KILCRI	ea se	and the state of t
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JOHN V. KILCREASE	
Complainant	
Onipiamant (THE STATE OF ALABAMA,
	BALDWIN COUNTY
vs:	
	CIRCUIT COURT, IN EQUITY.
HELEN KILCREASE	
Respondent	
	Case No. 1326
I, R. S. Duck	
The Thirty of	
Baldwin County, of the State of Alabo	ıma, hereby certify that on the affidavit
of John V. Kilcrease	
	<u></u>
	_
on the 23rd day of April 19 L	5, an order of publication was made to
Helen Kilcresse	·
	who is a non-resident
TIVITY Whose last known place of modidance we	- 0000 Waller Charles
Jacksonville, Florida	szooy.waller.Street,
and was published in the Fairhope Courier	
a newspaper published in Fairhope, Alabana	once a week, for four
consecutive weeks, commencing on the 10th day of May	4015
consecutive weeks, commencing on the 1001 may of may	19.43, requiring
the said Helen Kilcrease	
to answer or demur to the Bill of Complaint in the cause on the 11th	day ofJune,
1945, or in thirty days therefrom a decree Pro Confesso may be taken ag	wind her
The second of th	
And that a copy of said order was forwarded by mail, on the	day of
19, addressed to	
ai	
and that one other copy of said order was posted at the Courthouse door of s	aid County for four consecutive weeks,
commencing on the 10th day of May,	19 45
	Welker
	Register.

RECORDED	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			 		1		
No. 1326								
THE STATE OF ALABAMA, Baldwin County.	The state of the s					**************************************		
CIRCUIT COURT, IN EQUITY.	Herter State of Polymer State of State							
JOHN V. KILCREASE,	The conditional deposit of the condition		· \$					
Complainant	And the second of the second o	: :						
vs. HELEN KILCREASE,				The state of the s				
Respondent				and the second s				
CERTIFICATE OF PUBLICATION.	And the state of t			affect and the common of a graph of the common of the comm				
Filed in office this 16				THE PARTY OF THE P			Apparature of Ap	
Register.	Committee of the commit			Symptomic confidence of the sy				
				September 200 annimalis				

JOHN V. KILCREASE, Complainant.

VS.

HELEN KILCREASE,
Respondent.

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

No. 1326

ORIER OF PUBLICATION.

In this Cause it being made to appear to the Register of this Court by the Affidavit of John V. Kilcrease that the Defendant, Helen Kilcrease is a non-resident of the State of Alabama and over the age of twenty-one years and that her last known Post Office address was 2889 Waller Street, Jacksonville, Florida; and it appearing further that a copy of the Summons and Complaint filed in this cause was sent by registered mail to the above named Respondent at the above mentioned address as required by law and that such Summons and Complaint was returned to the Register unclaimed with the notation that the Respondent had moved and left no address.

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 Helen Kilcrease to answer or demur to the Bill of Complaint in this cause by the 11th day of June, 1945 or thirty days therefrom a Decree Pro Confesso may be taken against the said Helen Kilcrease.

A.S. Register.

ORDER OF PUBLICATION

JOHN V. KILCREASE, Complainant.

VS.

HEIEN KILCREASE, Respondent.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

IN EQUITY.

No. 1326

FILED: May 3, 1945

Philip.

JOHN V. KILCREASE,

Complainant

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

VS.

HELEN KILCREASE

Respondent.

IN EQUITY.

Case No. 1326

AFFIDAVIT

STATE OF ALABAMA

BALDWIN COUNTY

Before me, John Chason, a Notary Public, in and for said State and County, personally appeared John V. Kilcrease, who is known to me and who after being by me first duly and legally sworn, doth depose and say under oath as follows:-

That his name is John V. Kilcrease; that he is over the age of twenty-one years and a resident citizen of Baldwin County, Alabama. That he is the Complainant in the suit for Divorce which he filed in the Circuit Court of Baldwin County, Alabama, In Equity, against Helen Kilcrease on April 23, 1945; that the said Helen Kilcrease is not a member of the Armed Forces of the United States of America within the meaning of the Soldier's and Sailor's Civil Relief Act of 1940, as amended.

John V Kilcrean

Sworn to and subscribed before me, a Notary Public, whose seal is hereto affixed, this / 6 day of . 1945.

Notary Public, Baldwin County, Alabama.

RECORDED

AFFIDAVIT

JOHN V. KILCREASE,

Complainant

VS.

HELEN KILCREASE,

Respondent

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

IN EQUITY.

FILED: July 16, 1945.

Register.

<u>.</u>

JOHN V. KILCREASE Complainant)	IN THE CIRCUIT COURT OF
,	·)	BALDWIN COUNTY, ALABAMA
VS.)	IN EQUITY.
HELEN KILCREASE,)	
Respondent.)	No. 1326

NOTICE TO NON-RESIDENT DEFENDANT

It having been made to appear from the Affidavit of John V. Kilcrease, the Complainant in the above styled cause that Helen Kilcrease, the Respondent named in said cause is a non-resident of the State of Alabama and that her last known Post Office address was 2889 Waller Strest, Jacksonville, Florida, and it appearing further that she has moved and left no forwarding address;

NOTICE IS HEREBY GIVEN to Helen Kilcrease that John V. Kilcrease filed his suit for Divorce against her on April 23, 1945 in the Circuit Court of Haldwin County, Alabama, In Equity, being Cause No. 1326 and the said Helen Kilcrease is hereby required to answer or plead to the Bill of Complaint before the 11th day of June, 1945 or thirty days thereafter a Decree Pro Confesso may be rendered against the said Helen Kilcrease.

NOTICE TO NON-RESIDENT DEFENDANT.

JOHN V. KILCREASE, Complainant.

VS.

HELEN KILCREASE, Respondent.

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

No. 1326

FILED: May 3, 1845

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

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Helen Kilcrease 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, at Bay Minette, Alabama in which Bill of Complaint John V. Kilcrease is Complainant and Helen Kilcrease is the Respondent.

Witness my hand and seal this day of April, 1945.

JOHN 7	V. KILCREASE,)	IN THE CIRCUIT COURT OF
	Complainant,)	
Vs.)	BALDWIN COUNTY, ALABAMA
V D .	•)	
HELEN	KILCREASE,)	IN EQUITY.
	Respondent.)	

Comes your Complainant John V. Kilcrease and files this his Bill of Complaint for Divorce against Helen Kilcrease and shows unto your Honor as follows:-

FIRST:

That both your Complainant and the Respondent are over the age of twenty-one years; that your Complainant is a bona fide resident citizen of Baldwin County, Alabama and has resided here all his life; that the Respondent is a non-resident of the State of Alabama and her last known Post Office address is 2839 Waller Street, Jacksonville, Florida.

SECOND:

That your Complainant and the Respondent were married on heretofore, to-wit, April 15, 1942 and lived together as man and wife until November 9, 1943 at which time the Respondent abandoned your Complainant, without just cause or legal excuse; that said Respondent voluntarily abandoned your Complainant and has failed and refused to live with him for more than twelve months next immediately preceeding the filing of this Bill of Complaint.

PRAYER FOR PROCESS AND RELIEF:

The premises considered your Complainant prays that the above named Helen Kilcrease be made party defendant to this Bill of Complaint by the usual Writ or Process of this Honorable Court, requiring her to plead, answer or demur within the time and under the penalties prescribed by the rules of this Court and the Statutes in such cases made and provided; the Respondent being a non-resident

of the State of Alabama, your Complainant prays that this Court will cause the Register of said Court to send a copy of this Bill of Complaint together with a summons to answer the same within thirty days from the receipt thereof, such summons and Complaint to be sent by registered mail, postage prepaid marked; "For delivery only to the person to whom addressed", and a return receipt requested addressed to the Register of said Court; that upon a final hearing of this cause your Honor will grant unto your Complainant an absolute Divorce from said Respondent and that your Honor will also Decree that your Complainant be allowed to remarry if he sees fit. Should your Complainant be mistaken in the relief prayed for that there be granted to him such other, further, different and general relief to which he is entitled and as in duty bound he will ever pray.

John Milereau.

STATE OF ALABAMA BALDWIN COUNTY.

Before me, John Chason, a Notary Public in and for said
State and County, personally appeared John V. Kilcrease who is known
to me and who after being by me first duly and legally sworn doth
depose and say under oath as follows:-

That he is over the age of twenty-one years and is a resident of Bay Minette, Baldwin County, Alabama; that Helen Kilcrease is over the age of twenty-one years and is a non-resident of the State of Alabama, her last Post Office address being 2889 Waller Street, Jacksonville, Florida; that all of the allegations contained in the foregoing Bill of Complaint are true and correct.

Sworn to and subscribed before me,

a Notary Public, whose seal is hereto

affixed this day of April, 1945.

Notary Public, Baldwin County,

Alabama.

-CF E No. 1739
RECEIPT FOR REGISTERED ARTICLE No.
RECEIPT FOR RECEIP
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Declared value, \$
and number)
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oro 16-12666

After Five Days Return To R. S. DUCK
CLERK CIRCUIT COURT, BALDWIN COUNTY Bay Minette, Ala.

Return Receipt Requested

to Addressee Only

HELEN KILCREASE 2889 Waller Street JACKSONVILLE FLA.

REGISTERED

RETURN RECEIPT REQUESTED.

DELIVER ONLY TO PERSON TO WHOM ADDRESSED.



STATE OF ALABAMA BALDWIN COUNTY

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Helen Kilcrease 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, at Bay Minette, Alabama in which Bill of Complaint John V. Kilcrease is Complainant and Helen Kilcrease is the Respondent.

Witness my hand and seal this day of April, 1945.

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

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to summon Helen Kilcrease 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, at Bay Minette, Alabama in which Bill of Complaint John V. Kilcrease is Complainant and Helen Kilcrease is the Respondent.

Witness my hand and seal this 23 day of April, 1945.

JOHN V. 1	KILCREASE,)	IN THE	CIRCUIT	COURT OF
	Compla	inant,)	. •		
)	BALDWIN	COUNTY,	ALABAMA
VS.)			
HELEN KI	LCREASE,)	IN	EQUITY.	
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Comes your Complainant John V. Kilcrease and files this his Bill of Complaint for Divorce against Helen Kilcrease and shows unto your Honor as follows:-

FIRST:

That both your Complainant and the Respondent are over the age of twenty-one years; that your Complainant is a bona fide resident citizen of Baldwin County, Alabama and has resided here all his life; that the Respondent is a non-resident of the State of Alabama and her last known Post Office address is 2889 Waller Street, Jacksonville, Florida.

SECOND:

That your Complainant and the Respondent were married on heretofore, to-wit, April 15, 1942 and lived together as man and wife until November 9, 1943 at which time the Respondent abandoned your Complainant, without just cause or legal excuse; that said Respondent voluntarily abandoned your Complainant and has failed and refused to live with him for more than twelve months next immediately preceeding the filing of this Bill of Complaint.

PRAYER FOR PROCESS AND RELIEF:

The premises considered your Complainant prays that the above named Helen Kilcrease be made party defendant to this Bill of Complaint by the usual Writ or Process of this Honorable Court, requiring her to plead, answer or demur within the time and under the penalties prescribed by the rules of this Court and the Statutes in such cases made and provided; the Respondent being a non-resident

of the State of Alabama, your Complainant prays that this Court will cause the Register of said Court to send a copy of this Bill of Complaint together with a summons to answer the same within thirty days from the receipt thereof, such summons and Complaint to be sent by registered mail, postage prepaid marked; "For delivery only to the person to whom addressed", and a return receipt requested addressed to the Register of said Court; that upon a final hearing of this cause your Honor will grant unto your Complainant an absolute Divorce from said Respondent and that your Honor will also Decree that your Complainant be allowed to remarry if he sees fit. Should your Complainant be mistaken in the relief prayed for that there be granted to him such other, further, different and general relief to which he is entitled and as in duty bound he will ever pray.

Jehn Schraue Complainant.

STATE OF ALABAMA BALDWIN COUNTY.

Before me, John Chason, a Notary Public in and for said State and County, personally appeared John V. Kilcrease who is known to me and who after being by me first duly and legally sworn doth depose and say under oath as follows:-

That he is over the age of twenty-one years and is a resident of Bay Minette, Baldwin County, Alabama; that Helen Kilcrease is over the age of twenty-one years and is a non-resident of the State of Alabama, her last Post Office address being 2889 Waller Street, Jacksonville, Florida; that all of the allegations contained in the foregoing Bill of Complaint are true and correct.

Sworn to and subscribed before me, a Notary Public, whose seal is hereto affixed this 23 day of April, 1945.

Motary Public, Baldwin County,

Alabama.

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relief to which he is entitled and as in duck bo Je ajji caci there be granted to him such other, further, yt and general Should your Complainant be Mataken in that Teg lor spar Decree that your Complainant, be allowed to Ara A & he sees fit. absolute Divorce from said langondent and Age Mar Honor will also of this cause your Honor will great, sate od Comietant en addressed to the Register of said Court: Nato upon a final hearing to the person to whom addressed", and a return redeipt requested by registered mail, postage propaid sarkad; "For delivery only days from the receipt thereof, such suchons and Complaint to be sent Complaint together with a stamone to answer the same within thirty cause the Register of said Court to send a copy of this Bill of of the State of Alabama, your Complainant proys that this Court will

STATE OF ALABAMA BALDWIN COUNTY.

Droth.

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Landre to and subscribed be ore me, or more me, or more seen is herero

raffined this 22 day of April, 1945.

Notary Public Balls .