

1316

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

GEORGE NELSON

Complainant

VS.

ALICIA T. NELSON

Respondent

This cause coming on to be heard was submitted upon Bill of Complaint, Decree Pro Confesse Services by register mail; answer of Guardian ad litem; or Agreement of submission 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 George Nelson

is forever divorced from the said Alicia T. Nelson

for and on account of insanity

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 George Nelson, the Complainant pay the cost herein to be taxed, for which execution may issue.

This 17<sup>th</sup> day of December, 1945 —

G. M. Hale

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

MURKIN, ATTORNEY FOR DEFENDANT

30

RECEIVED IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA  
JULY 20, 1943  
SPECIAL AGENT IN CHARGE, FEDERAL BUREAU OF INVESTIGATION,  
TUSCALOOSA, ALABAMA, SUBMITTED BY SPECIAL AGENT IN CHARGE,  
FEDERAL BUREAU OF INVESTIGATION, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE,

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA,  
SUBMITTED BY SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA,  
SUBMITTED BY SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA,  
SUBMITTED BY SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA,  
SUBMITTED BY SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA,  
SUBMITTED BY SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA,  
SUBMITTED BY SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA,  
SUBMITTED BY SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA,  
SUBMITTED BY SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA,  
SUBMITTED BY SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA,  
SUBMITTED BY SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA,  
SUBMITTED BY SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA,  
SUBMITTED BY SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA,  
SUBMITTED BY SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA,  
SUBMITTED BY SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA,  
SUBMITTED BY SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA,  
SUBMITTED BY SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA,  
SUBMITTED BY SPECIAL AGENT IN CHARGE, BIRMINGHAM, ALABAMA.

No.	Page
<b>The State of Alabama BALDWIN COUNTY</b>	
<b>IN CIRCUIT COURT, IN EQUITY</b>	
vs. Complainant	
Respondent	
<b>DIVORCE DECREE</b>	
Filed this _____ day of _____, 194____	
Register	

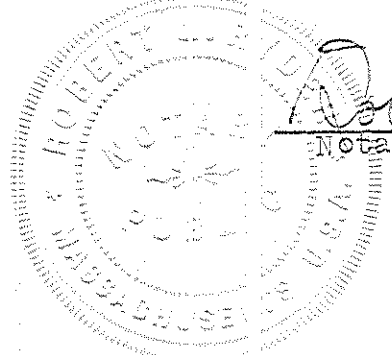
GEORGE NELSON, ) IN THE CIRCUIT COURT OF  
COMPLAINANT, ) BALDWIN COUNTY, ALABAMA,  
VS. ) IN EQUITY.  
ALICIA T. NELSON, )  
DEFENDANT )

Deposition of Harlan L. Paine, M. D., Superintendent of Grafton State Hospital, Grafton, Massachusetts, taken before Robert L. Ryder, Notary Public and duly appointed Commissioner, upon written interrogatories propounded by W. C. Beebe, Solicitor for Complainant, said interrogatories being hereto attached and made a part hereof. The deponent was duly sworn by the Commissioner who then read the interrogatories to said deponent in their numerical order and said deponent's answers were as follows:

1. Harlan L. Paine, M. D., age 61  
Grafton State Hospital  
North Grafton, Mass.
2. I am Superintendent of Grafton State Hospital.
3. Grafton State Hospital is a hospital established for the care of the mentally ill.
4. Alicia T. Nelson is a patient therein.
5. I have had occasion to observe and examine her mental condition.
6. She is insane.
7. In my opinion she is incurably insane.
8. Confined in Grafton State Hospital since October 23, 1931.
9. She has been a legally committed patient in State Hospitals since June 4, 1918.

Harlan L. Paine

Subscribed and sworn to before me this 5th day of December, 1945.

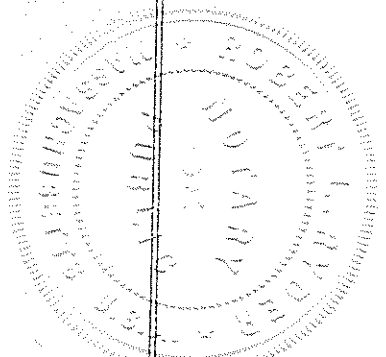


Robert L. Ryder  
Notary Public and Commissioner

Certificate of Commissioner made in accordance with  
Chapter 233, Sec. 33 under General Laws of the Common-  
wealth of Massachusetts.

I, Robert L. Ryder, Notary Public and duly appointed Com-  
missioner for the purpose of taking the foregoing deposition, here-  
by certify that said deposition was taken at the office of the  
Superintendent of the Grafton State Hospital, at North Grafton,  
Massachusetts, beginning at 11:00 A. M. on the 5th day of December,  
1945, after due notice to the deponent and agreement by him as to  
the time and place; that said deposition was taken at the request  
of W. C. Beebe, Solicitor for the Complainant, for the reasons set  
forth in his request annexed to his interrogatories; that the  
adverse party did not attend but notice was given by registered  
mail to Miss L. K. McKechnie, at her address 418 Columbia Road,  
Dorchester, Massachusetts, she being the sister and nearest of  
kin, that said deposition would be taken at the time and place  
hereinabove set forth, but that she did not attend although she  
received the notice as evidenced by the registered receipt hereto  
attached.

Robert L. Ryder  
Notary Public and Commissioner



GEORGE NELSON,

COMPLAINANT,

VS.

ALICIA T. NELSON,

DEFENDANT

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA,

IN EQUITY.

Interrogatories propounded to Harlan L. Paine, M. D., Superintendent of Grafton State Hospital, Grafton, Massachusetts, by W. C. Beebe, Solicitor for Complainant.

1. Please state your name, age, and address.
2. State whether or not you are Superintendent of Grafton State Hospital.
3. State whether or not the Grafton State Hospital is a place of confinement and treatment of persons of unsound mind.
4. State whether or not there is confined in this hospital one Alicia T. Nelson.
5. State whether or not you have had occasion to and have observed and examined her mental condition.
6. State whether or not in your opinion she is insane.
7. State whether or not in your opinion she is permanently and incurably insane.
8. State how long she has been confined in this hospital.
9. State how long she has been insane.

BEEBE & HALL

By:

*W.C. Beebe*  
Solicitors for Complainant.

STATE OF ALABAMA  
BALDWIN COUNTY

Before me, H. M. Hall, a Notary Public, in and for said County and State, this day personally appeared W. C. Beebe, who being by me duly sworn, deposes and says that Harlan L. Paine, M. D., Superintendent of Grafton State Hospital, Grafton, Massachusetts, a witness for Complainant in the cause of George Nelson vs. Alicia T. Nelson, pending in the Circuit

Court of Baldwin County, Alabama, in equity, and who resides more than one hundred miles from the place of trial and outside of the State of Alabama, knows the facts pertinent to Complainant's cause, and that his answers to the foregoing interrogatories if truly and fully answered will be material to the issues therein.

W C Beebe

Sworn to and subscribed before me this the 15th day of September, 1945.

Mussey

Notary Public, Baldwin County,  
Alabama.

Complainant suggests Robert L. Ryder, Esquire, of 209 Washington Avenue, Boston, 8, Massachusetts, as a suitable person to take the deposition of Harlan L. Paine, M. D., under the foregoing interrogatories.

BEEBE & HALL

By W C Beebe  
Solicitors for Complainant.

THE STATE OF ALABAMA,  
BALDWIN COUNTY

Circuit Court

To Hon. Robert I. Ryder209 Washington AvenueBOSTON 8, Mass

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 Harlan L. Paine, M.D.

Superintendent. Grafton State Hospital.Grafton. Mass,

as witnesses in behalf of Complainant in a cause pending in our Circuit Court in Baldwin County, of said State, wherein George Nelson

Complainantand Alicia T. NelsonRespondenton oath, to be by you administered, upon him

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

Witness 8th day of October, 1945

Register

Commissioner's Fee, \$50.00Witness' Fees, \$ 10.00

No. 1387

THE STATE OF ALABAMA  
Baldwin County

CIRCUIT COURT

George Nelson

Complainant

VS.

Alicia T. Nelson

Defendant

COMMISSION TO TAKE DEPOSITION

COMMISSIONER:

Robert I. Ryder

WITNESSES:

Harlan L. Paine

GEORGE NELSON,  
COMPLAINANT,  
VS.  
ALICIA T. NELSON,  
DEFENDANT.

IN THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA.

I, R. S. Duck, do hereby certify that on, to-wit: the 28th day of July, 1945, I as Register of this Court sent by registered mail, addressed for delivery to addressee only, return card requested, properly stamped, a duly certified copy of the summons and complaint in this cause to Harlan L. Paine, superintendent of Grafton State Hospital, Grafton, Massachusetts, and also to Alicia T. Nelson, Defendant, in the above styled cause by registered mail, properly stamped, marked for delivery to addressee only, return card requested; and that said return cards duly signed by Harlan L. Paine, M. D. as superintendent of Grafton State Hospital were received in this office on the 10th day of August, 1945, and that the same were duly filed in this cause.

Witness my hand this the 10th day of August, 1945.

Les Nelson  
Mrs  
Alicia T Nelson  
Equity  
Divorce  
Certificate Registered  
Service by Registered  
Ed Mail

File Aug 10, 1948  
R.S. Duck  
Register

George Nelson  
Complainant.

VS.

Alicia T. Nelson.  
Defendant.

IN THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA.  
IN EQUITY. No. 1376.

Answer of Guardian ad Litem.

Comes Alicia T. Nelson, respondent, a non compos mentis by her duly appointed guardian ad litem, and for answer to the original bill of complaint in the above styled cause denies all of the allegations contained in said bill and demands strict proof thereof.

D E Smith  
Guardian ad Litem.

No. 1376.

George Nelson,  
Complainant.

VS.

Alicia T. Nelson,  
Respondent.

ANSWER OF GUARDIAN

AD LITEM.

\*\*\*\*\*  
Filed September 4, 1945.



Register.

George Nelson,  
Complainant,

Vs.

Alicia T. Nelson,  
Respondent.

IN THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA.

IN EQUITY. NO. 1376.

CONSENT TO ACT.

I, H. E. Smith, hereby consent to act as  
guardian ad litem for Alicia T. Nelson, a non compos  
mentis, upon the hearing of the above cause.

Witness my hand this 14 day of September, 1945.

H. E. Smith

Guardian ad litem.

No. 1376

George Nelson,  
Complainant,

vs.

Alicia T. Nelson,  
Respondent.

CONSENT TO ACT.

\*\*\*\*\*

Filed September 14, 1945.

R. Nichols  
Register.

GEORGE NELSON  
COMPLAINANT.

VS.

ALICIA T. NELSON.  
DEFENDANT.

IN THE CIRCUIT COURT OF  
BALDWIN COUNTY, ALABAMA,  
IN EQUITY. NO. 1376.

Order Appointing Guardian ad Litem.

In this cause it appearing to the Register that the Respondent, Alicia T. Nelson, is a non compos mentis and it further appearing that no person has been nominated to act as guardian ad litem for said non compos mentis, and H. E. Smith Esq., being a fit and suitable person, it is now therefore ordered by the Register that H. E. Smith Esq., be, and he is hereby, appointed as guardian ad litem for, and to represent the interests of, the said non compos mentis in this cause.

Done this 14 day of September, 1945.

R. H. Stuck  
Register.

No. 1376

George Nelson,  
Complainant.

Vs.

Alicia T. Nelson,  
Defendant.

ORDER APPOINTING GUARDIAN

AD LITEM.

Filed September 14, 1945.

  
Register

STATE OF ALABAMA  
BALDWIN COUNTY

TO ANY SHERIFF OF THE STATE OF ALABAMA - GREETINGS:

WE COMMAND YOU that you summon ALICIA T. NELSON, to be and appear before the Judge of the Circuit Court of Baldwin County, Alabama, exercising Chancery Jurisdiction, within thirty days after the service of summons, and there to plead, answer or demur, without oath, to a bill of complaint lately exhibited by GEO. NELSON, against the said ALICIA T. NELSON, and further to do and perform what the said Judge shall order and direct in that behalf, and this the Defendant shall in no wise omit under penalty of the law. And we further command that you return this writ with your execution thereon, to our said Court immediately upon the execution thereof.

WITNESS, \_\_\_\_\_, Register of said Court, this  
the \_\_\_\_\_ day of December, 1945.

R.S. Duck  
Register

GEORGE NELSON )  
COMPLAINANT ) IN THE CIRCUIT COURT OF  
VS. ) BALDWIN COUNTY, ALABAMA,  
ALICIA T. NELSON ) IN EQUITY.  
DEFENDANT )

TO THE HONORABLE F. W. HARE, JUDGE OF THE CIRCUIT COURT OF BALDWIN  
COUNTY, ALABAMA, IN EQUITY:

Comes your Complainant, George Nelson, and humbly complaining against Alicia T. Nelson, Defendant, respectfully shows unto your Honor as follows:

1.

That your Complainant and the Defendant are both over the age of 21 years; that your Complainant is bona fide resident of Baldwin County, Alabama, where he has resided for more than 12 months preceding the file of this bill of complaint; that the Defendant is a resident of and is confined in Grafton State Hospital, North Grafton, Mass; that Harlan L. Paine, M. D. of Grafton State Hospital, North Grafton, Mass, is superintendent of said hospital.

2.

That your Complainant and the said Alicia T. Nelson are husband and wife, having intermarried in Mass, in the year 1916; that they lived together as husband and wife until a short time before June 4, 1918, when the Defendant voluntarily left this

Complainant without just cause or legal execution; that on or about June 4, 1918 she was adjudicated a non-committal by the courts of Massachusetts and placed in the Boston State Hospital of Boston, Mass. as a non-committal; that she has continually since then down to this date been confined in the State Hospital of Mass. for insane persons, and is now confined at and in the hospital named in paragraph 1 hereof; that the Defendant is permanently and incurably insane and has been for more than 5 years next preceding the file of this bill of complaint, all of which this complaint offers to prove to the satisfaction of this honorable court in the manner required by the statutes of this state; that there are no children of this Complainant and of the said Defendant.

WHEREFORE, the premises considered, Complainant prays that your Honor will, by proper process, make the said Alicia T. Nelson, party Defendant to this cause of action, requiring her to plead, answer or demur to the same within the time and under the penalties prescribed by law and the practice of this Honorable Court.

Complainant further prays that upon a final hearing hereof, your Honor will enter an order and decree, granting to him an absolute decree of divorce, forever barring the bonds of matrimony existing between him and the Defendant; that your Honor will give and grant to him such other, further, different, or general relief as he may be in equity and good conscience entitled to receive, and as in duty bound, he will ever pray.

BEERE & HALL

By:   
Solicitors for Complainant

George Nelson

v  
Alicia T Nelson

Equity  
Divorce

Complaint

Filed July 27, 1948

R.S. Deutch

Register

GEORGE NELSON,  
COMPLAINANT,  
VS.  
ALICIA T. NELSON,  
DEFENDANT.

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

1. This cause is submitted for final decree upon Bill of Complaint. Service by registered mail
2. Appointment and acceptance of H. E. Smith as Guardian ad litem.
3. Answer of H. E. Smith for Defendant.
4. Depositions of George Nelson and Harlan L. Paine, M. D.
5. Agreement of administration by council.

BEEBE & HALL,

By: H. Beebe  
Solicitors for Complainant.

H. E. Smith  
H. E. Smith, Guardian ad litem for  
Defendant.

R. S. Duck, Register.

Geo Nelson  
v.  
Alicia T. Mease  
Equity  
Reserve

Note of Testimony

Filed Dec 13, 1978

R.S. Ulrich  
Registrator

GEORGE NELSON,  
COMPLAINANT,  
VS.  
ALICIA T. NELSON,  
DEFENDANT.

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

As agreed between the parties acted through and by their  
undersigned solicitor of record that this cause, being at issue,  
be set down for final decree.

BEEBE & HALE,

By: J. W. Beebe  
Solicitors for Complainant.

F. E. Smith  
F. E. Smith, Guardian ad Litem for  
Defendant.

Geo Nelson  
vs  
Alice T Nelson  
Equity  
Divorce

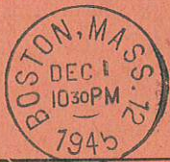
Submission for  
decree

Filed Dec 13, 1948

R.S. Luck  
Register

**Post Office Department**  
OFFICIAL BUSINESS

PENALTY FOR PRIVATE USE TO AVOID PAYMENT OF POSTAGE, \$300



POSTMARK OF DELIVERING  
OFFICE

Return to *Robert L. Ryder*  
(NAME OF SENDER)  
Street and Number, } or Post Office Box, } *209 Wash. St.*

REGISTERED ARTICLE

NO. *396471*

INSURED PARCEL

NO. \_\_\_\_\_

**BOSTON,** *L*  
MASSACHUSETTS.

## RETURN RECEIPT

Received from the Postmaster the Registered or Insured Article, the original number of which appears on the face of this Card.

1 L. J. B. du Prelie  
(Signature or name of addressee)

2 \_\_\_\_\_  
(Signature of addressee's agent—Agent should enter addressee's name on line ONE above)

Date of delivery ..

12/11/45, 1945

GOVERNMENT PRINTING OFFICE 16-12421

THE STATE OF ALABAMA,  
Baldwin County.

Circuit Court of Baldwin County, Alabama  
(In Equity)

GEORGE NELSON

Complainant

VS.

ALICIA T. NELSON

Respondent

I, Eloise Rasberry  
as Register and Commissioner  
have called and caused to come before me George Nelson

witness named in the Requirement for Oral Examination, on the 1st day of October 1945, at the office of Beebe & Hall  
in Bay Minette, Alabama, and having first sworn said Witness to speak the truth, the whole truth, and nothing but the truth, the said George Nelson

doth depose and say as follows:

My name is George Nelson. I am 69 years of age. I am Complainant in the case of George Nelson vs. Alicia T. Nelson in the Circuit Court of Baldwin County, Alabama, in equity for divorce. She is 59 years old. I am a bona fide resident/where I have resided for more than 12 months next preceding the filing of this complaint. My residence is at Silverhill at Baldwin County. The Defendant, Alicia T. Nelson, is confined in Grafton State Hospital at Grafton, Massachusetts. She is insane. She has been confined in this hospital since June 4, 1918. She is now and has been since said date incurably insane. Dr. Harland L. Paine is Superintendent of this hospital. Alicia T. Nelson and I were married in Boston Massachusetts, December, 1917. She voluntarily left me in April, 1918. At the time she left, I did not realize she was insane. A short/while afterward I learned she was insane and had been placed in a hospital, where she has been continuously since.

Cross examination: By Mr. H. E. Smith, Guardian ad litem for Alicia T. Smith, complainant.

I have not seen the respondent in person since the day she left me in April of 1918. She was first placed in Boston State Hospital at Boston, Massachusetts. This hospital is not a hospital for violently insane persons but, is a receiving hospital for insane and she was later transferred to Grafton State Hospital. I went to the hospital but was refused permission to see her. I have frequently since that time heard from her and of her condition through mutual friends. The only correspondence which I have from the hospital is a letter dated July 30, 1918 to me, which I attach to Exhibit A to this Deposition. She is still in the Massachusetts Hospital for insane and has been there continuously since June 4, 1918.

George Nelson

**ORAL EXAMINATION.**

I, Eloise Rasberry, 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 him and he signed the same in the presence of myself W. C. Beebe

at the time and place herein mentioned; that I have personal knowledge of personal identity of said witness—or had prom 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 24th day of November, 1945.

Eloise Rasberry (L. S.)

NO.	PAGE
THE STATE OF ALABAMA BALDWIN COUNTY	
IN CIRCUIT COURT, IN EQUITY.	
Vol.	Record
Page	Register.
Filed <u>12-13</u> , 194 <u>5</u>	
A. S. <u>Rasberry</u> Register.	
Recorded in	Complainant
Respondent	vs.
Oral Deposition	

The State of Alabama, {  
BALDWIN COUNTY

## CIRCUIT COURT. (Equity)

Term, 194

No. 1276 vs.

*Alvin J. Pleasant*

## BILL OF COSTS

REGISTER'S FEES	AMOUNT	SHERIFF'S FEES:	AMOUNT
Fees in Circuit Court—			
Docketing Cause, One fee only of.....	1.00	Summoning on Bill, Each Defendant.....	1.50
Issuing Summons on Bill, each.....	.50*	Executing Writ of Injunction, or Ne Exeat, each..	1.50
Issuing Copies Thereof, each.....	.40	Executing Subpoenas for Witnesses, each.....	.65
Entering Return of Same, each.....	.15	Executing Writs of Possession, each.....	.50
Orders of Publication to Non-Residents, each....	1.00*	Executing Scire Facias or Notice, each .....	.50
Filing Bill or Other Paper, each.....	.10	Taking and Approving Bonds, each.....	.100
Copies of Same, Per 100 Words.....	.15	Impanelling Jury.....	.75
Entering Appearances, each .....	.25*	Collecting Execution for Costs Only, each.....	1.50
Issuing Writs of Injunction, Ne Exeat, each....	.150	Sheriff's Commissions .....	
Issuing Copies Thereof, each.....	.50		
Entering Return of Same, each.....	.15	Total Sheriff's Fees .....	
Decrees Pro Confesso, each.....	1.00*		
Order Appointing Guardian Ad Litem, each.....	1.00*		
Issuing Commissions to Take Testimony, each.....	.50		
Taking Testimony, Per Day.....	.150		
Taking Testimony, Per 100 words.....	.20		
Receiving and Filing Depositions, each pkg.....	.10		
Indorsing Depositions Published, each pkg.....	.10		
All Entries on Commission Docket, Each Cause.....	.50		
Entering Order Submitting Cases for Decree, each.....	.50		
Other Orders of Court, each.....	.25		
Noting Testimony on Hearing of Cause, each.....	.50		
Entering Decrees, of 500 Words or Less, each.....	.75		
Per 100 words over 500.....	.15		
Taking Accounts, etc., on Ref., per Day.....	3.00*		
Taking Testimony on Reference Relating to Trustee, etc., per 100 words.....	.15		
Reference and Reports, each.....	2.00*		
Reports of 500 Words or Less.....	.250		
Per 100 Words over 500.....	.15		
Issuing Subpoenas for Witnesses, each.....	.25		
Issuing Witness Certificates, each.....	.25		
All Entries on Subpoena Docket, each Cause.....	.50		
Taking and Approving Bonds, each.....	.100		
Making Complete Record, per 100 Words.....	.15		
Hearing, etc., Regarding Appointment of Re- ceiver or Trustee .....	3.00		
Settlements with Receiver or Trustee, each.....	3.00		
Examining Vouchers in Settlements, each.....	.10		
Examining Answers on Exceptions, each Answer ..	3.00		
Removal Disabilities on Non-Age.....			
Commissions on Sales.....			
Making Deeds to Property Sold, each.....	2.00		
Receiving and Paying Out Money Other Than That Arising from Sales .....			
Certificates or Affidavits, with Seal, each .....	.50		
Certificates or Affidavits without Seal, each.....	.25		
Issuing Scire Facias or other Notice, each.....	.50		
Other Orders of Register, except Cont., each.....	.50		
Entering Certificates of Supreme Court, each.....	.50		
Transcript for Supreme Court, per 100 words, each ..	.15		
Additional Copies, per 100 words.....	.05		
Appeal Bond, each.....	1.00		
Certificate of Appeal, each .....	.50		
Notice of Appeal, each.....	.50		
Report to State Board of Health, each case.....	.50		
Certificate of Judgment, each.....	.25		
Issuing Executions, each.....	.75		
Entering Returns Thereof, each.....	.15		
<b>Total Register's Fees .....</b>			

## SUMMARY OF FEES, COSTS, AND JUDGMENT

## Fees in Circuit Court—

Register's Fees .....	940
Ex-Register's Fees .....	
Sheriff's Fees .....	
Ex-Sheriff's Fees .....	
Witness Fees .....	
Commissioner's Fees .....	
Guardian Ad Litem .....	
Publisher's Fees .....	
Solicitor's Fees .....	
Court Reporter's Fees, Per Day or fraction thereof	.50
Trial Tax .....	3.00

## Fees and Costs in Inferior Court:

Clerk of Inferior Court Fees .....	
Sheriff's Fees .....	
Witness Fees .....	
Total Fees and Costs in Inferior Court .....	

Total Fees and Costs .....

Judgment .....

Total Fees, Costs, and Judgment .....

I certify that the within is a true and correct Bill of Costs in the within styled cause.

(1376)

ATTEST:

Register Circuit Court, Baldwin County, Ala.

Received payment this \_\_\_\_\_ day of \_\_\_\_\_ 194\_\_\_\_\_

ATTEST:

Register Circuit Court, Baldwin County, Ala.

The State of Alabama,  
BALDWIN COUNTY

CIRCUIT COURT

vs. Plaintiff \_\_\_\_\_

Defendant \_\_\_\_\_

EQUITY COST BILL

Term, 19 \_\_\_\_\_

Fee Book \_\_\_\_\_, Page \_\_\_\_\_

Plaintiff's Attorney,

Defendant's Attorney.