THE STATE OF ALABAMA, BALDWIN COUNTY

CIRCUIT COURT, IN EQUITY

	JOSEPH NELSON	Complainant
	VS.	
	OUIDA B. NELSON	Respondent
This cause coming on to	be heard was submitted upon Bill of Cor	-
n Answer and Waiver onsideration thereof, the Court or in said bill.	and Testimony as no tis of the opinion that the Complainant i	ted by the Register, and upons s entitled to the relief prayed
It is therefore ordered, a	djudged and decreed by the Court that the	ne bonds of matrimony here
ofore existing between the Co	omplainant and Defendant be, and the	same are hereby, dissolved
nd that the said	JOSEPH NELSON	i.
s forever divorced from the sa	ouida B. NELSON	. 4
or and on account ofABAI	NDONMENT	
IT IS FURTHER ORD	ERED AND DECREED that Resp	ondent OHITM B
	e the care and custody of	
	in reasonable day light hor	215.
It is further ordered, adj	judged and decreed that neither party t	
xcept to each other until sixty		to this suit shall again marry
xcept to each other until sixty ixty days, neither party shall : It is further ordered that	udged and decreed that neither party to days after the rendition of this decree, an	to this suit shall again marry d that if appeal is taken within the pendency of said appeal.
except to each other until sixty ixty days, neither party shall a It is further ordered that o again contract marriage upor	judged and decreed that neither party to days after the rendition of this decree, an again marry except to each other during the the Complainant and Respondent be, an	to this suit shall again marry d that if appeal is taken within the pendency of said appeal.
Except to each other until sixty ixty days, neither party shall and the state of th	judged and decreed that neither party to days after the rendition of this decree, an again marry except to each other during that the Complainant and Respondent be, and the payment of the cost of this suit. t JOSEPH NELSON pay the cost herein to be taxed, for which	to this suit shall again marry d that if appeal is taken withing the pendency of said appeal. If they are hereby permitted they are hereby permitte
Except to each other until sixty ixty days, neither party shall and the state of th	judged and decreed that neither party to days after the rendition of this decree, an again marry except to each other during that the Complainant and Respondent be, and the payment of the cost of this suit. t JOSEPH NELSON pay the cost herein to be taxed, for which	to this suit shall again marry d that if appeal is taken withing the pendency of said appeal. If they are hereby permitted they are hereby permitte
xcept to each other until sixty ixty days, neither party shall a lit is further ordered that again contract marriage upon It is further ordered that he Complainant	judged and decreed that neither party to days after the rendition of this decree, an again marry except to each other during that the Complainant and Respondent be, and the payment of the cost of this suit. t JOSEPH NELSON pay the cost herein to be taxed, for which the cost of the cost of the cost of the suit.	to this suit shall again marry d that if appeal is taken withing the pendency of said appeal. If they are hereby permitted they are hereby permitte
xcept to each other until sixty ixty days, neither party shall a lit is further ordered that again contract marriage upon It is further ordered that he Complainant	judged and decreed that neither party to days after the rendition of this decree, an again marry except to each other during that the Complainant and Respondent be, and the payment of the cost of this suit. t JOSEPH NELSON pay the cost herein to be taxed, for which of August 1945	to this suit shall again marry d that if appeal is taken within the pendency of said appeal. If they are hereby permitted execution may issue.
It is further ordered that o again contract marriage upon It is further ordered that he Complainant This day	judged and decreed that neither party to days after the rendition of this decree, an again marry except to each other during that the Complainant and Respondent be, and the payment of the cost of this suit. TOSEPH NELSON pay the cost herein to be taxed, for which the cost of the	to this suit shall again marry d that if appeal is taken within the pendency of said appeal. If they are hereby permitted they are hereby permitted a execution may issue. If they are because the execution of
It is further ordered that o again contract marriage upon It is further ordered that he Complainant This day	judged and decreed that neither party to days after the rendition of this decree, an again marry except to each other during that the Complainant and Respondent be, and the payment of the cost of this suit. TOSEPH NELSON pay the cost herein to be taxed, for which the cost of the	to this suit shall again marry d that if appeal is taken within the pendency of said appeal. If they are hereby permitted they are hereby permitted to they are hereby they are hereby certify that the final decree rendered by the toy estated cause, which said
It is further ordered that o again contract marriage upon It is further ordered that he Complainant This day	judged and decreed that neither party to days after the rendition of this decree, an again marry except to each other during that the Complainant and Respondent be, and the payment of the cost of this suit. I JOSEPH NELSON pay the cost herein to be taxed, for which of August, 1945 Court of Baldwin County, Alabama, foregoing is a correct copy of the origin Judge of the Circuit Court in the above	to this suit shall again marry d that if appeal is taken within the pendency of said appeal. If they are hereby permitted they are hereby permitted to execution may issue. The control of the Circuit do hereby certify that the inal decree rendered by the ove stated cause, which said ice
It is further ordered that o again contract marriage upon It is further ordered that the Complainant This day	dudged and decreed that neither party to days after the rendition of this decree, an again marry except to each other during that the Complainant and Respondent be, and the payment of the cost of this suit. TOSEPH NELSON pay the cost herein to be taxed, for which of August, 1945 Court of Baldwin County, Alabama, foregoing is a correct copy of the original Judge of the Circuit Court in the abordecree is on file and enrolled in my off	to this suit shall again marry d that if appeal is taken within the pendency of said appeal. If they are hereby permitted they are hereby permitted to execution may issue. The control of the Circuit do hereby certify that the inal decree rendered by the ove stated cause, which said ice
It is further ordered that o again contract marriage upon It is further ordered that he Complainant This day	days after the rendition of this decree, an again marry except to each other during the the Complainant and Respondent be, and the payment of the cost of this suit. TOSEPH NELSON pay the cost herein to be taxed, for which of August 1, 1945 Court of Baldwin County, Alabama, foregoing is a correct copy of the original Judge of the Circuit Court in the abordecree is on file and enrolled in my off Witness my hand and seal this	to this suit shall again marry d that if appeal is taken within the pendency of said appeal. If they are hereby permitted they are hereby permitted to execution may issue. If they are hereby permitted they are hereby court, in Equity that the sinal decree rendered by the love stated cause, which said face the day

	DESCRIPTION OF THE PROPERTY OF
	The State of Alabama BALDWIN COUNTY
	IN CIRCUIT COURT, IN EQUITY
	JOSEPH NELSON vs. Complainant
	OUIDA B. NELSON Respondent
	DIVORCE DECREE
	Filed thisday of
	R. August cierk, - regiotel 94 5
	Register

CC 444		-1 -1		 		* 4		5. 4	
		1.						-	
The state of the s	Street of the St	14 15 14 15							
		1	•						
							The state of the s		
	and the second s	***			- :			•	
Account for the Charles and the Control of the Cont									
	2.1								
	The state of the s	- 1 - - -			: (1) : (1)				
	Commence of the control of the contr		-		resp. f. d.				
	The second secon								
	indiana de mandales propries de la companyo del companyo del companyo de la compa		-						

	Military palents and the state of the state				1				
						1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		•	
	To control on the second of th		state takal parenti		nande desemble de con-				

JOSEPH NELSON, Complainant,

Respondent.

EQUITY

VS

CIRCUIT COURT OF

OUIDA B. NELSON, BALDWIN COUNTY, ALABAMA.

DEPOSITIONS OF JOSEPH NELSON, BESSIE NELSON AND NORA STEWART, WITNESS FOR COMPLAINANT.

The witnesses above named, being duly sworn, upon examination by the Solicitor for the Complainant, testified as follows:

JOSEPH NELSON.

I am the Complainant in this cause and both the Respondent and I are over the age of twenty-one years and lifelong residents of Alabama.

I met and married Ouida B. Nelson in Mobile where we then lived. We were married on September 18, 1943. We lived together as husband and wife until the following December when she left me of her own accord and without just cause and went to live with her parents in Greenville where she has been ever since. I wanted her to come back to me but she would not and I have not seen her since but one time and that was at a distance. Since we parted a child has been born to us but I have never seen it and after this long time will not try to disturb her possession of the baby. If she does not want me I do not now want her back but do not want to give her any trouble about the child.

. . foseph Melson

BESSIE NELSON.

The Complainant, Joseph Nelson is my child. He was born in Baldwin County and has lived in Alabama all his life. He married Ouida B. Nelson in September 1943. They did not live together but a few months as she left him the December after their marriage and she went to live with her parents who now live in Greenville and has been with them ever since. She would not come back to him but has abandoned him ever since December 1943 and they have not seen each other in all that time. I know that they have lived apart of my personal knowledge. He has never seen his child nor has his wife ever written to him since she left in December 1943.

Bess Milson

NORA STEWART.

Joseph Nelson is my nephew and I know of my personal knowledge that his wife left him in December 1943 and has not been back or seen him since that time. I am told that she went to live with her parents in Greenville where she now is and where her child was born. She left him of her own accord and would not return to him.

Mina Stewart.

I, HELEN P. BAUGH, acting as commissioner by agreement of parties hereby certify that in the case of JOSEPH NELSON, Complainant, vs. OUIDA B. NELSON, Respondent, pending on the Equity side of the Circuit Court of Baldwin County, I caused JOSEPH NELSON, BESSIE NELSON and NORA STEWART, witnesses for the Complainant, to appear before me at my office in Fairhope, Alabama, where, after being duly sworn, upon examination by the Solicitor for the Complainant, they testified as is herein set out; and their testimony after being reduced to writing was read over and signed by them.

I further certify that I am neither of counsel nor of kin to either party to the cause or in anywise interested in the result thereof.

In witness whereof, I hereto set my hand and seal as Commissioner this the 10th day of August, 1945.

Melew J. Daugh Commissioner Milson

Time the section of t TH TO မစ်စိ \$3 (I) Ti o to Ø \$1.2] 03 હે લ N. Salah [82 OD Ö *O , de 99 AND SET TO SET T Serk, - Wrister The straight of the straight o W (D) 2 **E** () 9 10 60 **(j)** 24

JOSEPH NELSON, Complainant

EQUITY

VS

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

OUIDA B. NELSON, Respondent

Comes OUIDA B. NELSON, Respondent in the above styled cause, and her answer to the Bill of Complaint says she denies each and every allegation of same.

Respondent hereby waives notice of demand for oral examination of Complainant's witnesses; of the issue of commission to take testimony; of the time and place set for taking same and of the right to introduce evidence in her own behalf. She further agrees that this cause may be submitted for final decree at any time on the pleading and Complainant's evidence as noted by the Register.

Ouida B. helson Respondent.

Before me, the undersigned Notary, personally appeared OUIDA B. NELSON, who is known to me to be the Respondent above named and who acknowledged that she executed the foregoing answer voluntarily with knowledge of its contents.

Quput Witness my hand and official seal this the 6 day of June, 1945.

J. W. Duyous Notary Public, Butler County, Alabama.

The second of the con-

or O NELSON Respondent

Complainant

JOSEPH NELSON

ANSWER AND WA IVER

QUIDA B.

00200 90050H4H

(3) (3)

0

(")

0

R. S.

clerk, - register

(0)

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

Comes JOSEPH NELSON, and by this his Bill of Complaint, presented against OUIDA B. NELSON, respectfully shows:

FIRST: That Complainant and Defendant are both over the age of twenty-one years; and are now and have been for more than five years bona fide residents of the State of Alabama.

SECOND: That Complainant and Defendant were married at Mobile, Alabama, on September 18, 1943, but have not lived together since December, 1943.

THIRD: That Defendant voluntarily abandoned and has lived separate and apart from the bed and board of Complainant for more than one year next prior to the filing of this Bill.

THE PREMISES CONSIDERED, Complainant prays that OUIDA B.

NELSON be made party defendant to this cause, and by proper process
required to answer this Bill within the time prescribed by Law.

Complainant further prays that upon the hearing of this cause a decree be rendered forever divorcing him from said OUIDA B. NELSON, granting him the right to marry again should he so desire, and to have such other, further or different relief as to equity may seem meet.

Solicitor for Complainant

Elist Is. Orin Carl

JOSEPH NELSON Complainant

Refendant

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,

and Testimony of Complainant Bessie Melson.

and Nora Stewart

and in behalf of Defendant upon — Answer and Waiver

Register.

	N EQUIT		n ty
J	oseph Nelson.		
	9 3 1 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	: :	
		1	
	vs.	¥	
\\ \tag{2}	vs. Ouida B Nels	son.	21
		son.	Elitable de la companya de la compan
		son.	
NO			
	Ouida B Nol.		
	Ouida B Nol	MONY 1th	4.5

THE PARTY OF THE P