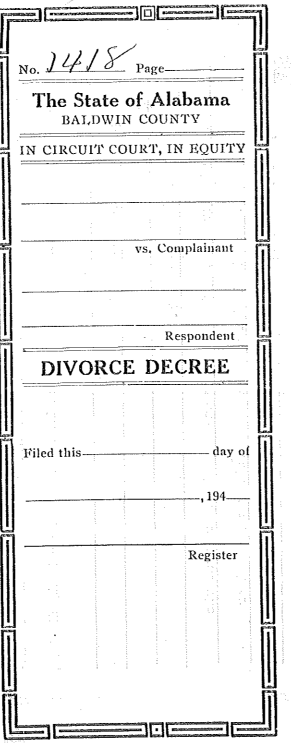
THE STATE OF ALABAMA, BALDWIN COUNTY

CIRCUIT COURT, IN EQUITY

	EDITH RADDE	Complainant
	vs.	•
	P AUL RADDE	Respondent
This cause coming on to	be heard was submitted upon Bill of Co	
. Answer & Waiver of th	ne Respondent and Testimony as n	oted by the Register, and upo
	is of the opinion that the Complainant	
	djudged and decreed by the Court that	the bonds of matrimony here
ofore existing between the Co	emplainant and Defendant be, and the	e same are hereby, dissolved
nd that the said <u>Edith</u>	1 Radde	
forever divorced from the sa	id Paul Radde	
		*
or and on account ofAbs	andonment.	
	red, adjudged and decreed by th	ne Court that the
Complainant be, and	she is hereby given the custo	ody of the minor
child, Carolyn Radd		
open a representation (p. 1) a real arrange per lipide (p. 177).	A Company of the Comp	The state of the s
except to each other until sixty	udged and decreed that neither party days after the rendition of this decree, a again marry except to each other during	and that if appeal is taken within
	the Complainant and Respondent be, a the payment of the cost of this suit.	nd they are hereby permitte
It is further ordered that	t Edith Radde	
C la é na min	pay the cost herein to be taxed, for whic	h execution may iccue
29th.	Lat 1	_
Inisday	of Defilimleer, 19-	
agendere) that deputy for the standard floor and the first and the standard floor and the s	To	
	· Ju	dge Circuit Court, in Equity
,		, Register of the Circuit
	Court of Baldwin County, Alabama	, do hereby certify that the
	foregoing is a correct copy of the or Judge of the Circuit Court in the al	
	decree is on file and enrolled in my o	
	Witness my hand and seal th	is the day
	of	, 19
	·	
	Register	r of Circuit Court, in Equity



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EDITH RADDE				
COMPLAINANT		THE STAT	E OF ALA	BAMA
		Baldy	win County	r
vs.			and the second s	
PAUL RADDE		IN	EQUITY	7
RESPONDENT		Circuit Court	of Baldwin	County
	n X-1			
This cause is submitted in behalf of Answer and Waiver of the Res and Vesther Younce.				
· · · · · · · · · · · · · · · · · · ·			·-	
and in behalf of Defendant upon ——				
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		119 Lac	el-	
			Reg	gister.

THE STATE OF Baldwin C	:	[A
IN EQU Circuit Court of Ba		ınty
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:	:	The second secon
Radde		
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THE STATE OF ALABAMA

Circuit Court of Baldwin County, Alabama

TILL DI	Baldwin County.	(In Equity)	
	EDITH RADDE	Complainant	
	VS.		-
,	PAUL RADDE	Respondent	
· I	Lillian Patterson		
as Register×	and Commissioner		
have called	and caused to come before me	Edith Radde, and Vesther Younce	
The second section of the second section is a second section of the second section of the second section is a second section of the	and the state of t		(527)
			_
witnesses	named in the Requirement for Ora the office of Beebe & Hall	l Examination, on the 25thday of September	
in <u>Bay Mi</u>	nette, Alabama, and ha	aving first sworn said Witnesses to speak t	
truth, the w		n, the said Edith Radde and Vesther Young	
·	doth depose and	d say as follows:	
Mr. sama ia	Part Deda Tour		
resident o	f Elberta, in Baldwin County, of age, and a bona fide resid	rty-one years of age, and a bona fide Alabama. The Respondent is over twenty- lent of Elberta, Alabama.	_
22, 1941. until in N	We lived together as husband ovember, 1943, when the Respo	ed, in Mobile County, Alabama, on October and wife in Baldwin County, Alabama, ondent voluntarily abandoned my bed and and continuously since that time.	r
We have one her life.	e child, Carolyn Radde, now t I am in position to care and	three years old, who has been with me all provide for the child.	1
		Folith Radde	

Vesther Younce, being a witness for the Complainant, being first duly sworn, deposes and says:

My name is Vesther Younce. I am the Mother of the Complainant in the above cause. The Complainant is now, and has been sime November 1943, living with me. The Respondent in November 1943, voluntarily abandoned the bed and board of the Complainant and has remained away continuously since that time.



I, Lillian Patterson as Registercand Commissioner hereby certify
that the foregoing deposition—on Oral Examination was taken down by me in writing in the words
of the witnesses and read over to them and they signed the same in the presence of
myself and H. M. Hall,
at the time and place herein mentioned; that I have personal knowledge of personal identity of
said witnesses or had proom made before me of the identity of said witnesses; 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 25th day of September, 1945.
Lilian Patterson (L.S.)

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	e, Register.	Record	, Register	, 1946	nespondent.	Complainant		EQUITY.	MA	

Witness' Fees, \$ -

THE STATE OF ALABAMA, BALDWIN COUNTY

Circuit Court

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		domeo and competency.	nave appointed you
KNOW YE: That we, havin			
ommissioner, and by these presents			
efore you and examine Edith R	ladde and Vesthe	er Younce.	
•			
·			
as witnesses in behalf of the Co	<u>omplainant</u>	in a	cause pending in our
Circuit Court in Baldwin County, of s	said State, wherein	But of fleduce	
A CONTRACTOR OF THE CONTRACTOR		·	
·			
			Complainant
and Paul Radde			
	:		
		•	Respondent
	ero er er alla alla har il	Doddo ond Vesther You	nca .
on oath, to be by you administered.			
to take and certify the deposition s	of the witnesses	and return the same to our Cou	art, with all convenier
speed, under your hand.	MANAGEMENT STATE OF THE STATE O	art (management) to the common temp part of the common temp part of the common temperature and the com	
Witness 25th day o	of September	, 19 <u>45•</u>	•
Withest	•	Do Mal	7 <u>.</u>
	_	yound	Register
			<u> zeeg</u> week
Commissioner's Fee, \$			

THE STATE OF ALABAMA Baldwin County

CIRCUIT COURT

Rale

Complainant....

Colde

Defendant____

COMMISSION TO TAKE DEPOSITION

COMMISSIONER:

WITNESSES:

STATE OF ALABAMA, BALDWIN COUNTY.

TO ANY SHERIFF OF THE STATE OF ALABAMA- GREETINGS:

WE COMMAND YOU that you summon PAUL RADDE to be and appear before the Judge of the Circuit Court of Faldwin 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 EDITH RADDE, against the said PAUL RADDE, and further to do and perform what the said Judge shall order and direct in that behalf, and this the Respondent 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, R. S. DUCK, Register of said Court, this the day of September, 1945.

Register

EDITH RADDE,

COMPLAINANT.

VS.

PAUL RADDE.

RESPONDENT .

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA,

IN EQUITY.

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

Your Complainant, EDITH RADDE, respectfully represents and shows unto your Honor and this Honorable Court as follows:

7 _

That your Complainant and the Respondent are both bona fide residents of Baldwin County, Alabama, and over twenty-one years of age;

2.

That your Complainant and the Respondent married at Prichard,
Alabama, on October 22, 1941, and lived together as husband and wife until
November, 1943;

3.

That in November, 1943, the Respondent voluntarily abandoned the bed and board of the Complainant, and has remained away voluntarily and continuously since that time;

That there was born to said marriage between the Complainant and the Respondent, one child, Carolyn Radde, now three years old, who is now and has been all her life living with the Complainant, who is a suitable, fit and proper person to have her care, custody and control.

WHEREFORE, the premises considered, Complainant prays that your Honor will by proper process, make the said Paul Radde party Respondent to this cause of action, requiring him 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 your Honor will, upon a hearing hereof, enter an order and decree granting to her an absolute decree of divorce, forever barring the bonds of matrimony existing between her and the Respondent; that she be awarded the care, custody and control of the said minor child, Carolyn Radde; Complainant prays for such other, further, different, or general relief as she may be in equity and good conscience entitled to receive, and as in duty bound she will ever pray.

BEEBE & HALL

By: They Law

Solicitors for the Complainant.

EDITH RADDE,

COMPLAINANT,

vs.

PAUL RADDE,

RESPONDENT.

RECORDINA

SUMMONS AND COMPLAINT.

Typich 28-1945

EDITH RADDE,

COMPLAINANT,

VS.

PAUL RADDE,

RESPONDENT.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALARAMA,

IN EQUITY:

And now comes the Respondent and accepts service of summons and complaint in this cause.

The Respondent admits the allegations as to ages, residents and marriage, but denies all other allegations contained in the bill of complaint, and demands strict proof of the same.

The Respondent waives notice of the time of taking testimony on behalf of the Complainant; the right to cross examine Complainant's witnesses, and agrees that this cause be submitted for final decree without notice.

Respondent

STATE OF ALABAMA, BALDWIN COUNTY.

1945.

I, H. M. Hall, a Notary Public, in and for said County, in said State, hereby certify that Paul Radde, whose name is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he executed the same voluntarily on the day the same bears date.

Given under my hand and seal on this the 25th day of September,

Notary Public, Baldwin County, Ala.



EDITH RADDE,

COMPLAINANT,

VS.

PAUL RADDE,

RESPONDENT.

ANSWER AND WAIVER

Timbles 1945