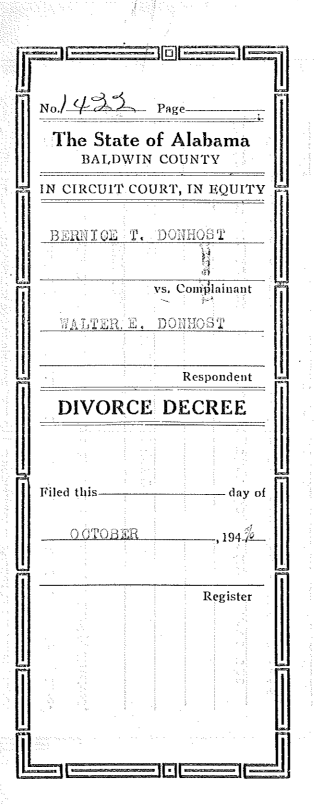
# (1422)

## THE STATE OF ALABAMA, BALDWIN COUNTY

CIRCUIT COURT, IN EQUITY

			A 57 77 A	~ 15	,
D E E	NICE	T. D Vs.	OHIC	3 1	<ul> <li>Complainant</li> </ul>
		VS.			
WAI	, T E R	E. DO	NHOS	5	_ Respondent
This cause coming on to h	be heard was s	ubmitted upo	n Bill of Co	omplaint, I	Decree Pro Confesso
was Answer and Waiver consideration thereof, the Court in for in said bill.	s of the opinio	n that the C	omplainant	is entitled	Register, and upon to the relief prayed
It is therefore ordered, ad					of matrimony here-
tofore existing between the Con	nplainant and	Defendant 1	oe, and th	same are	hereby, dissolved,
and that the saidBERNIC	ET. DONE	OST			
is forever divorced from the said	d <u>WALTE</u> F	E. DONE	OST	"	,
for and on account of Cruelt	y :		·		
It is further orde		lecreed t	hat Com	olainan	t have the
sole care and cust					en e
marriage_and_that	Responder	it pay to	o Comple	inant c	m or before
the 15th day of ea	ech month,	commen	sing Oct	ober la	ith, the sum
of \$50.00 for the	maintenar	nce and s	rroggue	of said	child till
she reaches the ag The court res of said child for decrees as the toe It is further ordered, adjue except to each other until sixty	the purposione necessions decided and deci	ntrol of ose of ma ossary _ ceed that ne	king su tither party	to this sui	her orders and t shall again marry
It is further ordered that to again contract marriage upon	the Complains	nt and Respo	ondent be, a	-	
	•				
It is further ordered that	VA A A A A	Fr. B. DO	(EOS I		
the Respondent p	pay the cost her	rein to be tax	ed, for whi	ch executio	n may issue.
Thisday	of Octobe	<u> </u>	, 19-	45	
<mark>antina matalangan mangan mangan mangan m</mark> angan mangan mangan mangan mangan mangan mangan mangan mangan mengan m	"Company of the state of the st	ewin	51/1	$\sim 14$	we
				idge Circu	it Court, in Equity.
I,				, Re	gister of the Circuit
	foregoing is Judge of the	a correct co	py of the or	iginal decre bove stated	y certify that the e rendered by the cause, which said
	Witne	ess my hand	and seal t	his the	đay
	of	edoto0	7°		, 19 45
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	,		Dominer	r of Circuit	Court in Equity
\$	•		Registe	r of Circuit	Court, in Equity



Register.

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Bernic	e T Donh	ost			
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	And Andreas			Baldwin County	7
Walt	vs. er Donhos	5 <b>t</b>			
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min Mari	, es , es , es	erro Harry Harry Harry Harry		Circuit Court of Baldwin	County
\$40) 8141	645 666 66	- 12			
J. J.					
· Water College				A	
and in behalf o	of Defendant	upon	answer	and Waiver	
				Elliott G Rickarb	7

No. <b>1822</b>	
THE STATE OF Baldwin (	
IN EQ Circuit Court of Bo	T
Bernice	T. Dønhost
vs.	
Walter	Donhost
12 / E	
NOTE OF TE	STIMONY
Filed in Open Court this	<b>6th</b>
day of Oct,	194_5
11-1-1	Register.
Printed by The B	aldwin Times, Bay Minette.

BERNICE T. DONHOST Complainant

EQUITY

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

VS

WALTER E. DONHOST Respondent

Comes WALTER E. DONHOST, Respondent in the above styled cause, and his answer to the Bill of Complaint, says he 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 testimomy; of the time and place set for taking same and of the right to introduce evidence in his own behalf. He 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.

Respondent further agrees to pay \$50.00 per month for the support of the child of the marriage.

Waltu E. Donhost.
Respondent.

Before me, the undersigned Notary, personally appeared WALTER E. DONHOST, who is known to me to be the Respondent above named and who acknowledged that he executed the foregoing answer voluntarily with knowledge of its contents.

Witness my hand and official seal this the 28th day of September, 1945.

Wotary Public, Wayne County, Michigan.

Lonin eap. 12/8/48.

BERNICE T. DONHOST
Complainant

Respondent

BERNICE T. DONHOST Complainant

EQUITY

VS

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

WALTER E. DONHOST Respondent

DEPOSITIONS OF BERNICE T. DONHOST and MINNIE TEAFORD, WITNESSES FOR COMPLAINANT.

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

### BERNICE T. DONHOST

I am the Complainant in this cause, and my husband and I are both over the age of twenty one years and was married to Walter Donhost the Defendant in September 16, 1934, in Jonesville, Indiana, and we have lived together as husband and wife up to October 1944; since that time have lived entirely separate and apart. I am now living with my parents in Fairhope, and have been for the past year, and my husband is now working in Detroit.

For sometime prior to our separation I had reason to suspect that he was unfaithful to me and had a number of instances turn up that indicated this, but have no positive proof. For several years he has in addition to his infedelity, mistreated me in other ways by abuse and cruelty. He has a violent temper and loses control of himself when enraged so that I am afraid to continue to live with him. This climaxed when in a rage he seized me, shook me violently and threw me down and shortly after this I left him for fear of my personal safety and possibly my life if I continued to live with him. We have been apart ever since.

We have been apart ever since.

We have one child of this marriage, a daughter, Gwendolyn now nine years of age, who lives with me and who is going to school in Fairhope. My husband knows that I will not live with him again and he has agreed to support our daughter.

Berneice J. Donhost

#### MINNIE TEAFORD

I am a resident of Fairhope, Baldwih County, Alabama, and am the Mother of the Complainant and while I do not know of my personal knowledge of Walter Donhost's cruel treatment of his wife, I do know that she was made very unhappy by his behavior, and after this had continued for quite a while my daughter told me of his unfaithfulness and fruelty which naturally depressed her a great deal, and I know she was being neglected, and this only confirmed my suspicions. Walter was careful not to let my husband or me know of his mistreatment of Bernice, by doing nothing when we were present. But when she left him and came to me in October of last year, I could readily see that she had ample complaint for leaving him and that she is wise in doing so for a man of his temper and habits is not safe to live with.

Minnie Teaford.

#### CERTIFICATE

I, Cecelia S. Mickle, acting as commissioner by agreement of parties hereby certify that in the case of BERNICE T. DONHOST vs WALTER E. DONHOST, pending on the Equity side of the Circuit Court of Baldwin County, I caused BERNICE T. DONHOST and MINNIE TEAFORD, witnesses for the Complainant, to appear before me at my office in the Bank Building, Fairhope, Alabama, where, after being duly sworn, upon examination by the solicitor for the Complainant, they testified as is above written and their testimony, after being reduced to writing, was read over and signed by them.

m 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 5th day of October, 1945.

Cici & Mille

Commissioner.

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

Comes BERNEICE T. DONHOST, and by this her Bill of Complaint, presented against WALTER E. DONHOST, respectfully shows:

FIRST: That Complainant and Defendant are both over the age of twenty-one years; that she is a bona fide resident of Baldwin County, Alabama; the Defendant since October 1944, is employed in the city of Detroit, Michigan, where he is now domiciled.

SECOND: That Complainant and Defendant were married on December 16, 1934, in the City of Jonesville, Indiana, and lived together as husband and wife up to October 1944, since which time they have remained separate and apart.

THIRD: That for some time prior to their separation, Complainant had reason to suspect that the Defendant was unfaithful to her and though she had a number of suspicious indicia, she had no definite proof of his misbehavior.

FOURTH: That relations between the parties in due time became strained and unpleasant because of his behavior and mistreatment of her, and finally because of his cruelty she was compelled to leave him in October, 1944, and return to the home of her parents with whom she has lived since that time, entirely separate and apart from Defendant.

FIFTH: That after Defendant in a fit of rage had seized her, shaking her violently and thrown her down, she feared to continue living with him because of danger to her personal safety and health and left as aforsaid.

SIXTH: That there was born to this marriage one daughter, Gwendolyn, now nine years of age, who lives with Complainant.

THE PREMISES CONSIDERED, Complainant prays that WALTER E. DONHOST, be made party defendant to this cause, and by proper process required to answer this Bill within the time prescribed by law.

The Complainant further prays that upon the hearing of this cause a decree be rendered forever divorcing her from said WALTER E. DONHOST, giving her the custody and control of the child of the marriage, allowing to her out of the estate of the Defendant, a suitable sum, for the maintenance and support of said child, granting her the right to marry again should she so desire, and to have such other, further or different relief as to equity may seem meet.

Elite A. Ridy

Solicitor for Complainant.

142 GEGEORER

BERNEICE T. DONHOST

vs.

WALTER E. DONHOST

BILL

Elliott G. Rickarby