

MIXON, COY, An IN THE CIRCUIT COURT-EQUITY SIDE.
Intemperate Person,
STATE OF ALABAMA.

ESTATE OF.
BALDWIN COUNTY.

) MALL, Trustee.) NO. 893.

DECREE AND ORDER INCREASING AMOUNT OF TRUSTEE'S BOND.

This cause coming on to be heard, is submitted on Report of O. C. Hall, Trustee heretofore duly appointed by and qualified in this Court, alleging that he is informed and believes that in addition to the Eighty Dollar (\$80.00) monthly installments being paid to the above named intemperate person there is now due and owing and payable by and through the United States Veterans Bures to and for the benefit of said intemperate person, back payments or installments under War Risk Insurance of approximately Seven Thousand Five Hundred (\$7,500.00) Dollars, and praying that Petitioner's bond as such Trustee be increased in keeping with such change in the estate of said intemperate person; it is therefore,

ORDERED, ADJUDGED AND DECREED that the Bond of the said O. C. Hall heretofore fixed at One Thousand Dollars (\$1,000.00) and the same hereby is increased to the sum of Sixteen Thousand Dollars (\$16,000.00), and that he be and hereby is required to give and enter into a new bond in such amount to be approved by the Register and conditioned upon his fully discharging all dutic devolving upon him as such Trustee and a full accounting by him all moneys of the said Coy Mixon coming into his hands as such; it is further

ORDERED, ADJUDGED AND DECREED that the said O. C. Hall have and he hereby is given ten (10) days from the date hereof with which to give such new and additional bond, and in event he fatto so qualify, the Register is hereby ordered and directed to resuch failure.

Done at Chambers in Monroeville, Ala., this July 3, 19

Judge.

MIXON, COY, An Intemperate Person, ESTATE OF.

IN THE CIRCUIT COURT-EQUITY SIDE.

STATE OF ALABAMA.

BALDWIN COUNTY.

NO. 893.

O. C. HALL, Trustee.

TO THE HONORABLE THE CIRCUIT COURT-EQUITY SIDE OF BALDWIN COUNTY, ALABAMA, AND THE HON. F. W. HARE, JUDGE THEREOF:

Comes your Petitioner, O. C. HALL, as Trustee of, for an over the estate of the above named Coy Mixon, an intemperate person, heretofore duly appointed by and qualified in this Court, and reports and shows to this Honorable Court that he is informed and believes and reports and alleges upon such information and belief, that there is now due and owing and will be payable, by and through the United States Veterans Bureau, to the said Coy Mixon back-installments or payments on War Risk Insurance of approximately Seven Thousand Five Hundred Dollars (\$7,500.00), which amount will be paid in a lump sum and in addition to and independent of the Eighty Dollar (380.00) monthly installments which the said Coy Mixon has been heretofore receiving; that by reason of such additional moneys to be received by and coming into the hands of your Petitioner as Trustee, his Bond as such should be increased from the sum of One Thousand Dollars (\$1,000.00) heretofore fixed by this Court to an amount in keeping with such additional funds.

wherefore, your Petitioner prays that this Court make are enter a Decree fixing the amount of and for such bond in keeping with the above facts and changes in the estate of said intemperate person.

As Trustee.

STATE OF ALABAMA.

BALDWIN COUNTY.

KNOW ALL NEW BY THESE PRESENTS: That O. C. HALL, as Principal, and the undersigned as Sureties, are held and firmly bound unto T. W. RICHERSON, as Register of the Circuit Court— Equity Side, Baldwin County, Alabama, and his successors in office in the penal sum of One Thousand Dollars (\$1,000.00), for the pay ment of which, well and truly to be made, we bind ourselves and ear of our heirs, executors and administrators, jointly and severally firmly by these presents.

Sealed with our seals and dated this 28—day of June, 1950.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH: That whereas, the above bound O. C. Hall was on the 27 day of duly appointed by the Circuit Court-Equity Side of Baldwin County Alabama, as Trustee of, for and over all compensation or other awards made to or for Coy Mixon in his favor or for his benefit the United States Government through its Veterans Bureau, or other Departments, now due and owing or which may hereafter during the term of such Trusteeship become due and owing or payable to or for the benefit of the said Coy Mixon;

NOW, if the said O. C. Hall shall fully discharge all duties devolving upon him as such Trustee, and fully account for all moneys of the said Coy Mixon coming into his hands as such Trustee, then this obligation to be void, otherwise to remain in full force and effect.

MARALIO S MR Stuart

Taken and approved this 28 day of June, 1930.

Register.

MARTHA MIKON,

Complainant,

IN THE CIRCUIT COURT, EQUITY SIDE.

STATE OF ALABAMA.

VS.

BALDWIN COUNTY.

COY MIXON,

Respondent.

MOTION FOR SUBMISSION FOR FINAL DECREE.

Comes the Complainant, Martha Mixon, by Norborne Stone, as her solicitor of record, and moves the Register to submit to th Judge of this Court all papers making up, this cause for Final Orde and Decree thereon, and attaches to and files with this Motion Agreement by the Respondent in his own person and through his attorneys of record for such submission for Final Decree,

Granted this June 25, 1950.

Solicitor for Complainant.

MARTHA MIXON,

Complainant,

Vs.

COY MIXON,

Respondent.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

CHANCERY SIDE.

It is hereby agreed by the Respondent in the above cause, Coy Mixon and his Attorneys of Record, that the above cause be forthwith submitted for final decree.

Respondent.

Belle 5 Steel

Attorneys for Respondent.

6/23/30

MARTHA MIXON,

Complainant,

√s.

COY MIXON,

Respondent.

IN THE CIRCUIT COURT-EQUITY SIDE.
STATE OF ALABAMA.

BALDWIN COUNTY.

TO THE HONORABLE THE CIRCUIT COURT, EQUITY SIDE, STATE OF ALABAMA, BALDWIN COUNTY, AND THE HON. FRANCIS W. HARE, JUDGE THEREOF, SITTING IN EQUITY:

Comes your Oratrix and files this her Bill of Complaint to preserve the estate of Coy Mixon, an intemperate person, and as grounds thereof shows:

FIRST

That your Oratrix is over the age of twenty-one years, is a bona fide resident of Baldwin County, Alabama, residing at or near Bromley, and is the mother of the respondent, Coy Mixon.

SECOND:

That the Respondent, Coy Mixon, is a man over twenty-one years of age, a resident of Baldwin County, Alabama, residing with your Oratrix at or near Bromley, and, by reason of intemperance, is wasting or squandering his estate and thereby in danger of being reduced to poverty and want.

THIRD:

That the estate of said Coy Mixon consists of Compensation awarded him by the United States Government, through its Veterans Bureau, and paid to and received by the said Coy Mixon in monthly installments amounting to Eighty Dollars (\$80.00) each month.

FOURTH:

That your Oratrix, as the mother of said Coy Mixon, file this her Bill to preserve said estate of such intemperate person from further waste and for general relief.

(page one)

PRAYER FOR PROCESS AND RELIEF.

THE PREMISES CONSIDERED, your Oratrix prays that the Coy Mixon be made a party defendant to this cause by the usual cess and that upon the allegations hereof being admitted either expressly or by failure to answer thereto, or upon it being est lished by proof that the allegations hereof are true and that sperson is wasting his estate or is, for the cause alleged, unfifor its management, so that such person will probably be reduce to want, that he be deprived of all further control over it, and that provision be made for its safe-keeping by the appointment the Court of a Trustee upon such Trustee giving Bond as require by law, to be approved by the Register, and if your Oratrix be taken in the relief here prayed for, that there be granted such other, further and different relief as is proper and meet in the premises; and as in duty bound, your Oratrix will ever pray, et

Martha Mices

NORBORNE STONE,

Solicitor for Oratrix.

IN THE CIRCUIT COURT, Saldwar COUNTY, IN EQUITY Martha Marion Complainant. Loy Muron Respondent. I Sullichisor have called and caused to come before me. Martha Muron and Capath Harle Muron and Capath Har
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MARTHA MIXON,

Complainant,

vs.

COY MIXON,

Respondent.

IN THE CIRCUIT COURT-EQUITY SIDE.

STATE OF ALABAMA.

BALDWIN COUNTY.

TESTIMONY OF COMPLAINANT'S WITNESSES TAKEN ORALLY BEFORE T. W. RICHERSON, REGISTER, ON JUNE 11, 1930, UNDER AGREEMENT BETWEEN RESPECTIVE COUNSEL FOR PARTIES.

MARTHA MIXON, the complainant and a witness for complaint, being duly sworn, testified as follows:

My name is Martha Mixon and I am the complainant in to cause. I am at this time and was on the day of the filing of the original Bill of Complaint in this cause over the age of twenty years and a bona fide resident of Baldwin County, Alabama, resident or near Bromley. I am the mother of the respondent, Coy Mix

Coy Mixon is a man over twenty-one years of age, bein thirty-seven years old, and a resident of Baldwin County, Alabament lives with me on my farm near Bromley.

Coy Mixon has no estate other than compensation which is paid to him as a World War Veteran by and through the United States Veterans Bureau, and this consists of monthly installmen of Eighty Dollars (\$80.00).

Coy Mixon is unmarried and is now and has been for may years physically incapacitated from performing any manual labor and on account of having no special training in any trade, busi or line of work, has been for many years and is now unable to e his own livelihood.

Coy Mixon has been for many years addicted to the use whiskey. This has continued ever since he was a young man seve teen or eighteen years old and perhaps even before then. He duall of that time, except for about three years that he was in tarmy, has always lived with me in our home and I have been able

(page one)

and did observe him every day and have a personal and intimate knowledge of him, his habits, failings and characteristics. He cannot resist using whiskey whenever and wherever it is available. He is naturally of a generous nature, and when drinking at all, and most especially when drinking heavily, he loses all regard for values and gives away his money or other things that he might have.

During all of this period that he has resided with us, he has at no time followed any regular line of work, and since his father and I during his father's lifetime, and I since his father's death, have been able and willing to provide for him, he has paid no board, nor has he been called upon to supply himself with any of the necessities of life. He has never had to, and as above stated has never earned his living or any part thereof.

In connection with Coy Mixon's ability to earn his livelihood, in addition to his lack of qualifications as above stated, he did not complete his High School education, being of a disposition that rebelled at going to school and he was not forced to do

On account of Coy Mixon's use of liquor and the sprees that he gets on from time to time, he is involved in troubles which often result in his arrest and in connection therewith he is compelled to and does call upon the different members of his family to assist him. I have personal knowledge that this has occurred on a number of occasions.

Although Coy Mixon is not what you would call a habitual drinker to my knowledge, he drinks whenever it is available to him, and then drinks to excess. During all of the time that he has been receiving this Eighty Dollars (\$80.00) compensation from the Government, it has been his practice to get on a spree and in the course of two or three or maybe four days his money is entirely gone and he has nothing to show for it and comes home absolutely penniless. This has happened every time. I cannot remember a single exception. I do not know what he does with his money, but I do know that it is squandered and wasted, for he gets no good from it and has absolutely nothing left.

(page two)

By reason of his intemperance in the use of whiskeys, he is absolutely reduced to want and would be in poverty and need except that I and the other members of his family have been able and willing to and have of course given him places to stay and the necessities of life.

personal knowledge of Coy Mixon and his intemperance, I filed the Bill of Complaint in this cause for the purpose of preserving his estate consisting of the Eighty Dollars (\$80.00) per month from further waste and to the end that he himself receive the benefits of such moneys, and it is absolutely necessary, in my opinion, that some safeguards be placed around this money through a Truste or otherwise if he is to receive the benefit of it, and if such i not done, he will continue to be in want, and should his relative who now supply him with a home and the necessities for any reason fail or refuse to do so, he would be in poverty.

ORPAH HALL, a witness for Complainant, being duly sworn testified as follows:

My name is Orpah Hall. I am the wife of O. C. Hall and reside at Bay Minette, Alabama. I am a daughter of Martha Mixon the complainant, and a sister of Coy Mixon, the respondent in thicause.

I know that Martha Mixon was on April 19, 1950, over the age of twenty-one years, a bona fide resident of Baldwin County, Alabama, residing at or near Bromley, and that she is the mother of the respondent, Coy Mixon.

thirty-seven years old, a resident of Baldwin County, Alabama, residing with his mother at or near Bromley. He receives each more from the Government Eighty Dollars (\$80.00) through the Veterans Bureau by way of compensation as a World War Veteran. He is now and has been for many years physically incapacitated from performing any manual labor, and by reason of lack of training and education, is not equipped or qualified to otherwise earn his livelihood During his entire life he has lived with his parents, who have furnished him a home and all of the necessities of life, and he has at no time earned his living or any part thereof.

Coy Mixon drinks heavily, drinking whenever he can get it. He receives his check through the United States Post Office at Bay Minette, the town where I live, and I have personal knowledge that the Eighty Dollars (\$80.00) received by him each month does not last him over three or four days, for during that time is by him and his associates absolutely wasted and squandered and coy winds up with nothing to show for his money and with absolute no money left. I have personal knowledge that certain of his associates are always waiting around the first of the month when his check is due, and that he stays with them and they stay with him for the two or three or four days, as the case may be, that it takes him or them to spend or get rid of his money. Then he come home showing the effects of having been drinking heavily and with

all of his money gone.

I have during the last several months, and with the of trying to remedy the above state of affairs, made efforts t secure his check for him or to be present when he secured it, to see that he would get the benefit of it through the purchase clothes and other necessities, for much of his time when in Bar Minette he spends at our home where he is free to come and go a do as he pleases, and I have had occasion to and have gained personal knowledge of his needs from time to time and of his absolutive to supply them. Although I was able to persuade him to purchase clothes out of one check, beyond this I have been unabto do anything which would cause him to receive the benefit of money.

I certainly do say that Coy is intemperate in his hab in connection with the use of whiskey, and that by reason of the and of his natural generous nature, his money is squandered and wasted and he receives absolutely no benefit therefrom, for he finds himself, after the monthly spree, without money and without things that he needs or forced to call upon members of the family for the same.

I have intimate and personal knowledge of Coy and of all of the matters and facts herein covered, and know that unless his money is protected and is prevented from further wasting and squandering it, that he will continue to be in want, and so far as his own estate and earning ability is concerned in poverty. Of course, as above stated, I and the other members of the family have been glad to have him in our homes from time to time, and has been supplied with the necessities of life.

MARTHA MIXON, Complainant,

IN THE CIRCUIT COURT OF

VS

BALDWIN COUNTY, ALABAMA.

COY MIXON,

Respondent.

EQUITY SIDE.

Comes the Respondent in the above styled cause and for answer to the bill of complaint heretofore filed by the Complainant, and to each paragraph thereof separately and severally fills the following answer:

FIRST:

The Respondent admits the allegations contained in paragraph first.

SECOND:

The Respondent, Coy Mixon, admits that he is over twenty-one years of age and a resident of Baldwin County, Alabama, residing with the Complainant at or near Bromley, but denies the allegation that "By reason of intemperance is wasting or squandering his estate and thereby in danger of being reduced to poverty and want", and demands strict proof thereof.

THIRD:

The Respondent admits the allegations contained in paragraph third.

FOURTH:

The Respondent denies all the allegations contained in said bill and demands strict proof thereof, not specifically admitted in this his answer.

Respondent.

Solicitors for Respondent

MARTHA MIMON,

Complainant,

VS.

COY MIXON,

Respondent.

IN THE CIRCUIT COURT-EQUITY SIDE.

STATE OF ALABAMA.

BALDWIN COUNTY.

AGREEMENT AS TO TAKING OF TESTIMONY OF WITNESSES FOR COMPLAINANT.

It is agreed between the parties to this cause, by and through their respective solicitors of record, that the testimony of the Complainant's witnesses be taken orally before T. W. Riche son, Register of this Court, on the 11th day of June, 1950, and without any formal request or demand for same; that such testimon be taken down in shorthand and transcribed under the direction of the Register, and that the witnesses' signatures to such testimon be and the same hereby is waived.

Solicitor for Respondent.

Solicitor for Complainant.

(13) MECC.

The State of Alabama,

GOY Mixon, GOY Mixon, Goy Mixon, County, to be and appear before the Judge of the Circuit Cot of Bridwin County, exercising Chancery jurisdiction, within thirty days after the service of San nons, and there to answer, plead or demur, without oath, to 2 Bill of Complaint lately exhibited Martha Mixon Martha Mixon gainst said Coy Mixon di further to do and perform what said Judge shall order and direct in that behalf. And this third is the said Defendant shall in no wise omit, under penalty, etc. And we further command that you return is writ with your endorsement thereon, to our said Court immediately upon the execution thereof. WITNESS, T.W. Richerson, Register of said Circuit Court, this 19th day Appril 200	TO WITH SUBSTILL C	of the State of Alabama—GREETING:	
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	aid Defendant sh	all in no wise omit, under penalty, etc. And we fi	urther command that you retur

N. B.—Any party defendant is entitled to a copy of the bill upon application to the Register.

SERVE ON No. 893	THE STATE OF ALABAMA, BALDWIN COUNTY	
Circuit Court of Baldwin County In Equity		
m equity	Received in office this 19 %	
No. 293	day of april 1930	
SUMMONS		
Martha Mixon,	Sheriff.	
	Executed this 20 day of	
	by leaving a copy of the within Summons with	
vs. Coy Mixon	Defendant.	
	Sheriff.	
	Deputy Sheriff.	
Norborne Stone Solicitor for Complainant Recorded in Vol Page		

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MARTHA MIKON,

Complainant,

VS.

COY MIKON,

Respondent.

IN THE CIRCUIT COURT-EQUITY SIDE.
STATE OF ALABAMA.

BALDWIN COUNTY.

NOTE OF TESTIMONY.

This cause, on motion of Complainant and Agreement by Respondent, is submitted for Final Decree on behalf of the Complainant on the following, Viz.:

- 1. Original Bill of Complaint.
- 2. Agreement between parties for Taking of Testimony of Witnesses for Complainant orally before Register.
- 3. Testimony of Martha Wixon, Complainant, and Crpah Mixon Hall, witnesses for Complainant.
- 4. Motion by Complainant and consent by Respondent for Submission of Cause for Final Decree and Order granting same by Register.

This cause is submitted on behalf of the Respondent on (A) Answer of Respondent.

I hereby certify that the above and foregoing Note of Testimony in the above styled cause is true and correct, this June 25, 1930.

J. M. Register.

MARTHA MIXON,

Complainant,

VS.

COY MIXON,

Respondent.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

EQUITY SIDE.

AGREEMENT AS TO TAKING OF TESTIMONY:

It is agreed between the parties of this cause by their respective Solicitors of Record that testimony be taken this day before T. W. Richerson, as Register, on oral examination and without further notice or service by or on either of the parties.

It is further agreed that the respective signature of the witnesses so testifying be and the same hereby are waived.

Solicitor for Complainant.

Solicitor for Pegnondent

agreement a to Jaking Distinory RECORDED

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Teld 6/11/30

MARTHA MIXON,

Complainant,

VS.

COY MIXON,

Respondent.

IN THE CIRCUIT COURT-EQUITY SIDE.

BALDWIN COUNTY.

FINAL DECREE.

This cause coming on to be heard, is submitted for I Decree on Original Bill of Complaint, Answer by Respondent, Agment between parties for taking of Testimony of Witnesses for plainant, Testimony as noted by Register, and Motion by Complaint and Consent by Respondent for submission of cause for Final Decree and Order by Register granting same.

Upon consideration of the cause it is made to appear the satisfaction of the Court that the Respondent, at the time the filing of the Bill of Complaint was, and at this time is, a over twenty-one years of age and is by reason of intemperance fit to manage his estate and is wasting and squandering it and thereby in danger of being reduced to poverty and want; that to Bill of Complaint in this cause is filed by his mother, a pers entitled to file same, to protect the estate of such intempera person from further waste and for general relief, specifying the cause for which relief is prayed and the estate proposed to be cured, and that such person, Coy Mixon, has been made a party fendant thereto as required by law; that it is established by proof offered by the Complainant and noted by the Register that the allegations of the Bill are true, and that such person is wasting his estate and is for the cause alleged unfit for its m agement, so that such person will probably be reduced to want, should be deprived of all further control over it, and that pro sion for its safe-keeping should be made by the appointment of a Trustee; it is therefore

ORDERED, ADJUDGED AND DECREED by the Court that the Complainant is entitled to the relief prayed for and that Coy

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Mixon, the Respondent, be and he hereby is deprived of all furt control over and management of all compensation or other awards made to or for him in his favor or for his benefit by the Unite States Government through its Veterans Bureau, or other Departm now due and owing or which may hereafter during the term of the Trusteeship hereby created become due and owing or payable to of the benefit of the said Coy Mixon; it is further

CRDERED, ADJUDGED AND DECREED that O. C. Hall, of Bay Minette, Alabama, be and he hereby is appointed Trustee of, for and over all such estate, moneys, compensation and awards of the said Coy Mixon, and the said O. C. Hall be and he hereby is required to give and enter into a Bond in the sum of One Thousand Dollars (\$1,000.00), to be approved by the Register and conditioned upon his fully discharging all duties devolving upon him as a Trustee, and the full accounting by him of all moneys of the said Coy Mixon coming into his hands as such; it is further

ORDERED, ADJUDGED AND DECREED that the said O. C. Hall as such Trustee, be and he hereby is authorized to receive all a moneys, awards and compensation, and must manage and superintend the affairs of the estate created thereby and, from the avails thereof, provide for the support of the said Coy Mixon, which support must be suitable to the means and estate of the said Coy Mi and the said O. C. Hall, as such Trustee, shall have the authorito and shall do and perform all other things required by the states in such cases made and provided and the further Decrees and Orders of this Court as made from time to time in this cause; it is further

ORDERED, ADJUDGED AND DECREED that the said O. C. Hall have and he hereby is given ten (10) days from the date hereof within which to qualify through the giving of the Bond above required and in event he fails to so qualify, the Register is here ordered and directed to report such failure; it is further

ORDERED, ADJUDGED AND DECREED that this Court retain as it hereby does retain full jurisdiction and complete control over

PRAYER FOR PROCESS AND REL

Coy Mixon be made a party defendant to this cause by the usual party defendant to this cause admitted either expressly or by failure to answer thereto, or upon it being established by proof that the allegations hereof are true and that superson is wasting his estate of its, for the cause alleged, unfit for its management, so that such person will probably be reduced to want, that he be deprived of all further control over it, and that provision be made for its safe-keeping by the appointment by the Court of a Trustee upon such Trustee giving Bond as required by law, to be approved by the Register, and if your Oratrix be maken in the relief here prayed for, that there be granted such other, further and different regist as is proper and meet in the premises; and as in duty bound, your Oratrix will ever pray, etc.

or near Browley, and is the noner of the re-Missis, cos Martha Mixon Oratrix.

That the Respondent, (NORBORNE STONE, was creat requery-

yours of age, a restinant of Haldwin Solicitor Moreoratrix ing to your Compain at an apart Hopping, and, by reason of intemperation is resting or equalitating his especie and thereby in dengar of before of the powerty and much.

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That the estate of said Coy Nimon consists of Compension was developed that by the Canon saves vovernment, the Coy Nimon is the Same Bureau, and paid to and received by the said Coy Nimon in monthly installments anothers to Digity Dollers (880.00) each monthly.

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What your Gratuin, as the mother of said Coy Mixon, it will have Hill to preserve said selects of each introperate paneor from introduce whate end for periored relief.

MARTHA MIXON.

IN THE CIRCUIT COURT-EQUITY SIDE.

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Complainant,

THE PERSION COYSIDE**STATE OF ALABAMA.** PER YA Shat she s

VS.

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<u>Cot klider by made a j</u>enty decem**baldwin county.** Her by the reall t

COY MIXON,

A this kpon the ellogesions hereof being admitted either Respondent.

TO THE HONORABLE THE CIRCUIT COURT, EQUIPY SIDE, STATE OF
ALABAMA, BALDWIN COUNTY, AND THE HON. FRANCIS W. HARE, JUDGE
THEREOF, SITTING IN EQUITY:

listed by proof that the bilister have between the was and that we

Comes your Oratrix and files this her Bill of Complaint to preserve the estate of Coy Mixon, an intemperate person, and as grounds thereof shows:

taken in the relief here mid effects thet there be granted and the FRST:

That your Oratrix is over the age of twenty-one years, is a bona fide resident of Baldwin County, Alabama, residing at or near Bromley, and is the mother of the respondent, Coy Mixon.

SECOND:

1 Despet of the section of the secti

That the Respondent, Coy Mixon, is a man over twenty-one years of age, a resident of Baldwin County, Alabama, residing with your Oratrix at or near Bromley, and, by reason of intemperance, is wasting or squandering his estate and thereby in danger of being reduced to poverty and want.

THIRD:

That the estate of said Coy Mixon consists of Compensation awarded him by the United States Government, through its Veterans Bureau, and paid to and received by the said Coy Mixon in monthly installments amounting to Eighty Dollars (\$80.00) each month.

FOURTH:

That your Oratrix, as the mother of said Coy Mixon, files this her Bill to preserve said estate of such intemperate person from further waste and for general relief.

PRATUR FOR PROCESS AND ROLLEY.

THE PRESIDES COMMINISTED FOR CHARLE FIRST the sold Coy Mixon be made a party defendant to this ceuse by the neual process and that upon the allegations hereof being admitted cither lished by proof that the allowations hereof are true and that such person is wasting his Wethe Kis, for the cause elleged, unity Too its management, sh. sake fell person will properly be reduced for its management, white diff curther control over is all the control over its all t Are-reeding on the appointant that provision be read for its orthograph so prog source source of on estenti e jo tamos ent by law, to be exproved by Ane Cegister, and if your bretain be an ℓ -gon, that there be granted such taken in the relief here other, further and diffe less tes proper and most in the -Die 1877 Tove Illy projekt war samed verd et 20 200 1807 beer

Moving Addition

against Turk vongagen mit virkemarks dans eurempe olijas virtsoganskand ein gegintaare ka

A COUNTRY BASIA TO TURBORING 1889 INCOMPANS

Andrejo Antorio estado base base estado antorio estado de la composição de la composição de la composição de l Antorio de la composição such estate and the Trustee in all matters and for all purposes. Done at Chambers in Monroeville, Alabama, this June 2

1930.

1. M. Hare

(page three)