The State of Alabama, Baldwin County.

Circuit Court, in Equity.

| watewill Gounty. |) ' | | i | | • · · · · · · · · · · · · · · · · · · · |
|---------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------|----------------------------------------------------------------|
| | Liddia Gu | у, | Associated and the second seco | | Complainant |
| | | | | | Complainant |
| | James Guy | vs. | | | |
| | | | | | Defendant |
| This cause, coming on to decree pro confesso and the test Court is of opinion that the Com | timony as noted aplainant is entit | by the Regi led to the r | ister: and upo elief prayed t | n conside for in said | eration thereof, the d bill. |
| IT IS, THEREFORE, Or mony heretofore existing betwee solved, and the Complainant is f | en the Complain | ant and Def | endant be, an | rt, that t | he bonds of matri- ne are hereby dis- |
| on account of voluntar | | nt. | | | |
| | * * * * * * * * * * * * * * | • • • • • • • • • | | | |
| | and the state of t | * • • • • • • | A B B B B B B B B B B B B B B B B B B B | | |
| *************************************** | | - | | ÷. | |
| | • | | | | |
| | | | | | |
| | | | | | |
| , | • • • • • • • • • • • • • • • • • • • • | • • • • • • • • • • | | 4 | |
| It further orderd, that th | e said Liddia | Guy, | | . - | |
| be, andShe is hererby per Court in this cause. | | | arriage, upon | the payn | nent of the costs of |
| It is further ordered, that | t the said Li O | ldia Guv | | | |
| pay the costs herein taxed, for | | | | | · · |
| property found," then execution | | _ | | | |
| | T ^ | | | | |
| | | ••••• | | • • • • • • • | |
| It is further ordered, adju | adged and decre | ed that sai | dLidd | ia Guy | |
| shall not again marry except to | said James | Guy, | | | هندان درگاری کار کار کار پیشند بمنجه سین در در این است. این |
| until sixty days after this date, | | | cen within si | xtv davs | she shall not |
| marry again except to said | James Guy | , | · | - | |
| | | | | | |
| | | | during t | he said p | pendency of appeal |
| | • • • • • • • • • • • • • • • • • • • • | • • • • • • • • • | | | |
| | • | | | | |
| th | ••••• | | | | * |
| Thisda | y of | March, | An | _19 51 • _ | |
| | | | F. M. I | Yure | / |
| | | Judge o | f the Circuit (| Court of 1 | Baldwin County. |
| | | | | | |
| STATE OF ALABAMA, | { | | | Circuit | Court, in Equity. |
| Baldwin County. |) | | | Ontour | Court, In Equity. |
| | ej regun i nam nam nam names nam | | is Sanga Li ghteng (g. 1977) | | |
| County, Alabama, do hereby cer | | | _ | | |
| rendered by said Court on the | ' | | | | |
| • | | | | | |
| in the cause of | | | | | |
| | | | | | Complainant |
| | | vs. | | | |
| | | | | | Defendant |
| as appears of record in said Cou | rt. | 4 | | | |
| Witness my hand and the | seal of said Cou | rt, this the | | | |
| day of | 19 | 92 | | | |
| | | | | | |

| 60 | | | |
|-----|----------------|--------------|------|
| Vie | Édra | UL. 1947. | **** |
| | NO 'HF STA' | | LA |

THE STATE OF ALABAMA
BALDWIN COUNTY

CIRCUIT COURT, IN EQUITY, BALDWIN COUNTY, ALA.

| Liddia | Guy, | | | | · · | | 11 | | | 1 | |
|--------|-----------------|-----|-------|-----------------------------------------|-----|---|-----|----|------------|--------|---|
| | | | | , | | | | | | : : | • |
| | | vs. | · - • | | 7.7 | | | | ī., | | |
| James | Guy | • | | : | | | . ; | | | | |
| | | • | | : : : : : : : : : : : : : : : : : : : : | 1 | | | | - - | | |
| | | | - • | | | • | | | • | | |
| DECE | REE C |) R | ΠI | S) | Ó | D | _ | 17 | .e. | | |

Filed in office this 10th

day of Narch 1931.

Register

E O M

Moore Printing Co. :::: Bay Minette, Ala.

Mile Mente

| · · · · · · · · · · · · · · · · · · · |
|------------------------------------------------|
| Recorded 100 100 100 |
| NO. 947. |
| THF STATE OF ALABAMA BALDWIN COUNTY |
| CIRCUIT COURT, IN EQUITY, BALDWIN COUNTY, ALA. |
| Liddia Guy, |
| |
| vs. James Guy. |
| |
| DECREE OF DIVORCE. |
| iled in office this 10th |
| ay of March 1931. |
| Register. |

Mile ment

Moore Printing Co. :::: Bay Minette, Ala.

LIDDIA GUY,

Complainant,

vs.

JAMES GUY.

Respondent.

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

BALDWIN COUNTY.

ORIGINAL BILL OF COMPLAINT.

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 Complainant, Liddia Guy, and exhibits this her Bill of Complaint against the Respondent, James Guy, and for grounds thereof shows:

FIRST.

That both your complainant and the Respondent are of sound mind and over the age of twenty-one years; that your complainant is a bona fide resident of Bay Minette, in Baldwin County, Alabama, having been such a resident for more than three years next immediately preceding the filing of this Bill of Complaint; that the Respondent is a non-resident of the State of Alabama, residing somewhere in the State of Florida when last heard of by your Complainant; that the more particular address of the Respondent is unknown to your complainant and could not and cannot be by her ascertained although she has made diligent inquiry to that end.

SECOND.

That your Complainant and the Respondent were married on, to-wit, during the month of June, 1928, and lived together as husband and wife until the Respondent without just cause or legal excuse voluntarily deserted and abandoned your Complainant on, to-wit, during the latter part of December, 1928; that such abandonment and desertion took place in Baldwin County, Alabama, more than two years before the filing of this Bill of Complaint and has continued without interruption.

(page one)

PRAYER FOR PROCESS AND RELIEF.

The premises considered, complainant prays that the Respondent be made party Defendant to this cause by the usual process of this court.

That upon a final hearing hereof, your Honor will render, adjudge and decree that the bonds of matrimony heretofore existing between your Complainant and the Respondent be forever dissolved, and that your Complainant be again permitted to contract marriage should she so desire; and that there be granted such other or different relief to which your complainant may be entitled in equity and good conscience. And as in duty bound your complainant will ever pray, etc.

Solicitor for Complainant.

FOOT NOTE:-

The Respondent is required to answer each and every paragraph of the foregoing Bill of Complaint from "FIRST" to "SECOND" both inclusive, but answer under oath is hereby expressly waived.

Solicitor for Complainant.

STATE OF ALABAMA.

BALDWIN COUNTY.

Before me, the undersigned authority in and for said County in said State, personally appeared Liddia Guy, who is known to me and who, after being by me first duly and legally sworn, doth depose and say under oath as follows:

That her name is Liddia Guy; that she is the Complainant in that certain cause now pending in the Circuit Court of Baldwin County, Alabama-Equity Side-wherein James Guy is the Respondent; that the said James Guy is over the age of twenty-one years and is a non-resident of the State of Alabama, residing somewhere in the State of Florida; that his more particular address is unknown to affiant and could not and cannot be ascertained after diligent inquiry on her part made.

Lidden Gugy

Sworn to and subscribed before me, a Notary Public whose seal is hereto affixed, this day of December, 1930.

Notary Public, Baldwin County, State of Alabama.

| The State of Alabama, | CIRCUIT COU | RT, IN EQUIT | Υ. |
|------------------------------------------------------|-----------------------------------------|-------------------------------------------|-----------------------------------------|
| Baldwin County. | No. 947 | Vacation | . Term, 19231. |
| Lido | dia G₽#∀ | | |
| | AC (3337 | | Complainant |
| vsJame | | | Defendant_ |
| In this cause it appears to the Register | · | that th | e order of publi- |
| cation heretofore made in this cause, was pub | lished for four conse | cutive weeks, cor | nmencing on the |
| 8th July July | 1931 in the | ` | on the |
| 2 normania de la Reir Minetta | , 102, in the | salowin_Time | S., |
| a newspaper published in Bay Minette | Alabama, that | a copy of said o | rder was posted |
| as and open mones door in maria win | County | on the 8th | and day of |
| July, 1921. &&&&& | · | | |
| | ••• | | ** ** ** ** ** ** ** ** ** ** ** ** ** |
| | | | |
| And it now further appearing to the Re James Guy, | | | |
| | | ••••••• | ************ |
| *************************************** | •••••••• | ****** | • • • • • • • • • • • • • • • • • • • • |
| *************************************** | ·· · · · · · · · · · · · · · · · · · · | • • • • • • • • • • • • • • • • • • • • | ********** |
| *************************************** | ** /** ** ** ** * * * * * * * * * * * * | | ****** |
| *************************************** | | | |
| | | | |
| *************************************** | •• | | ••••• |
| | - Balance - Alexandry | | |
| having to the date hereof failed to demur, plead | | | |
| is now, therefore, on motion of Complainant. | to or answer the Bij | l of Complaint in | this cause, it |
| | | | |
| taken as confessed against the Bill of Compla | int in this cause be, a | and it hereby is | in all things |
| taken as confessed against the saidame | es Guy, | ; ************************************ | |
| | • • • • • • • • • • • • • • • • • • • • | | |
| | | | |
| This 2nd day of ar | reh | 19231. | ter terminal |
| | Mr Riserer | | D |
| | | | Register. |

| 8581 NOTE OF TESTIMONY | |
|-------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Liddia Guy | |
| | |
| | THE STATE OF ALABAMA, |
| | BALDWIN COUNTY |
| | |
| vs. | \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ |
| James Guy | / IN EQUITY, |
| | CIRCUIT COURT OF BALDWIN COUNTY. |
| | · · |
| | . / |
| This cause is submitted in habilf of Com- | plainant upon the original Bill of Complaint, |
| | |
| Service by publication, decree | pro confesso and testimony |
| of M.D.Driskell and Liddia Guy | 7 |
| | le de susception de la mental de La mental de la men |
| | |
| | |
| | • · · · · · · · · · · · · · · · · · · · |
| | |
| | *************************************** |
| · | |
| | |
| and in behalf of Defendant upon | |
| • | |
| • • • • • • • • • • • • • • • • • • • • | |
| | |
| · · · · · · · · · · · · · · · · · · · | *************************************** |
| , | 7 ⁹ 6- |
| | |

Register.

| No. 997 | 11) |
|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------|
| No. 247 | Page |
| The State of Baldwin Co | Alabama, |
| CIRCUIT COURT | , IN EQUITY. |
| La Cies | Green |
| Lestilies | |
| | |
| vs. | |
| Janes | Eng |
| | |
| | |
| CONTRACTOR DATE AND ADDRESS OF THE PARTY OF | |
| DECREE PRO OF PUBLIC | |
| Issued man | 2 22 1923/ |
| | Register. |
| | |
| Recorded in | Record |
| VolPage | |
| | |
| | Register. |

Meore Printing Company, Bay Minette, Ala.





| THE STATE OF A | | |
|--------------------------|---------------------------|-------|
| IN EQUIT COURT OF BAL | Y, | NTY. |
| Liddia Guy | ener Livery of Februaries | |
| | | · · |
| | | |
| vs | | |
| James Guy, | | ••••• |
| | | |
| NOTE OF TESTI | MONY | |
| Filed in Open Court this | 9th | |
| day of March | | 231. |
| GOV Steelur | Register | |

MOORE PIGCO

| No. 24 Page | |
|-------------------------------------------|------------------------|
| No. 77 / Page | |
| The State of Alabama Baldwin County. | a, |
| CIRCUIT COURT, IN EQUIT | Y. |
| Las Cia Gran | Control of the Control |
| Leddice Grang | ***** |
| S | |
| | |
| vs. | |
| Janner Bry | •••• |
| | N N |
| | |
| DECREE BRO. | in the same |
| DECREE PRO CONFESSO OF PUBLICATION | |
| Issued Mar 2 me 1923 | |
| Register. | - |
| | - |
| Recorded inRecor | d |
| VolPage | 1. |
| *************************************** | |
| Register. | 1 . |
| Meore Printing Company, Bay Minette, Ala. | |

| STATE OF ALA | | | CIRCUIT COURT, | |
|----------------------------------------------|---------------------------------------|-----------------|-------------------------------------|-------------------------------------------------|
| Baldwin Cour | ity. | No. 947. | Vacation | Term, 1931 |
| | | | | |
| | Liddia (| Juy | • | |
| | · · · · · · · · · · · · · · · · · · · | vs. | • | , Complainant |
| en e | James Gu | ıy, | 1. 1 | , Defendant |
| To T.W.RIcherson | | | | |
| | | , P | legister: | · |
| In the above stated and evidence having been | cause a Decree taken, and the | Pro Confesso ha | ving been taken y for submission | against the Defendant, for final decree, and no |
| defense having been inte | rposed, the Con | aplainant, by R | .CHeard, A | tty for Complanant |

this written request to deliver the papers in this cause to the Judge for final decree in vacation.

Solicitor for Complainant.

Solicitors of record, now files with the Register of this Court

ORAL Deposition

The State of Alabama, Baldwin County.

Circuit Court f Baldwin County, Alababama, IN Equity.

Liddia Guy, Complainant.
va.

James Guy, Respondent.

I.T.W?Richerson , as Regsiter, have called and come before me Liddia Guy and M.D.Driskell, witnesses name in requirement for oral examonation , on the 2nd, day of March, 1931 at the offfice of Register in Bay Minette Alabama, and ahving first sworn said witnesses, to speak the truth , and noth ing but the truth , the said witnesses doth depose and say as follows doth depose and say as follows.

| THE STATE OF A | LABAN | ra I |
|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------|------------------------------------------|
| BALDWIN CO CIRCUIT COURT, II | UNTY | |
| Liddia Guy, | | an armanannementer |
| | | |
| vs. | | |
| James Guy, | 1, 1 | |
| | | |
| REQUEST FOR DE | | IN |
| VACATION | 1 | |
| TANDAR PARAMETERS OF THE PARAM | Marie Control | ES III i i i i i i i i i i i i i i i i i |
| icanah 9th 1 | Marie Control | 192 |
| LED March 9th, 1 | Marie Control | 192 Register |
| LED March 9th, 1 | Marie Control | 192 Register |
| LED March 9th, 1 | Marie Control | 192 Register |
| LED March 9th, 1 | Marie Control | 192Register |
| LED March 9th, 1 | Marie Control | 192 Register |
| LED March 9th, 1 | Marie Control | Register RECORD |
| CORDED IN PAGE | 931 | |
| CORDED IN | 931 | |

My name is M. D. Drinkard. I am over the age of twentyone years and a bona fide resident of Baldwin County, Alabama, residing at Bay Minette, Alabama, where I have resided for the past seven years. I am acquainted with both Lydia Guy and James Guy, having known them for more than two years and having had occasion to see them and to know something of their married life. I know of my own knowledge that they were married during the month of June 1928, and that they lived together as man and wife until the later part of December, 1928, at which time James Guy voluntarily deserted and abandoned Lydia Guy, and that they have not lived together since as manyand wife.

I am not related by blood or marriage to Lydia Guy.

C)No.

My name is Lydia Guy and I am the Complainant in that certain cause now pending in the Circuit Court, Baldwin County, Alabama-Equity Side, styled Lydia Guy, Complainant, vs. James Guy, Respondent. I was on the 2nd day of January, 1931, over the age of twenty-one years and having been a bona fide resident, residing at Bay Minette, Alabama, for more than three years next immediately preceding said date. James Guy was on said date over the age of twenty-one years and was and is still a non-resident of the State of Alabama, residing somewhere in Florida when last heard of

I was married to James Guy in June 1928 and we lived together until the latter part of December, 1928, at which time James Guy voluntarily deserted and abandoned me and we have not since lived together as man and wife. This desertion or abandomment took place more than two years before the filing of the Bill of Complaint and has continued without interruption. 4 Tiddio Guy

I.T.W.Richerson, as Regsiter hereby certify that the foregoing deposition on Oral Examination was taken down in writing under my direction, in the words of the witnesses, and read over to them and they signed the same in in the opresence of myself and R.V.C.Heard Atty for Complainant, at the time and place herein mentioned; that I have personal knowlede of personal identity of said witnesses that I am not of counsel or kin to any of the partie to said cause, or any manner interested in the result thereof. Given under my hand and seal this 2nd day of March, 1931.

M. Acceummangegister.

LIDDIA GUY.

Complainant,

VS.

JAMES GUY,

Respondent.

IN THE CIRCUIT COURT-EQUITY SIDE.

STATE OF ALABAMA.

BALDWIN COUNTY.

ORDER OF PUBLICATION AS TO NON-RESIDENT DEFENDANT.

It being shown and made to appear by affidavit of the Complainant appended to the Bill that the Respondent, James Guy, is over the age of twenty-one years and a non-resident of the State of Alabama, his particular residence and post-office address being unknown and not subject to ascertainment after diligent inquiry by the Complainant made; it is, therefore,

Ordered that the Respondent, James Guy, be and he hereby is required to answer or demur to the Bill of Complaint filed in this cause on or before the 9th day of February, 1931; it is further

Ordered that this Order of Publication be published in the Baldwin Times, a newspaper published at Bay Minette, Alabama, printed in the English language and of general circulation in Baldwin County, the county where published, once a week for four consecutive weeks, and that a copy of this Order be posted up at the door of the Courthouse of Baldwin County, Alabama, said copy to be so posted up within twenty days from the making of this Order.

IN WITNESS WHEREOF, I, T. W. Richerson, hereunto set my hand, as Register, and affix the seal of the Circuit Court of Baldwin County, Alabama, on this the 2nd day of January, 1931.

As Register.

NORBORNE STONE, Solicitor for Complainant. No. 947.

The State of Alabama,

Baldwin County.

IN CIRCUIT COURT IN EQUITY.

Liddia Gray, Complaiant.

vs.

James Gray, Respondent.

ORAL DEPOSITION.

Filed March 2nd, 1931.

- - - - Register

BAY MINETTE, ALA. 7/3/31 THE BALDWIN TIMES

PUBLISHED IN THE LAND OF THE GOLDEN SATSUMA

SUBSCRIPTION \$2.00 PER YEAR IN ADVANCE ADVERTISING RATES GIVEN ON APPLICATION

Do non Res notice To Run et 4 mis

THE BALDWIN TIMES

PUBLISHED IN THE LAND OF THE GOLDEN SATSUMA

SUBSCRIPTION \$2.00 PER YEAR IN ADVANCE ADVERTISING RATES GIVEN ON APPLICATION

R. B. VAIL EDITOR AND PROPRIETOR

BAY MINETTE, ALA. ORDER OF PUBLICATION AS TO NON-RESIDENT DEFENDANT IN THE CIRCUIT COURT-EQUITY ALFIDAVIT OF PUBLICATION SIDE, STATE OF ALABAMA, BALD-WIN COUNTY. STATE OF ALABAMA. LIDDIA GUY, Complainant, JAMES GUY, Respondent. BALDWIN COUNTY. It being shown and made to appear by affidavit of the Complainant appended to the Bill that the Respondbeing duly sworn, deposes and says that he is ent, James Guy, is over the age of twenty-one years and a non-resident the RUBLISHER of THE BALDWIN TIMES, a Weekly Newspaper published at Bay of the State of Alabama, his particular residence and post-office address being unknown and not subject to Minette,, Baldwin County, Alabama; that the notice hereto attached of _____ ascertainment after diligent inquiry by the Complainant made; it is, therefore, Ordered that the Respondent, James Guy, be and he hereby is required to answer or demur to the Bill of Com-plaint filed in this cause on or before the 9th day of February, 1931; it is further Ordered that this Order of Publication be published in the Baldwin Times a newspaper published at Bay Minette, Alabama, printed in the English language and of general circulation in Baldwin County, the county where published, once a week for four consecutive weeks, and that a copy of this order be posted up at the door of the Courthouse of Baldwin County, Alabama, said copy to be so posted up within twenty days from the mak-Was published in said Newspaper for consecutive weeks in the following ing of this order. IN WITNESS WHEREOF, I, Richerson, hereunto set my hand as Register, and affix the seal of the Circuit Court of Baldwin County, Alabama, on this the 2nd day of January, T. W. Richerson, As Register. b NORBORNE STONE, Solicitor for Complainant. 49-4t. Date of fourth publication Subscribed and sworn to before the undersigned this day of Publisher-

Copy for Laft

LIDDIA GUY,

Complainant.

VS.

JAMES GUY.

Respondent.

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

BALDWIN COUNTY.

ORIGINAL BILL OF COMPLAINT.

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 Complainant, Liddia Guy, and exhibits this her Bill of Complaint against the Respondent, James Guy, and for grounds thereof shows:

FIRST.

That both your complainant and the Respondent are of sound mind and over the age of twenty-one years; that your complainant is a bona fide resident of Bay Minette, in Baldwin County, Alabama, having been such a resident for more than three years next immediately preceding the filing of this Bill of Complaint; that the Respondent is a non-resident of the State of Alabama, residing somewhere in the State of Florida when last heard of by your Complainant; that the more particular address of the Respondent is unknown to your complainant and could not and cannot be by her ascertained although she has made diligent inquiry to that end.

SECOND.

That your Complainant and the Respondent were married on, to-wit, during the month of June, 1928, and lived together as husband and wife until the Respondent without just cause or legal excuse voluntarily deserted and abandoned your Complainant on, to-wit, during the latter part of December, 1928; that such abandonment and desertion took place in Baldwin County, Alabama, more than two years before the filing of this Bill of Complaint and has continued without interruption.

PRAYER FOR PROCESS AND RELIEF.

The premises considered, complainant prays that the Respondent be made party Defendant to this cause by the usual process of this court.

That upon a final hearing hereof, your Honor will render, adjudge and decree that the bonds of matrimony heretofore existing between your complainant and the Respondent be forever dissolved, and that your complainant be again permitted to contract marriage should she so desire; and that there be granted such other or different relief to which your complainant may be entitled in equity and good conscience. And as in duty bound your complainant will ever pray, etc.

Solicitor for Complainant.

FOOT NOTE:-

The Respondent is required to answer each and every paragraph of the foregoing Bill of Complaint from "FIRST" to "SECOND" both inclusive, but answer under oath is hereby expressly waived.

Solicitor for Complainant.

STATE OF ALABAMA.

COUNTY. BALDWIN

Before me, the undersigned authority in and for said County in said State, personally appeared Liddia Guy, who is known to me and who, after being by me first dily and legally sworn, doth depose and say under cath as follows:

What her name is Liddie Cuy; that she is the Complainant in that certain cause now pending in the Circuit Court of Baldwin County, Alabama-Equity Side-wherein James Guy is the Respondent; that the said James Guy is over the lege of twenty-one years and is a non-resident of the State of Alabama, residing somewhere in the State of Florida; that his more perflentar address is unknown to affient and could not and cannot be ascertained after diligent inquiry on her nert made.

Sworn to and subscribed before me, a Notary Public whose seal is hereto effixed, this 3/5 day of December, 1950.

Notary Fublic, Beldwin State of Alabama.