CIRCUIT COURT, BALDWIN COUNTY, ALA.
IN EQUITY

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No. 7 5 5

Working Orchardon & Ovs. June

PLAINTIFF

DEFENDANT

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193...

Received payment this-

Register, 6



The State of Alabama, Baldwin County

Circuit Court of Baldwin County, In Equity

To Any Sheriff of the State of Alabama-GREETING:

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

WINBERG ORCHARDS & NURSERIES COMPANY, INC., a Corporation, IN THE CIRCUIT COURT -- IN EQUITY Complainant, STATE OF ALABAMA -VS-BALDWIN COUNTY. ROBERT LINDEN.

Respondent.

Comes the Respondent in the above styled cause, and files this, his Demurrer to the Bill of Complaint filed in this cause, and to each and every count thereof, and as grounds therefor says:-

FIRST:

That there is no equity in said Bill.

Respondent.

WHNBERG ORCHARDS & NURSERIES COMPANY, INC., a corporation, EALDWIN COUNTY, ALABAMA.

Complainant, IN EQUITY.

VS.

ROBERT LINDEN,
Defendant.

This cause is submitted for final decree on behalf of the complainant on the original bill of complaint and agreed state of facts.

Register.

water of

WINBERG ORCHARDS & NUR-SERIES COMPANY, INC., a corporation,

Complainant,

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

IN EQUITY.

vs.

ROBERT LINDEN,
Defendant.

This cause being submitted upon the original bill of complaint and agreed state of facts, and the same being considered by the court, the court is of the opinion that the complainant is entitled to the relief prayed for;

It is therefore ORDERED, ADJUDGED AND DECREED that Robert Linden, defendant, has no right, title, claim, interest in or incumbrance upon the lands described in the bill of complaint, namely, the Southwest quarter of Section 33, Township 5 South, Range 3 East, Baldwin County, Alabama, or any part thereof, and that the title to the said lands be and the same is hereby established and quieted in the Winberg Orchards & Nurseries Company, Inc., as against the said defendant, Robert Linden;

It is further ORDERED, ADJUDGED AND DECREED that the defendant, Robert Linden, be and he is forever enjoined from asserting or attempting to assert, or claiming or attempting to claim any right, title or interest in or incumbrance upon the said lands, or any part thereof.

It is further ORDERED that the Register file a certified copy of this decree for record in the office of the Probate Judge of Baldwin County, Alabama, and tax the costs thereof in this cause.

It is further ORDERED, ADJUDGED AND DECREED that the complainant pay the costs in this cause, for which let execution issue. Done this the 25% day of February, 1937.

F. W. Hare

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TO THE HON. F. W.HARE, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA:

Comes WINBERG ORCHARDS & NURSERIES COMPANY, INC., a corporation, and humbly complaining against ROBERT LINDEN, respectfully shows unto your Honor as follows:

FIRST:

That your complainant is a corporation organized and doing business in the State of Alabama, with its principal place of business at Loxley, Baldwin County, Alabama; that the defendant is over the age of twenty-one years and a resident of Baldwin County, Alabama.

SECOND:

That the complainant is the owner of and in the peaceable possession of the following described lands situated in the County of Baldwin, State of Alabama, to-wit:

The Southwest quarter of the Southwest quarter of the Southwest quarter and the Southwest quarter of the Southwest quarter of the Southwest quarter of Section thirty-three (33), Township five (5) South of Range three (3) East, in Baldwin County, Alabama.

THIRD:

That the said Robert Linden claims or is reputed to claim some right, title or interest in, or incumbrance upon the above described lands, or some part thereof, and the complainant calls upon him to set forth and specify his right, title, claim, interest in or incumbrance upon the said lands, or any part thereof, and to show how and by what instrument or instruments the same is derived or created.

FOURTH:

That there is no suit pending to enforce or test the validity of the complainant's title to the said lands, or to enforce or test the validity of the defendant's right, title, claim or interest in or incumbrance upon the said lands, or any part thereof.

FIFTH:

Complainant further says that it is informed and be-

lieves and upon such information and belief alleges that the said defendant, Robert Linden, claims a right, title, claim or interest in or incumbrance upon the aforesaid lands, or some portion thereof, by virtue of a deed from the Probate Judge of Baldwin County, Alabama, conveying to him under a tax sale all the right, title and interest of the State of Alabama in and to the said lands by virtue of a tax sale of the said lands under an assessment to Martha Winberg as to the Southeast quarter of the Southwest quarter of the Southwest quarter of said Section thirty-three (33), and to W. H. Reynolds as to the Southwest quarter of the Southwest quarter of the Southwest quarter of said Section thirty-three (33), all in Township five (5) South, Range two (2) East, and this complainant alleges that it was the owner of the said lands at the time of the sales and is now the owner of the said lands. Complainant further alleges that it is the grantee of the said Martha Winberg and W. H. Reynolds of the said respective tracts of land and is now the owner of the said lands, and that it was in possession of the said lands at the time of the sales and is now in possession of the same.

SIXTH:

Complainant further says that it is informed and believes and upon such information and belief alleges that the said tax titles of the said Robert Linden are void.

WHEREFORE, your complainant prays this Honorable Court take jurisdiction of the cause made by this bill of complaint and make the said Robert Linden a party defendant hereto, and by appropriate process require 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 upon a final hearing of this cause this Honorable Court will make and enter an order and decree adjudging and decreeing that the said defendant, Robert Linden, has no right, title, claim, interest in or incumbrance upon the said lands, or any part thereof, and that the title to

the said lands be quieted and established in this complainant as against the said defendant; and that the said defendant be forever enjoined from asserting or attempting to assert, or from claiming or attempting to claim any right, title or interest in, or incumbrance upon, the said lands, or any part thereof.

complainant further prays that if it shall be mistaken in the relief prayed for, that this Honorable Court will ascertain the amount of taxes and costs for which the said lands were sold, and interest thereon, and the taxes and interest thereon subsequent to the said sale, and that this complainant be permitted to redeem the said lands from the aforesaid tax sales; and this complainant prays for such other, further or different relief as in equity it shall be entitled to receive in the premises.

Selectors for complainant.

Defendant is required to answer each and every allegation of the foregoing bill of complaint, Paragraphs FIRST to SIXTH inclusive, but not under oath; oath is hereby expressly waived.

Befor Hale Beele Solicitørs for Complainant.

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WINBERG ORCHARDS & NURSERIES COMPANY, INC., a Corporation,

Complainant,

-SA-

ROBERT LINDEN,

Respondent.

IN THE CIRCUIT COURT--IN EQUITY
STATE OF ALABAMA

BALDWIN COUNTY.

Filed January 15, 1937

Q. S. Suck
Register.

Serve on ROBBET LINDEN

Circuit Court of Baldwin County
IN EQUITY No. 288

SUMMONS

day of

, 193

COMPANY, INC., WINBERG ORCHARDS & NURSERIES ROBERT LINDEN, VS. Complainant,

Respondent.

HALL & BEEBE Solicitor for Complainant

Recorded in Vol. .

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THE STATE OF ALABAMA, BALDWIN COUNTY

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Executed this _ 193<u></u> SHERIFF -.day of

by leaving a copy of the within Summons with

M. X Defendant

Sheriff

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Complainant,	THE STATE OF ALABAMA Baldwin County
vs.	
RUBY NEAL GRAY,	N EQUITY
Respondent.	Circuit Court of Baldwin County
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Register.

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Moore Ptg. Co.

STATE OF	ALABAMA,
BALDWIN	COUNTY

CIRCUIT COURT, IN EQUITY.

No. 291 March Term, 193_7

PRINCE GRAY,

Vs.

RUBY NEAL GRAY

, Defendant....

Complainant

ro R. S. DUCK , Register :

In the above stated cause a Decree Pro Confesso having been taken against the Defendant, and evidence having been taken, and the cause being ready for submission for final decree, and no defense having been interposed, the Complainant, by

Beebe, Hall & Beebe,

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

cele Half Beche

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

Solicitor for Complainant.



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

Comes your complainant, Prince Gray, and humbly complaining against the defendant, Ruby Neal Gray, respectfully represents and shows unto your Honor as fellows:

That your complainant and the defendant are both over the age of twenty-one years and that your complainant is a resident of the Town of Bay Minette, Baldwin County, Alabama, and has been for more than three years next preceding the filing of this bill That the defendant resides at 602 West Jackson of complaint. Street, Pensacola, Florida.

SECOND:

That your complainant and the defendant were married in the year 1921 in Bay Minette, Alabama, and lived together as husband and wife until in the year 1928; that during the year 1928 the defendant voluntarily and without just cause abandoned the bed and board of the complainant, and has continuously remained away voluntarily since that time.

WHEREFORE, your complainant prays that your Honor will by proper process make the said Ruby Neal Gray a party defendant to this bill of complaint, requiring her 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 give and grant unto him a decree of divorce, forever barring the bonds of matrimony heretofore existing between your complainant and the said defendant, Ruby Neal Gray; and complainant prays for such other, further, different or general relief as he may be in equity and good conscience entitled to receive; and as in duty bound, he will ever pray. Beely Hall Bulle Solicitors for Complainer

The defendant, Ruby Neal Gray, is required to answer

each and every allegation contained in the foregoing bill of complaint, paragraphs FIRST and SECOND inclusive, but not under oath, oath being hereby expressly waived.

Beele Hall Beele, Solicitors for Complainant,

PRINCE GRAY,
Complainant,

BALDWIN COUNTY, ALABAMA.

VS

RUBY NEAL GRAY,
Respondent.

I appear for the Defendant.

Attorney for Defendant

Defendant.

Q & Duck Register.

The State of Alabama, Baldwin County Circuit Court of Baldwin County, In Equity

T	o Any	Sheriff	of	the State	of	Alabama-	GR	EETING	Ţ.
	_				-	TITUDELLE	U	FERNA TETAL	

	RUBY NEAL GRAY,
	602 West Jackson Street,
	Pensacola, Florida
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	be and appear before the Judge of the Circuit Cou
Baldwin County, exercising Chancery jurisdicti	ion, within thirty days after the service of Sur
us, and there to answer, plead or demur, withou	it oath, to a Bill of Complaint lately exhibited
PRINCE GRAY	
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N. B.—Any party defendant is entitled to a copy of the bill upon application to the Register.

CIRCUIT COURT, BALDWIN COUNTY, ALA.
IN EQUITY

Prince Ray

No. 289

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PLAINTIFF

DEFENDANT

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	OF ALABAMA, County.	No. 289	Circuit Court, In Equity
	PRINCE (GRAY,	Complainant
		VS.	
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IT IS THERE	aplainant is entitled to the re FORE Ordered, adjudged ar ween the Complainant and Do wer divorced from the Defen	nd decreed by the efendant be, and	Court, that the bonds of matrimony the same are hereby dissolved, and
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ne, and he is he is he this cause. It is further ord pay the costs herein ta	ereby permitted to again concered, that the saidF	ntract marriage, up Prince Gray ay issue, and if su	oon the payment of the costs of Cour
ound,'' then execution	ı for such costs may be issue	ed against the said	1
It is further ord	ered, adjudged and decreed	that said I	rince Gray
shall not again marry e	except to said		luby Neal Gray
until sixt y days after t	his date, and that if an appe	al is taken within	sixty days he shall not marry
	•		during the said pendency of appea
			The same persons, to approximate the same persons and the same persons are same persons and the same persons are same persons and the same persons are same per
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This 3	ay of Man		937 M. Wase, the Circuit Court of Baldwin County.
STATE OF A	>	Manager of the Archeropy of the Archerop	Court, In Equity.
Baldwin (-		Register of said Circuit Court of sai
County, Alabama, do	hereby certify that the abov	e is a full, true an	d correct copy of the decree rendered b
•	-		the cause of
## ## ** ** ** ** ** ** ** ** ** ** ** *	Prince Gray,	vs.	Complainant
as appears of record i	n said Court.		Defendant
Witness my ha	and and the seal of said Cour	t, this the	

THE STATE OF ALABAMA BALDWIN COUNTY.

No. 289

Gireuit Court, In Equity

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PRIN	CL GHAY			Complainant
THE RESIDENCE OF THE PARTY OF T	companies and description of the soft in		SE PROPERTURE AND	I a satisficat as was asset as
RIINY	NEAL OR	W bi		Defendent
AND ADDRESS OF THE PARTY OF THE	and the second second	The same was also also and any same of	***	

This cause, coming on to be heard at this Term, was submitted upon the Bill of Complaint, decree pro confesso and the testimony as noted by the Register; and, upon consideration thereof, the Court is of opinion that the Complainant is entitled to the relief prayed for in said bill.

IT IS THEREFORE Ordered, adjudged and decreed by the Court, that the bonds of matrimony heretofore existing between the Complainant and Defendent be, and the same are hereby dissolved, and the Complainant is forever divorced from the Defendent on account of voluntary abandonment.

It is further ordered that the said Prince Gray be, and he is hereby permitted to again contract marriage, upon the payment of the costs of Court in this cause.

It is further ordered, that the said Frince Gray pay the costs herein taxed, for which execution may issue, and if such execution is returned "no property found," then execution for such costs may be issued against the said

It is further ordered, adjudged and decreed that said Prince Gray shall not again marry except to said Ruby Neal Gray until sixty days after this date, and that if an appeal is taken within sixty days he shall not marry again except to said Ruby Neal Gray during the said pendency of appeal.

This 20th day of March, 1937.

F. W. Hare
Judge of the Circuit Court of Baldwin
County.

I, Alice J. Duck, Register of the Circuit Court of Baldwin County, Alabama, do hereby certify that the foregoing is a correct copy of the original decree rendered by the Judge of the Circuit Court in the above stated cause, which said decree is on file and enrolled in my office.

Witness my hand and seal this the 21st day of July, 1919.

Register of Circuit Court, In Equity

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Baldwin County.

CIRCUIT COURT, IN EQUITY

Vs:

REQUEST FOR DECREE IN VACATION

Recorded in

Vol.

Register.

Register.

Moore Ptg. Co. Bay Minette

RECORDED 7-60

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The	State	of	Alabama
7 110	BALDWI	N CC	UNTY

IN EQUITY Circuit Court of Baldwin County

VS.

NOTE OF TESTIMONY

Filed in Open Court this 79 th

day of March 1937

(K.S. Duck)

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RECORDED
Page 7-59

The State of Alabama, Baldwin County.

CIRCUIT COURT, IN EQUITY

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Moore Printing Company, Bay Minette, Ala.

BALDWIN COUNTY

IRCUIT COURT, IN EQUITY
Baldwin County, Ala.

OF DIVORCE

BEEBE, HALL & BEEBE. Solicitor for Complainant	A CONTROL OF THE PROPERTY OF T		Resiondent	RUBY NEAL GRAY,	vs.			Complete Complete	AVED CONTRE	SUMMONS	No. 380	Circuit Court of Baldwin County	
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THE STATE OF ALABAMA,

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The State of Alabama,
Baldwin County. CIRCUIT COURT, IN EQUITY

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Issued . February 25, # 1937. (K) PERSONAL SERVICE, Sy Register.

Meore Printing Company, Bay Minette, Ala.

RECONDER

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY.

PRINCE GRAY, Complainant,

SA

RUBY NEAL GRAY, Respondent.

APPEARANCE

Tiled Jebruary 1, 1939 R. S. Duck Register

J. MONTROSE EDREHI, Attorney for Defendant.

	ate of Alabama	Circuit	Court		win Cou quity)	nty, Alabama	
	PRINCE GR	ØY.		•			
	-111041 VIX				COMPLAINAN	VT	
		VS.			•		
•	RUBY NEAL	GRAYA	 		RESPONDEN	т	
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Ι,	R. S. Duck,						-
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as Register	and Commissioner						•
have called a	nd caused to come before me	Princ	e Gray	, Will	Cox and	Bob Grave	.S ,
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witnesses_ n	amed in the requirement for Oral				_day of -	March,	-
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in Bay	Minette , Alabama,	and hav	ing first	sworn sai	d witness_	s to speak the	<u> </u>
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truth, the wh	ole truth, and nothing but the tr	ruth, the	saidF	rince	iray, Wi	11 Cox and	ı
Boh	Graves	doth.	dopodo	and approp	follows:		
	M. 4.3 V.M.	uoui	uepose	anu say as	lulluws:		
•	TESTIMO	NY OF	PRINCE	GRAY.			
•	My name is Prince G	ray.	I am t	he Com	olainant	in this	
case. I	was married to Ruby N	eal Gr	ay in	the year	ar 1921	and we	
lived to	gether as man and wife	until	somet	ime in	1928, w	then she	a
to live	ily and without any ju with me since. She le	so cau ft of	pe Tel	rn frèe	u uas n Will ar	ion renurne	u
without'	any fear or threats on	my pa	rt and	voluni	arily s	tayed away	
from me	makik from that time.	I hav	e at a	all time	s been	able and	

TESTIMONY OF WILL COX.

June &

willing to support her if she would return to me.

My name is Will Cox. I have known Prince Gray and Ruby Neal Gray for about seventeen years. During the time they lived together I saw both of them practically every day. I do not remember the exact date that Ruby Neal Gray left Prince, but I do know that it was more than two years ago and I know that she left him of her own free will and accord. I know that Prince was good to her and did not run or off or threaten her in anyway so as to place her in fear of bodily harm. I also know that Prince would have been willing for her to return to live with him at any time she so desired. She is, at the present time, living at Pensacola, Florida.

LAUCE

	•
I, R. S. Duck,	as Register and Commissioner hereby certify
that the foregoing deposition s on Oral Examin	nation was taken down in writing by me in the words
of the witnesses and read over to them	and they signed the same in the presence of
myself and John P. Beebe	•
at the time and place herein mentioned; that I	have personal knowledge of personal identity of said
witness es or had proof made before me of	the identity of said witness _QS; that I am not of
counsel or of kin to any of the parties to said ca	ause, 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 19	th day of March 19 37.
	DSDucs (L. S.)
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	Page HE STATE OF ALABAM BALDWIN COUNTY IN CIRCUIT COURT, IN EQUITY Vs. COMPLAINAI VS. RESPONDER
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TESTIMONY OF BOB GRAVES.

Neal Gray)

My name is Bob Graves. I lived at the time of their/
mærriage, about a hundred yards from where they lived. I saw them
every day and I know of my own personal knowledge that Ruby Neal
Gray voluntarily and of her own from will and of the lived. Gray voluntarily and of her own free will and accord left the kext bed and board of Prince Gray and has voluntarily remained away from him since. I know that she voluntarily left him more than two years before the filing of this complaint, and has remained away

from him since then continuously.

L. ...

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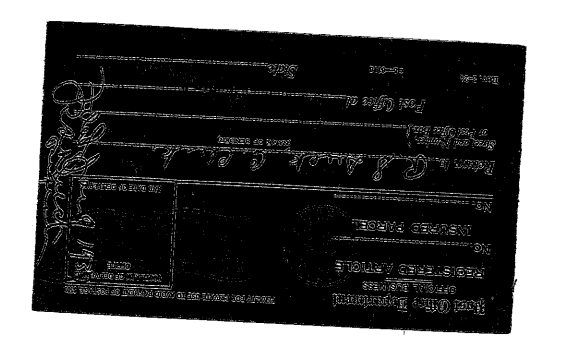
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V. NAVRATIL,) IN THE CIRCUIT COURT OF
	Complainant,) BALDWIN COUNTY, ALABAMA,
VS.)
KATHERINE	ZARUBA,) IN EQUITY.
	Respondent.)

TO HONORABLE F. W. HARE, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALA-BAMA, IN EQUITY:

Comes your Complainant, V. Navratil, and humbly complaining against the Respondent, Katherine Zaruba, respectfully represents and shows unto your Honor and this Honorable Court as follows:

FIRST:

That your Complainant is over twenty-one years of age and a resident of Baldwin County, Alabama; that the Respondent, Katherine Zaruba, is over twenty-one years of age and a resident of Summerdale, in Baldwin County, Alabama.

SECOND:

That your Complainant was formerly a resident of Watsonville, in the State of California, and in response to letters and communications from the Respondent, gave up his residence and business in the State of California and came to Summerdale, in Baldwin County, Alabama, upon a promise of the Respondent that they were to marry and make their home in Baldwin County, Alabama.

THIRD:

That the Complainant came to Baldwin County, Alabama, met and went to the home of the Respondent; that the Respondent fraudulently obtained from the Complainant the amount of Seven Hundred (\$700.00) Dollars, which said money was used by the Respondent in the purchase and/or improvement of her properties in Baldwin County, Alabama, described as follows, to-wit:

The Northeast quarter of the Northeast quarter of Section 4, Township 7 South of Range 3 East; The West half of the Northwest quarter of the Northwest quarter of Section 3, Township 7 South of Range 3 East.

FOURTH:

That the Respondent, as security for the said loan by the Complainant to the Respondent of said amount of money, agreed and warranted with the

Complainant that she would secure the said money by mortgage or other lien on said property.

FIFTH:

That the Complainant is wholly unacquainted with the English language and is unable to either read, speak or understand it.

SIXTH:

That upon securing the said sum of money from the Complainant, that is, Seven Hundred (\$700.00) Dollars, the Respondent agreed to give in security on her property, and, in fact, did have prepared an agreement, which the Respondent fraudulently represented to the Complainant as being security for his money, but, as a matter of fact, was only an agreement admitting the indebtedness and agreeing to pay it at future date; that the Complainant relying upon the statements and representations of the Respondent, signed said agreement, believing that it was a mortgage or lien on the property of the Respondent; that he did not know or understand the meaning or purport of the said written agreement until later when he had it translated to him, when he found that it was not at all in accordance with his agreement with the Respondent; that a copy of the said agreement is hereto attached, marked Exhibit "A"; that the said agreement was not the true understanding between the parties and in no wise speaks the agreement between them.

SEVENTH:

That the above described property constitutes all or practically all of the property owned by the Respondent in the State of Alabama.

EIGHTH:

That the Respondent is about to freudulently dispose of the said property and move from the State of Alabama, in which case the Complainant will lose the money advanced by him to the Respondent.

NINTH:

That the Respondent has fraudulently taken from the Complainant all money and property which he had and that he now has absolutely no money or property.

WHEREFORE, the premises considered, Complainant prays that your Honor will, by proper process, make the said Katherine Zaruba party respondent to this Bill of Complaint, requiring her to plead, answer or demur to the same within the time and under the penalties prescribed by law and the practice of this Honor-

able Court.

Complainant further prays that your Honor will, upon a final hearing of this cause, establish the indebtedness of the Respondent to the Complainant, and also establish a lien in favor of the Complainant and against
the Respondent, and further decree and order a sale of the property hereinabove described, for the satisfaction of said lien; that your Honor will give
and grant unto him such other, further, different or general relief as he may
be in equity and good conscience entitled to receive, and as in duty bound he
will ever pray.

Solicitors for the Complainant.

FOOT NOTE:

The Respondent, Katherine Zaruba, is required to answer each and every allegation contained in the foregoing bill of complaint, in paragraphs First to Ninth, inclusive, but not under oath, oath being hereby expressly waived.

Solicitors for the Complainant.

AGREEMENT

THIS AGREEMENT, by and between Katherine Zaruba, party of the first part, and V. Navratil, party of the second part WITNESSETH:

That the parties hereto are contemplating marriage at such time as first party may be legally entitled to remarry and in the meantime, second party has advanced to first party the sum of SEVEN HUNDRED & 00/100 (\$700.00) DOLLARS in contemplation of such marriage with the understanding that upon marriage, the property purchased with said advance shall be considered as community but in the event that such marriage should not be accomplished for any reason, then first party is to repay to second party said sum of SEVEN HUNDRED & 00/100 (\$700.00) DOLLARS.

In the event that first party shall be obliged to repay such sum it shall be and become due and payable \$200.00 on July 1st, 1940, \$200.00 on July 1st, 1941, \$200.00 on July 1st, 1942 and \$100.00 on July 1st, 1943, with interest at the rate of 5% per annum from date.

First party hereby acknowledged receipt of said sum of SEVEN HUNDRED & 00/100 (\$700.00) DOLLARS and agrees to repay the same as provided herein.

IN WITNESS WHEREOF: The parties have hereunto set their hands in duplicate, this 23rd day of December, 1936.

(Signed) Katherine Zaruba

V. Navratil

Filed for Record December 28th, 1936. Recorded 69 Mtgs., page 367.

STATE OF ALABAMA,)
BALDWIN COUNTY.

Before me, the undersigned authority, in and for said County, in said State, personally appeared V. NAVRATIL, and who being by me first duly sworn, deposes and says, that he is the Complainant in the above styled cause of V. Navratil vs. Katherine Zaruba; that he understands the facts set out in the foregoing bill of complaint, and that the facts therein are true and correct to the best of his knowledge, information and belief.

V. navratil.

N otary Public, Baldwin County,

V. NAVRATIL,

Complainant,

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN CHANCERY
No. 291

VS.

DEMURRER

KATHERINE ZARUBA,

Respondent.

Comes now the Respondent and demurs to the Bill of Complaint in the above entitled cause and as grounds for such demurrers says:

There is no equity in the bill.

Solicitor for Respondent.

CIRCUIT COURT, BALDWIN COUNTY, ALA. IN EQUITY

No. 29/ & Marrall

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PLAINTIFF UCC DEFENDANT

BILL	OF	COSTS

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or each copy thereof 50	_			
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ntering each appearance 25	100 F	iling receipting for and docketing each		
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The State of Alabama, Circuit Court of Baldwin County, In Equity

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urther to do an idant shall in r endorsement tl	ıd perform w	hat said Juc under penalt	ige shall o	id we furt	direct in tl	nat behalf.	And th	is the s	hies

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

Circuit Court of Baldwin Count

No. 291

No. 291

SUMMONS

V. NAVRATIL,

Gompleinent,

Vs.

KATHERINE ZARUBA,

Respondent.

BEEBE, HALL & BEEBE

Solicitor for Complainant

Recorded in Vol. Page—

Respondent

Respondent

Respondent

Deputy Sheriff

Circuit Court, Baldwin County, Ala.
In Equity.

No -

201

VS.

3mules.

COST BILL

Register.

MOORE PRINTING CO., SAY MINETTS, ALC.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALEBAMA IN CHANCERY

V. NAVRATIL,

Complainant,

S

THERINE ZARUB.

Respondent.

DEMURRER

LLOYD A. MAGNEY
Attorney,
Foley, Alabama.

VS. THERINE ZARUBA,

Complainant,

Respondent.

IN EQUITY.

Clerk-Register

ALIWIN COUNTY, ALABAMA,

N THE CIRCUIT COURT OF

VS.

KATHERINE ZARUBA,

Complainant,

Respondent.

BALDWIN COUNTY, ALABAMA,

THEOUITY.

IN THE CIRCUIT COURT OF