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The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

WILLENE C. PIPPEN, Complainant

vs.

BUELL T. PIPPEN,

This cause coming on to be heard was submitted upon Bill of Complaint, Decree Pro Confesso

and Testimony as noted by the Register, and upon personal service; on. consideration thereof, the Court is of the 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 Defendant be, and the same are hereby, dissolved, and that WITTTTINT A TOT TOTAL

the said	WILLENE (J. PLPPEN,		
is forever divorced fr	rom the said BUELL T.	PIPPEN,	64	الی اور به ا مرابع المرابع مرابع المرابع المرابع مرابع المرابع المرابع المرابع
for and on account of		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		
	ABANDONMENT,	9		
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It is further ordered, adjudged and decreed that neither party to this suit shall again marry except to each other until sixty days after the rendition of this decree, and that if appeal is taken within sixty days, neither party shall again marry except to each other during the pendency of said appeal.

WILLENE C. PIPPEN It is further ordered that

be, and she hereby permitted to again contract marriage upon the payment of the cost of this suit.

BUELL T. PIPPEN, It is further ordered that

of.

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day of.

the Respondent pay the cost herein to be taxed, for which execution may issue.

November

Judge Circuit Court, in Equity.

., Register of the Circuit Court for 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 thedav

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Register of Circuit Court, in Equity.

de 1923-Sec. 7425-7426

This

Comes WILLENE C. PIPPEN, and by this her Bill of Complaint presented against BUELL T. PIPPEN respectfully shows:

FIRST: That she and the Defendant above named are both over the age of twenty-one years and are now and have been for more than five years next prior to the filing of this bill, bona fide residents of the County of Baldwin; that they were married in Milton, Florida, on December 26th, 1934, and lived together as husband and wife in Foley until the 28th day of June, 1935, since which time she has lived separate and apart from the bed and board of the husband for two years and without support from him for two years next, preceding the filing of this bill; and been haseabbonaffiderresident in the State of Alabama during said period with her parents.

The premises considered, Complainant prays that Buell T. Pippen be made Defendant to this bill, notified to answer same within the time prescribed by law, and to abide by such orders and decrees as may be made in the premises.

Complainant further prays that upon the hearing of this cause, a decree be rendered forever divorcing her from the said Buell T. Pippen, granting her the right to resume her maiden mame of Chapman, and to marry again should she so desire, and such other and further relief as may be meet.

Believe & Rin Curry Solicitor For Complainant

UMMONS-ORIGINAL	Moore Frinting CO., Day Minette, Ala.
The State of Alabama, Circuit Court of Bal Baldwin County	ldwin County, In Equity
o Any Sheriff of the State of Alabama–GREETING :	· · · · · · · · · · · · · · · · · · ·
WE COMMAND VOU, That you summon	
BUELL T. PIPPEN	ç
Baldwin County, exercising Chancery jurisdiction, within thirt ions, and there to answer, plead or demur, without oath, to a Bil	before the Judge of the Circuit Court by days after the service of Sum- ll of Complaint lately exhibited by
WILLENE C. PIPPEN	
BUELL P. PIPPEN	
gainst said BUELL T, PIPPEN	
	·

	WITNESS,	Robert S.	Duck, Reg	ister of said	Circuit Cou	rt, this _	<u>28th</u>	day	7
of	August		1937	-	R	Si	ich	Registe	r
							to the Deri	chat	

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

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WILLENE C. PIPPEN, Complainant,

EQUITY

CIRCUIT COURT OF

BALDWIN COUNTY,

ALABAMA.

BUELL T. PIPPEN, Defendant.

vs.

Comes the Complainant in the above styled cause and shows unto the Register that a summons was issued out of this Court on the fifteenth day of September, 1937, directed to Buell T. Pippen, the Defendant in said cause, ordering him to appear and plead, answer or demur within thirty days from the service thereof to the bill of complaint in the cause; that same was duly served on the said Buell T. Pippen by a Deputy Sheriff of the County of Baldwin on the eighth day of October, 1937, and that the said Defendant has to this date failed to plead, answer or demur to maid bill of complaint wherefore the Complainant moves that a decree pro confesso be entered against said Defendant.

Els. Rin La for Solicitor for Completinent.

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And and	The State of Alabama, Baldwin County.
	Willene C Pippen. Complainant
	VS,
	Buell T Pippen. Defendant
	In this cause it appears to the Register ,
$^{\mathrm{th}}$	at a summons requiring the Defendant Buell T Pippen.
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	appear and demur, plead to or answer the Bill of Complaint in this cause within thirty day:
af	ter the service of said Summons upon Buell T Pippen
	as served upon him. by the Sheriff of Beldwin. County, Alabama, on the
_	8th day of October, 19 37
	• • • • • • • • • • • • • • • • • • • •
	And the said Defendant having failed to demur, plead to or answer the said Bill of Complain
t	o this date, it is now, therefore, on motion of E G Rickerby. Jr.
•	•••••••••••••••••••••••••••••••••••••••
C	rdered and decreed that the said Bill of Complaint in this cause be and it hereby is in all thing
t	aken as confessed against the said Buell T Pinnen.

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Demand for Oral Examination.

The State of Alabama, Baldwin County						
	CIRCUIT COURT OF BALDWIN					
WILLENE C. PIPPEN Complainant	COUNTY, ALABAMA In Equity.					
BUELL T. PIPPEN						
·····	and the second					
Defendant						
The <u><u><u>60mplainant</u></u></u>						
requests the oral examination of the following						
	Viz:					
Mrs. Willene C. Pippen,	• • • • • • • • • • • • • • • • • • • •					
NrsVCCorzatte						
••••••	• • • • • • • • • • • • • • • • • • • •					
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	dwin					
State of Alabama.						
Dorothy Pearso	nwho resides at					
	abama					
or, The Regis	ster of this Court is suggested as a suitable person osition of said witness on such oral examination.					
	6-5. Ringly Jr.					

Solicitor for Complainant

WILLENE C. PIPPEN, Complainant,

vs.

BUELL T. PIPPEN, Defendant.

EQUITY

CIRCUIT COURT OF BALDWIN COUNTY,

ALABAMA.

I, Dorothy F. Pearson, the Commissioner in said cause, caused to come before me Willene C. Pippen and Mrs. Grace Corzatte, witnesses named in the request for oral examination at the times and places hereinafter stated; and said witnesses having been first sworn upon examination by Solicitor for Complainant, deposed as follows:

WILLENE C. PIPPEN

I am the Complainant in this cause. I am over the age of twenty-one years and am now and have been for more than five years next prior to the filing of the bill a bona fide resident of the County of Baldwin, State of Alabama. Buell T. Pippen is also over the age of twentyone years and resides at Foley.

We were married in Milton, Florida on December 26th, 1934, and lived together as husband and wife in Foley until the 28th day of June, 1935 when we separated and since that time I have lived separate an apart from the bed and board of my husband for more than two years, without support from him in this time; and have bona fide resided in the State of Alabama during this period, my home being at Montrose, Alabama though I am now temporarily employed in Mobile. Since our separation I have lived entirely separate and apart from my husband and he has not contributed one cent to my support, my home in this time being with my mother and being supported by my own efforts with her assistance.

Willene C. Crippin

MRS. GRACE CORZATTE

I am the mother of the Complainant in this cause and live at Montrose, Alabama. Both she and her husband are bona fide residents of the State of Alabama, she living with me at Montrose though she is now temporarily employed in Mobile; and he, as I understand, has been living below Foley. They are both over the age of twanty-one years.

After a short married life which was not happy, they separated in the last part of June, 1935 when she came home

to me and since then has lived separate and apart from her husband and without support from him of any kind since that day; and has at all times been a bona fide resident of this State. She has lived with me but has largely supported herself by her own efforts and is now employed.

Mro brace longatte

I, Dorothy F. Pearson, as Commissioner hereby certify that the foregoing depositions taken on oral examination was reduced to writing by me in the words of the witnesses, read over to and signed by them in my presence at my office in Fairhope, Alabama on the 15th day of November, 1937. That the identity of the witnesses was satisfactorily established before me and I am not of counsel or kin to either party to the cause or in any matter interested in the results thereof.

Given under my handsthis the 16th day of November, Nineteen Hundred and Thirty-Seven.

Dorochy Pearson Commissioner.

Ы WILLENE C. PIPPEN, Complainant, And Jon 8 193) Þ RECORDED P-323 BUELL T. PIPPEN, Defendant. $^{\circ}$ MOTION ВA F ŀ≂į t-j ਸ ਨ ਸ Q ന റ

J. T. Serve on ----Circuit Court of Baldwin County Recorded in Vol. -PTUTOT G. RTCKARBY Solicitor for Complainant BUELL T. WILLENE C. PIPPEN ORIGINAL S U M M O N S Respondent. No.___364 Complainant. IN EQUITY PIPPEN ٧S . Page-Buell J. P.L Ch Executed this P by leaving a copy of the within Summons with Byday of -Received in office this THE STATE OF ALABAMA, AJULA alle BALDWIN COUNTY RECORDED Auer Lavr terns Deputy Sheriff 7-2.95 Sheriff Defendant 201 SHERIFF 193_ 193 - day of ٢

Sul Duy IF193) Product IF193) BUELL T. PIPPEN, Defendant Complainant, Complainant, 7-299 -94-



DEMAND FOR ORAL EXAMINATION Moore Printing Co. :::: Bay Minette, Ala. Filed Defendant_ Baldwin County, Alabama BUELL T. PIPPEN WILLENE C. PIPPEN CIRCUIT COURT OF INCORDED 7-323 IN EQUITY 000----VS. Register. S 192 ---- Complainant.. -----2000 C

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DEPOSITIONS BURLL T. PIPPEN, Defendant. WILLENE C. PIPPEN, Complainant, of Willene C . Pippen and Grace Corgatte vs.



8581. NOTE OF TESTIMONY

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WILLENE C. PIPPEN,	THE STATE C
Complainant,	Baldwin
VS.	
BUELL T. PIPPEN,	
	IN EQ
Respondent.	Circuit Court of
· · · · · · · · · · · · · · · · · · ·	
This cause is submitted in behalf of Complainant	upon the original Bill of C
Decree Pro Confesso on Person	al Service; and Te
C. Pippen and Grace Corzatte;	
nd in behalf of Defendant upon	

OF ALABAMA County

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Baldwin County

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R& Such

Register.

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	BALDWIN COUNT			-
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WIL	ENE C. PIPPEN,	ar an inger sy for the difference of the	n -	
	Complainar	· · · · ·		
		*	<u>-</u>	
	VS.		-	-
BT	TELL TO PIPPEN,			
	Responder	ıt.	- -	
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TE TE	ATE	OF	ALABAMA,		CIR	CUIT C	OURT, IN EQU	JITY.
	1.12		COUNTY) No	365	<u></u>	November	Term, 193
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			WILLENE C.	PIPPEN,				, Complainant
			;	Vs.			•	
-2.55 1920						÷		
		: •	BUELL T. F	TPPEN,		• • •		Dèfendant
			· .					

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

ELLIOT G. RICKARBY, defense having been interposed, the Complainant, by----

To-

- Solicitors of record, now files with the Register of this Court this written request to deliver the papers in this cause to the Judge for final decree in vacation.

ELLIOT G. RICKARBY,

Solicitor for Complainant.

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RECORDED Ouch	
RECORDED Ouch 7-332 No. 305 Page	2
The State of Alabama, Baldwin County. CIRCUIT COURT, IN EQUITY	
WILLENE C. PIPPEN,	
Complainant,	
Vs.	
BUELL T. PIPPEN	
Respondent.	
Filed November 18th , 193 7 R.S. Duck	
Register.	
Recorded in Record	
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Register.	
Moore Ptg. Co. Bay Minette	

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