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DIVORCE DECREE

Printed by THE BALDWIN TIVES

### THE STATE OF ALABAMA, BALDWIN COUNTY

CIRCUIT COURT, IN EQUITY

DI	ENNIS CALVIN CARLISLE	Complainant
	vs.	
M1	ARY HELEN CARLISLE	Respondent
This cause coming on t		Bill of Complaint, NAMER PROFESSOR
_		ted by the Register, and upon con
sideration thereof, the Court	is of the opinion that the Compl	ant laint is entitled to the relief prayed
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It is therefore ordered.	adjudged and decreed by the Cou	irt that the bonds of matrimony here-
200		and the same are hereby, dissolved
and that the said DENI		
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for and on account of	BANDONMENT	`
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except to each other until sixt within sixty days, neither part appeal.  It is further ordered that to again contract marriage until is further ordered the	y days after the rendition of this	ENNIS CALVIN CARLISLE
	Continue and the second contin	Judge Circuit Court. in Equity.
[		, Register of the Circuit
		Alabama, do hereby certify that the
		of the original decree rendered by the in the above stated cause, which said
	decree is on file and enrolled	
	•	nd seal this theday
	of	, 19
•	Reg	ister of Circuit Court, in Equity
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	Filed this	MARY HELEN CAR DIVORCE D	DENNIS CALVIN	No. Page.  The State of I  BALDWIN COUNT.  IN CIRCUIT COURT.
194 Register	day of	LISLE Respondent ECREE	CARLISLE Complainant	Alabama COUNTY

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STATE OF ALABAMA, (
COUNTY OF BALDWIN. (

TO ANY SHERIFF OF THE STATE OF ALABAMA --- GREETING:

WE COMMAND YOU, that you summon MARY LOUISE CARLISLE to be and appear before the Judge of the Circuit Court of Baldwin County, Alabama, exercising chancery jurisdiction, within thirty days after the service of this summons, and there to answer, plead or demur, without oath, to a bill of complaint lately exhibited by DENNIS CALVIN CARLISLE, and further to do and perform what the said Judge shall order and direct in that behalf, and this the Respondent shall in no wise omitm under penalty of the law. And We further command you that you return this writ with your execution thereof.

WITNESS, ALICE J. DUCK, Register of said Court, this the 10 day of January, 1947.

alice & Duck REGISTER!

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DENNIS CALVIN CARLISLE,

Complainant,

VS.
HELEN
MARY CARLISLE,

Respondent.

EQUITY NO. \_\_\_\_\_\_\_
IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.
IN EQUITY.

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

Your Complainant, DENNIS CALVIN CARLISLE, respectfully shows unto your Honor that he is, and has been for more than two years next preceding the filing of this Bill of Complaint, a bona fine resident citizen of the State of Alabama, residing near Bay Minette, Baldwin County, Alabama; that he is over the age of twenty-one years; and, humbly complaining against the Respondent, your Complainant shows unto your Honor the following facts as a basis for the relief hereinafter prayed:

- 1. That the Respondent, MARY ECUTSE CARLISLE, is not a resident of the State of Alabama, but is a resident of the State of Illinois, residing at 1012 Wabash Avenue, Joliet, Illinois; that the said Respondent is over the age of twenty-one years;
- 2. That your Complainant and the Respondent are husband and wife, having intermarried at Brewton, Escambia County, Alabama, on, to-wit: January 24, 1945; that your Complainant was in the U. S. Army at the time and that they lived together as husband and wife in various places in the United State until, to-wit: January 2, 1946;
- 3. That on, to-wit: January 2, 1946, the said Respondent voluntarily, and without cause or justification, abandoned your Complainant and has since that time refused to live with him as his wife;

H. That there are no children as a result of this marriage, a little ful named Barbora from Carlisle WHEREFORE, the premises considered, your Complainant prays that this Honorable Court will take jurisdiction of the cause made by this his Bill of Complaint; and that by proper mary Helen process the said MAX HONESE CARLISLE be made a party defendant hereto, requiring her to plead, answer or demur to the same

Your Complainant further prays that upon a final hearing of this cause this Honorable Court will make and enter a decree forever dissolving the bonds of matrimony existing between your Hele. Complainant and the said MARY LOUISE CARLISLE; that your Honor will grant your Complainant such other, further, different or general relief as in equity and good conscience he is entitled to receive, and as in duty bound he will ever pray.

within the time and under the pains and penalties prescribed by

law and the practice of this Honorable Court.

Telfaer J. Maslibury J. Delicitor for Complainant

DENNIE CALVIN VS. MARY HELEN CA	Comp RLISLE	lainant,	,) IN	ALDWIN COUI	UITY.	
	DEMA	ND FOR O	RAL EXA	MINATION.	·	
COMES the Co	omplainant, by	y attorney,	_		ırt as follows:	
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Day Hillie o o e		, in the C	ounty of	.Baldwin		
Alabama, the place of	f trial of said	cause, to-wi	t. DENN	IS CALVIN C	CARLISLE	
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and the state of t	and the state of t	Contract and the Contract of the Contract of the Contract of Contr	e (	Management of the second of th	Control of the Contro	et a parties a complete annua par agreement establisher a
2. That said c	omplainant re	equires an o	oral examin	ation of said v	vitnesses befor	e a com-
	law the Design	on of this C	ozzat			
missioner appointed l	oy the negiste	er of this C	ourt.	<b>.</b>	4 0	
			Jelje	Solicit	or for Complai	inant.
NOTE:						
Complainant su	ggests the nar	ne of Ida	Belle :	f. Mashburn	· •	·····,

as a suitable and competent person to act as commissioner upon the examination of said witnesses.

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'DEMAND FOR ORAL EXAMINATION.

DENNIS CALVIN CARLISLE
Complainant,

N

MARY HELEN CARLISLE

Respondent.

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

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# THE STATE OF ALABAMA, ) BALDWIN COUNTY

## Circuit Court

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s witnesses in behalf of DENNIS CALVIN C	CARLISLE		in a cause	pending in o
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## THE STATE OF ALABAMA, Baldwin County.

Circuit Court of Baldwin County, Alabama (In Equity)

DENNIS CALVIN CARLISLE Complainant
VS.
MARY HELEN CARLISLE Respondent
I,IDA BELLE T. MASHBURN
as XReyxxxxXXX Commissioner OF THE Circuit Court of Baldwin County, Ala.,
have called and caused to come before meDennis CalvinCarlisle
randa ta de la compania del compania de la compania del compania de la compania del la compania de la compania della compania
witness named in the Requirement for Oral Examination, on the 20thday of January  1946, at the office of TELFAIR J. MASHBURN, JR.
in Bay Minette, Alabama, and having first sworn said Witness to speak the truth, the whole truth, and nothing but the truth, the said DENNIS CALVIN CARLISLE
doth depose and say as follows: My names is Dennis
Calvin Carlisle. I am the Complainant in this cause, and I am over the
age of twenty-one years. I was born in Baldwin County, Alabama, and
have lived here all of my life except for the time I spent in the
U. S. Army between April 25, 1942, and December 13, 1945. Mary
Helen Carlisle, the Respondent, is over the age of twenty-one years,
and she is not a resident of the State of Alabama, but does reside at
1012 Wabash Avenue, Joliet, Illinois. I was married to the Respondent
at Brewton, Escambia County, Alabama, on January 24, 1945. After our
marriage, my wife returned to live with her parents at Joliet, Illinois
while I went back to my army duties. When I was discharged from the
army in December, 1945, I went to Joliet, Illinois, to get my wife,
and she refused to come home with me. I then asked her to move out of
the house of her mother and father, telling her that I would get an
apartment and would stay there. When she refused to move out of her
parents' home, I left Illinois and returned to Alabama. That was on
January 2, 1946. After my return to Alabama, I wrote her several times
trying to get her to come here and live with me as my wife, and she
refused. We have not lived together as husband and wife since January
2, 1946. We have one child, a lettle girl, named Barbara Jean Carlisle
She is 18 months old.

Dennis Calin Parlisto

He Belle on Blew E. S.)
Given under my hand seal, this OS day of January
I enclose the said Oral Examination in an envelope to the Register of said Court.
counsel or of kin to any of the parties to said cause, or any manner interested in the result thereof
said witness or had proom made before me of the identity of said witness or had proom made before me of the identity of said witness
at the time and place herein mentioned; that I have personal knowledge of personal identity of
myself Telfair J. Mashburn, Jr.
of the witness and read over to him and he signed the same in the presence of
that the foregoing deposition—on Oral Examination was taken down by me in writing in the words
I, Ida Belle T. Mashburn , as Kkkkkkkk Ommissioner hereby certify

NO. PAGE THE STATE OF ALABAMA	BALDWIN COUNTY	IN CIRCUIT COURT, IN EQUITY.	DENNIS CALVIN CARLISLE		vs. Complainant	MARY HELEN CARLISLE	Respondent.	Oral Deposition	Filed January 21 , 194 7	, Register.	Recorded in	Vol Page	Ulas J-Makegister.	2
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DENNIS CALVIN CARLISLE,

Complainant,

vs.

HELEN
MARY MOVISIO CARLISLE,

Respondent.

EQU	JITY	NO.	·		
IN	THE	CIF	CUIT	COURT	OF
BAI	DWI	1 CC	YTNUC	, ALABA	AMA.
		IN	EQUI:	ry.	

#### ANSWER OF RESPONDENT.

Comes now, MARY KNAKSK CARLISLE, Respondent in the above styled cause, and for answer to the Bill of Complaint filed in said cause, says:

- 1. Thatshe admits having married the Complainant at Brewton, Escambia County, Alabama, on or about January 24, 1945.
- 2. That she denies each and every other allegation of the said Bill of Complaint, separately and severally.
- 3. Respondent hereby expressly waives service and notice of demand for oral examination of Complainant's witnesses; of the issue of commission to take testimony; of notice of the time and place set for taking same; of the right to cross-examine Complainant's witnesses; of the right to introduce evidence in his own behalf.
- 4. Respondent further agrees that the said cause may be submitted for final decree at any time on the pleadings and on Complainant's evidence as noted by the Register.
- 5. The Respondent prays that, if the Honorable Court should render a decree against her as prayed by the Complainant, it will grant her the right to re-marry.

Subscribed before me on this the 14 day of January, 1947.

Notary Public, Well

\* Mary Helen Carlinle

Illinois.

EQUITY NO.

RAISLE,
Complainant,
Complainant,
Sespondent.

Sespondent

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

OF THE STRUIT COURT OF

BALDWIN COUNTY, ALABAMA

OF THE STRUIT COURT OF

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- [. The Respondent wrage that, if the lonexile Court should remain a decree example in as prepart by the Compleinant, it will grand has the right to re-marry.

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Dennis Calv	rin Carlisle				
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# THE STATE OF ALABAMA **Baldwin County**

# Circuit Court of Baldwin County SIMMIG N HELEN CARLISLE CALVIN CARLISLE EQUITY VS.

Printed The Baldwin Times egister, Filed in

Open Court this

NOTE OF TESTIMONY

THE STATE OF ALABAMA,
BALDWIN COUNTY.

TO ANY SHERIFF OF THE STATE OF ALABAMA \_\_GREEPING:

WE COMMAND YOU, that you summon Edna Hoppes, to be and appear before the Judge of the Circuit Court of Baldwin County, exercising chancery jurisdiction within thirty days after the service of the summons, and there to answer, plead or demur without oath to a bill of complaint, lately exhibited by Milton R. Hoppes, against the said Edna Hoppes, and further to do and perform what the said Judge shall order and direct in that behalf, and this the Respondent shall in no wise omit, under penalty of the law. And we further command that you return this writ with your execution thereof.

WITNESS, Alice J. Duck, Register of said Court, this the \_\_\_\_ day of January, 1947.

Alice Aluch

MILTON R. HOPPES.

Complainant

IN THE CIRCUIT COURT OF

VS.

BALDWIN COUNTY, ALABAMA

EDNA HOPPES,

Respondent

IN EQUITY.

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

Your Complainant, Milton R. Hoppes, a bona fide resident citizen of Alabama, over the age of twenty-one years, respectfully shows unto your Honor, that on or about July 26, 1932, Complainant intermarried with said Edna Hoppes at Elkton, Maryland, and that they lived together as man and wife until about two years ago, most of the time residing in the State of Pennsylvania and that Respondent, is over the age of twenty-one years and a resident of the State of Pennsylvania.

- 2. Respondent, more than one year next preceding the filing of this bill of complaint, did voluntarily abandon the bed and board of complainant, and said abandonment has been voluntarily and continuous to the date hereof.
- 3. Respondent, since marriage with Complainant has committed various acts of adultery with marious men, whose names at this time are unknown to the Complainant, in the city of Chester, Pennsylvania.

WHEREFORE, the premises considered, your Complainant prays that your Honor will by proper process make the said Edna Hoppes party Respondent to this cause of action, 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 upon a final hearing hereof your Honor will grant unto him an absolute decree of divorce forever barring the bonds of matrimony existing between him and the Respondent; that he be awarded by your Honor such other, further, different or general relief as he may be entitled to receive, and as in duty bound he will ever pray.

Complainant.

Forest A. Christian, Foley, Alabama

Solicitor for Complainant

LAW OFFICE OF

## FOREST A. CHRISTIAN FOLEY, ALABAMA

July 2, 1947

Mrs. Alice Jo Duck Olerk of the Court Bay Minette, Alabama

> Re: Milton R. Hoppes vs Edna Hoppes Equity No. 1804

Dear Mrs. Duck:

Kindly dismess the case mentioned above without prejudice.

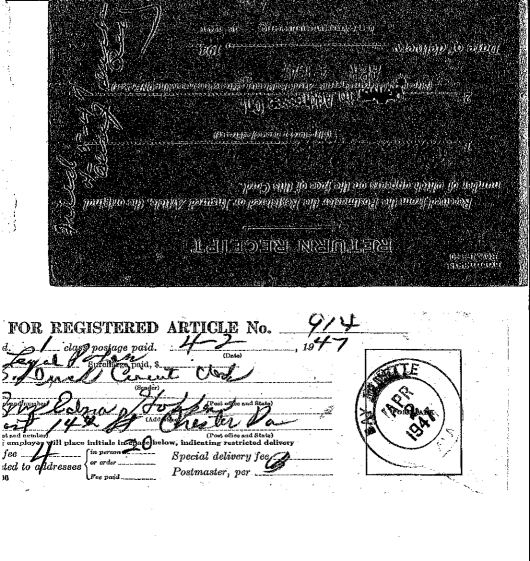
Yours very truly,

Attorney for Complainant

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