

STATE OF ALABAMA,)
BALDWIN COUNTY.)

IN THE CIRCUIT COURT,
IN EQUITY.

TO THE HONORABLE A. E. GAMBLE, JUDGE OF THE CIRCUIT COURT, BALDWIN COUNTY, ALABAMA. --- IN EQUITY.

Your Orator, James H. Singleton, respectfully represents and shown unto your Honor as follows:

/ FIRST.

That he is a bona fide resident citizen of the County of Baldwin and State of Alabama, residing at Bay Minette, Alabama. That he has been a resident of the State of Alabama for a period of more than the last three proceeding years next before the filing of this bill, and that he is over the age of twenty-one years of age.

That Minnie Singleton is over the age of twentyone years and is a resident of the State of Alabama, residing
at Bay Minette, Alabama.

SECOND.

Minnie Singleton and your Orator were married and lived together as man and wife until to-wit: March 1st, 1918 at which time they separated.

That since the said separation Minnie Singleton, the Defendant, committed adultery with one Mark Marony; that there has been no condonation or connivance on the part of the Complainant of the offense committed by the said Minnie Singleton.

PRAYER FOR PROCESS.

The premises considered, your Orator respectfully prays that the said Minnie Singleton, defendant, be made party respondent to this bill of complaint by the usual process of this Honorable Court, and that she be required to demur, plead to or answer the same within the time and under the penalties as

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as provided by law, or that the same be forever confessed.

PRAYER BOR PROCESS.

That upon the final hearing of this cause your

Honor will grant unto Orator an absolute divorce from the said

Minnie Singleton; that your Orator will be again allowed to

contract marriage; that if your Orator is mistaken in the

relief prayed that your Honor will grant unto him such other,

further, different and general relief as he may in justice and

equity he may be entitled.

PAGE & MOORER, Solicitors for Complainant.

FOOT NOTE: The defendant, Minnie Singleton, is required to answer each and every allegation of the foregoing bill of complaint, numbered from FIRST to SECOND, both inclusive, but not under oath, answer under oath being hereby expressly waived.

PAGE & MOORER, Solicitors for Complainant.

AT ADAMA	No CIRCUIT COURT, IN EQUITY.
THE STATE OF ALABAMA, BALDWIN COUNTY.	1
- gamalato	Complainant vs. Defendant
James da estada	vs. Defendant
Minnie Singleton	vs. Defendant Defendant
. he heard at this Term, v	was submitted upon the Bill of
by the Register; and, upon cons	sideration thereof, the Court is of open
and testimony as noted by the rogard	his said bill.
is entitled to the relief prayed for in	his said bill.
	Court that the bonds of matrimony heretofore
IT IS, THEREFORE, Ordered, adjudged and d	ecreed by the Court, that the bonds of matrimony heretofore
existing between the Complainant and Defendant be, a	and the same are hereby dissolved, and the said
Tomas H. Singleton	is forever divorced from the
Winnie Singleton	for and on account of
111.111.11.30	
Adultery	
	Wand in said Bill of Complaints
	as alleged in said Bill of Complaint;
It is further ordered, that the said	mes H. Singleton and Minnie Singleton
be, and the is hereby permitted to again contract	t marriage, upon the payment of the costs of Court in this cause.
	James H. Singleton
	issue, and if such execution is returned "no property found,"
	aid Minnie Singleton
It is further ordered, adjudged and decreed	that said James H. Singleton
shall not again marry except to said	Minnie Singleton
until sixty days after this date, and that if an appear	al is taken within sixty days she shall not marry again except
to said Mannie Singleton	during the pendency of said appeal.
1	
This 18th day of 0c.t.o.b	er, 191.90
	Jydge of the Circuit Court of Baldwin County.
	Jugo of the Cheuit Court of Balawin County.

THE STATE OF ALABAMA, BALDWIN COUNTY.

CIRCUIT COURT IN EQUITY. BALDWIN COUNTY, ALA.

DECREE OF DIVORCE.

Register.

JAMES H. SINGLETON,)

Complainant.)

vs.

MINNIE SINGLETON,

Defendant.

IN THE CIRCUIT COURT, BALDWIN COUNTY, ALABAMA.

IN EQUITY.

cause and for answer denies each and every allegation of the bill of Complaint and demands strict proof of same. She waives service by the Sheriff of Subpoena on said bill, notice of the filing of interrogatories, or any proceeding to take testimony on oral examination, as well as the right to cross examine, and consents that this cause be submitted for decree on note of testimony made by the Register either in term time or vacation.

Dated this 2 / day of July, 1919.

Munic Strigleton

Witness:

Alwy Duner

Ficked July 22. 1919 Del, Richardon Register,

James H Singleton	
	THE STATE OF ALABAMA,
Z S IND CT	BALDWIN COUNTY
vs. Minnie Singleton	IN EQUITY, CIRCUIT COURT OF BALDWIN COUNTY.
This cause is submitted in behalf of Complainant upon answer and testimony of witnesses.	
and in behalf of Defendant upon	
	1 William 1
	Register

ı	No. / 9	71	•
THE	STATE	OF	ALABAMA,
	BALDW	/IN	COUNTY

IN EQUITY,
CIRCUIT COURT OF BALDWIN COUNTY.

Minie Lugladore

NOTE OF TESTIMONY.

Filed in Open Court this.....

day of ...

191/

Register

THE STATE OF ALABAMA,

COUNTY.

IN CIRCUIT COURT, IN EQUITY.

James H. Singleton	Complainant
VS.	
Minnie Singleton	Defendant
Oral examination before the Register of the following witnesses:	
Pollie Hansen and James H. Single	ton
	41.
who reside in Alabama, said examination being conducted in	y Minette, Alabama,
on this the 17th day of October, 1919, and t	here being present
The said Pollie Hans being first sworn to speak the truth, the	whole truth and nothing but the truth,
testified as follows:	
My name is Pollie Hansen. I am or	ver twenty-one years
of age and reside in Bay Minette, Alabama.	I am running a hogra-
ing house and have been for a period of sinc	e about the 1st day of
March, 1919. Minnie Singleton boarded with	me for a short time.
She was very intimate with Mark Aaron. She	sat up on several differ
ent nights with no one in the room except M	ark Aaron and herself.
She was up with him each nigth while boarding	g with me until after
twelve o'clock and no one was with her but Me	ark Aaron Sha
a back gailery with Mark Aaron one night afte	er all the lights
out after all the boarders and myself had gor	ne to hed. In my hort
judgment they were out on the gallery by them	ogelwee III my best
twelve o'clock. I saw her in the room with	Mary until after
and they were alone. I do not know when she	Mark Aaron one night
she was in thereuntil late that night. She	Wes with
DIQ.	was with him each

night and they were alone. Mark Aaron had gone to be the night I
saw her in his room. When I saw them they were setting on the side
of the bed together. He goes to see her each night now and is
with her every chance he gets. When I saw them on the bed together
they were in Mark Aarons had room.

Sworn and subscribed before me this 17thday of October,
1919.

The Mark Aarons had room.

My name is James H. Singleton. I am a resident of Baldwin County
Alabama and have lived here for a period of more than three years next
before the filing of this bill. I am over twenty-One years of age.

Minnie Singleton is over the age of twenty-one years of age and a resident of Baldwin County, Alabama, both of us residing at Bay Minette, Alabama. On December 15th, 1917 Minnie Singleton and myself were married in Bay Minette, Alabama and lived together as man and wife until to-wit: March 1st, 1918 at which time Minnie Singleton left me saying that she did not care for or love me. She said she would never live with me. We did not have any trouble other than she did not care to live with me. We had no difficulties at all. She said she would not leave her mothet and father for any man. I never knew of her being untrue until after we separated for she seems to care for no man. After our separation she has been continuously going with different men. She has been in Bay Minette Alabama at the Hansen Hotle or boarding house and received men. She is constantly with some man. She entertains one at her own home since she left the boarding house. I have not condoned or cinnived in any of her acts.

Sworn and subscribed to before me this 17th day of October, 1919.

MoRecuron Register.

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I, Mobilion , as Physican
hereby certify that the foregoing deposition on oral examination yes taken down by me in writing
in the words of the witness and read over to him and he signed the same in the presence
of, at the time and place herein mentioned; that I have
personal knowledge of the personal identity of the said witness, or had proof made before me of the identity
of said witnessee; that I am not of counsel or of kin to any of the parties to said cause; or in any manner
interested in the result thereof.
I enclose the said Oral Examination in an envelope to the Register of said Court, and placed the same or
file in my office.
Given under my hand and seal this the // day of day of , 19 19
Given under my hand and seal this the 17 day of Oct , 1919 Much union (L. S.
WITNESS FEES.
I hereby certify that the following named witnesses are entitled to the amounts stated below:
days' attendance at \$1.50 per day\$
REGISTER'S FEES.
days at \$1.50 per day\$
words at 20 cents per hundred

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The State of Alabama,
COUNTY.
N CIRCUIT COURT, IN EQUITY.
Hower H lugaren
vs. Complainant,
Manie Register
Defendant.
Deposition Taken Before Register on Oral Examination.
Deposition of
or
Filed, 19
Published by order of the Court,
lay of, 19
Register.

MARSHALL & BRUCE CO., NASHVILLE

THE STATE OF ALABAMA, BALDWIN COUNTY. CIRCUIT COURT, IN EQUITY. No. ————————————————————————————————————
Janus H Completion Complainant
Vs.
Defendant Defendant
To Mullianon Register:
In the above stated cause a Decree Pro Confesso having been taking against the Defendant, and evidence hav-
ing been taken, and the cause being ready for submission for final decree, and no defense having been interposed, the
Complaiant, by Page Vinone
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.
Solicitor for Complainant.

No	Page :
	THE STATE OF ALABAMA,
	BALDWIN COUNTY
	CIRCUIT COURT, IN EQUITY.
BI.	

	vs.

	REQUEST FOR DECREE IN
	VACATION.
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Recorded	l inRecord
Val	Page
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	Register

