	Baldwin Times Print.
THE STATE OF ALABAMA, BALDWIN COUNTY.	No. 206. CIRCUIT COURT, IN EQUITY.
Rosetta Gree	Omplainant
Charlie Gr	98H; Defendant
This cause, coming on to be heard at this Term, w	as submitted upon the Bill of Complaint, decree pro confesso
answer of Defendant	
and testimony as noted by the Register; and, upon consi	deration thereof, the Court is of opinion that the Complainant
is entitled to the relief prayed for in	
	reed by the Court, that the bonds of matrimony heretofore
	d the same are hereby dissolved, and the said
	is forever divorced from the said
	for and on account of
Voluntary abandonment,	
``\	
1	
	as alleged in said Bill of Complaint;
It is further ordered, that the said	a Green
	arriage, upon the payment of the costs of Court in this cause.
	arriage, upon the payment of the costs of Court in this cause.
It is further ordered, that the said ROSELLS	Green
It is further ordered, that the saidROSELLS	e, and if such execution is returned "no property found,"
It is further ordered, that the saidROSELLS pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said.	Green Le, and if such execution is returned "no property found," Charlie Green,
It is further ordered, that the saidROSELLS pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said. It is further ordered, adjudged and decreed that	Green Le, and if such execution is returned "no property found," Charlie Green, t said Rosetta Green
It is further ordered, that the saidROSELLS pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said. It is further ordered, adjudged and decreed that shall not again marry except to said	Green de, and if such execution is returned "no property found," Charlie Green, t said Rosetta Green
It is further ordered, that the saidROSELLS pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said. It is further ordered, adjudged and decreed that shall not again marry except to said	c, and if such execution is returned "no property found," Charlie Green, t said Rosetta Green Creen, s taken within sixty days she shall not marry again except
It is further ordered, that the saidROSELLS pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said. It is further ordered, adjudged and decreed that shall not again marry except to said	Green de, and if such execution is returned "no property found," Charlie Green, t said Rosetta Green
It is further ordered, that the saidROSELLS pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said. It is further ordered, adjudged and decreed that shall not again marry except to said	c, Green de, and if such execution is returned "no property found," Charlie Green, t said Rosetta Green Green, s taken within sixty days she shall not marry again except during the pendency of said appeal.
It is further ordered, that the saidROSELLS pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said. It is further ordered, adjudged and decreed that shall not again marry except to said	c, Green de, and if such execution is returned "no property found," Charlie Green, t said Rosetta Green Green, s taken within sixty days she shall not marry again except during the pendency of said appeal.
It is further ordered, that the saidROSELLS pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said. It is further ordered, adjudged and decreed that shall not again marry except to said	c, Green de, and if such execution is returned "no property found," Charlie Green, t said Rosetta Green Green, s taken within sixty days she shall not marry again except during the pendency of said appeal.
It is further ordered, that the saidROSELLS pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said. It is further ordered, adjudged and decreed that shall not again marry except to said	c, Green de, and if such execution is returned "no property found," Charlie Green, t said Rosetta Green Green, s taken within sixty days she shall not marry again except during the pendency of said appeal.
It is further ordered, that the saidROSELLS pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said. It is further ordered, adjudged and decreed that shall not again marry except to said	c, Green de, and if such execution is returned "no property found," Charlie Green, t said Rosetta Green Green, s taken within sixty days she shall not marry again except during the pendency of said appeal.
It is further ordered, that the saidROSELLS pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said. It is further ordered, adjudged and decreed that shall not again marry except to said	green. te, and if such execution is returned "no property found," Charlie Green, t said Rosetta Green Green, s taken within sixty days she shall not marry again except during the pendency of said appeal. Judge of the Circuit Court of Baldwin County.
It is further ordered, that the saidROSELLS pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said. It is further ordered, adjudged and decreed that shall not again marry except to said	c, Green de, and if such execution is returned "no property found," Charlie Green, t said Rosetta Green Green, s taken within sixty days she shall not marry again except during the pendency of said appeal.
It is further ordered, that the saidROSELLS pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said. It is further ordered, adjudged and decreed that shall not again marry except to said	green. te, and if such execution is returned "no property found," Charlie Green, t said Rosetta Green Green, s taken within sixty days she shall not marry again except during the pendency of said appeal. Judge of the Circuit Court of Baldwin County.
It is further ordered, that the saidROSELLS pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said. It is further ordered, adjudged and decreed that shall not again marry except to said	de, and if such execution is returned "no property found," Charlie Green, t said Rosetta Green Staken within sixty days she shall not marry again except during the pendency of said appeal. Judge of the Circuit Court of Baldwin County. CIRCUIT COURT, IN EQUITY.
It is further ordered, that the saidROSELLS pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said. It is further ordered, adjudged and decreed that shall not again marry except to said	de, and if such execution is returned "no property found," Charlie Green, t said Rosetta Green s taken within sixty days she shall not marry again except during the pendency of said appeal. Judge of the Circuit Court of Baldwin County. CIRCUIT COURT, IN EQUITY. Register of said Circuit Court of said County, te and correct copy of the decree rendered by said Court on
It is further ordered, that the saidROSETTE pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said. It is further ordered, adjudged and decreed that shall not again marry except to said	green te, and if such execution is returned "no property found," Charlie Green, t said Rosetta Green s taken within sixty days she shall not marry again except during the pendency of said appeal. Judge of the Circuit Court of Baldwin County. CIRCUIT COURT, IN EQUITY. Register of said Circuit Court of said County, te and correct copy of the decree rendered by said Court on 191, in the cause of
It is further ordered, that the saidROSETTE pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said. It is further ordered, adjudged and decreed that shall not again marry except to said	de, and if such execution is returned "no property found," Charlie Green, t said Rosetta Green staken within sixty days she shall not marry again except during the pendency of said appeal. Judge of the Circuit Court of Baldwin County. CIRCUIT COURT, IN EQUITY. Register of said Circuit Court of said County, in the cause of Complainant
It is further ordered, that the saidROSETTE pay the costs herein taxed, for which execution may issue then execution for such costs may issue against the said. It is further ordered, adjudged and decreed that shall not again marry except to said	de, and if such execution is returned "no property found," Charlie Green, t said Rosetta Green Staken within sixty days she shall not marry again except during the pendency of said appeal. Judge of the Circuit Court of Baldwin County. CIRCUIT COURT, IN EQUITY. Register of said Circuit Court of said County, the and correct copy of the decree rendered by said Court on 191, in the cause of Complainant vs

Witness my hand and the seal of said Court, this the _____day of ______191____

Register,

No. 206.	
THE STATE OF ALABAMA, BALDWIN COUNTY.	
CIRCUIT COURT IN EQUITY. BALDWIN COUNTY, ALA.	
Rosetta Green	
vs. Charlie Green,	
DECREE OF DIVORCE.	
Filed in office this / 3 m	
Register.	
Recorded on minutes	

STATE OF ALABAMA,)
BALDWIN COUNTY.)

IN THE CIRCUIT COURT, Baldwin County, ALA. In Equity.

TO THE HONORABLE, JOHN D. LEIGH, JUDGE OF THE CIRCUIT COURT, BALDWIN COUNTY, ALBAMA. 2-In Equit y.

Your Oratrix, Rosetta Green, respectfully represents and shows unto your Honor as follows:

FIRST.

That she is a bona fide resident of the County of Baldwin and State of Alabama and have resided with said state for a period of more than three years next preceeding the filing of this bill, and that she is over the age of twenty-one years.

That Charlie Green is a resident of the State of Alabama residing at 706 South Jefferson Street, mobile, Alabama, and that the is over the age of twenty-one years.

SECOND.

That your Oratrix and the said Charlie Greenwere maried about the year 1901 and lived together as man and wife until to wit: During the month of June, 1917, at which time the said Charlie Green voluntarily abandoned the bed and board of your Oratrix and has not lived with her since.

PRAYER FOR PROCESS.

The premises considered, your Oratrix respectfully prays that the said Charlie Green, Defendant, be made party respondent to this bill of complaint by the usual process of this honorable Court, and that he be required to demur, plead to or answer the same within the time and under the penalties as provided by law, or that the same be forever confessed.

PRAYER FOR RELIEF.

That upon the final hearing of this cause your Honor will grant unto your Oratrix an absolute divorce from the said Charlie Green, and that your Oratrix will again be allowed to contract marriage.

That if your Oratrix is mistaken in the relief prayed then your Honor will grant unto her such othern different and general relief as she may in justice and equity be entitled, she will ever pray, etc.

PAGE & MOORER,
Solicitors for Complainant.

FOOT NOTE:

m 100

The Defendant, Charlie Green, 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.

THE STATE OF ALABAMA, BALDWIN COUNTY.

To any Sheriff of the State of Alabama-GREETING:

CIRCUIT COURT OF BALDWIN COUNTY, IN EQUITY.

WE COMMAND YOU, That you summon Charlie Green of Mobile County, to be and appear before the Judge of the Circuit Court of Baldwin County, exercising Chancery jurisdiction, within thirty days after the service of Summons, and there answer, plead or demur, wihout oath, to a Bill of Complaint lately exhibited by Rosetta Green Charlie Green, and further to do and perform what said Judge shall order and direct in that behalf. And this the said Defendant shall in no wise omit, under penalty, etc. And we further command that you return this writ with your endorsement thereon, to our said Court immediately upon the execution thereof. WITNESS, T. W. Richerson, Register of said Circuit Court, this 11th, day of NOVEMBER191.9....

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

2 red Oreginal (53)	
CIRCUIT COURT OF BALDWIN COUNTY, IN EQUITY.	while
IN EQUIT.	
No	da
SUMMONS.	
Rosetta Green	
	by

vs.	
Farme	Ву
Charlie Green	
706 S. Jefferson St	
Mobile, Als.	
Done and team	
Page and Moorer.	
Solicitor for Complainant.	
Recarded in Vol. Page	
August 1 and	

THE	STATE	OF	ALABAMA,
	BALDW	IN .	COUNTY.

Received in office this	
day of	191
W .	
	Sheriff.
Executed this 17	day of
Vrv	1917
by leaving a copy of the within Charlie Free	
Manager and Market	Defendant
Mhlomle	2
Mhlomle	Sheriff
By J. H. James	
By J. H. Jannel	Deputy Sheriff.

...

* *

ROSETTA GREEN; Complainant.

-VS-

CHARLIE GREEN, Defendant. - IN THE CIRCUIT COURT OF BALDWIN COUNTY,
ALABAMA. IN EQUITY.

TO THE HONORABLE JOHN D. LEIGH, JUDGE, OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA. IN EQUITY.

. Comes the Respondent in the above entitled cause and for answer to the same, answer as follows:-

- FIRST:- Respondent admits as true what is alledged in the first paragraph of said Bill of Complaint,
- SECOND: Respondent admits that portion of the second paragraph of said Bill of Complaint, that alledged his marriage with Complainant, an their living together as man and wife, but Respondent denies each and every other allegation of said Bill of Complaint, and demands strict proof, of the same.

And having as fully answered said Bill of Complaint, as he is advised he is required to do, prays his discharge with his reasonable costs.

Solicitor for Respondent.

Tiled Dec 13th/9,19
De Riemonn
Register

ROSETTA GREEN. Complainant.

VS

CHARLIE GREEN, Defendant. IN THE CIRCUIT COURT, BALDWIN COUNTY, ALA.

In Equity.

Comes the Defendant, Charlie Green, by his attoney, Hon. C. W. Tompkins, and for answer to the Original Bill in the above styled cause, denies each and every allegation contained in the said bill of complaint and demands strict process of same. The said Defendany waives service by the sheriff of subpoens on said bill, notice of the filing of interrogatories, or any proceeding to take the testimony, as well as the right to cross examine, and consents that this cause be submitted for decree on note of testimony as made by the Register, either in term time or vacation.

Solicitor for Defendant.

THE STATE OF ALABAMA, Baldwin COUNTY.

IN CIRCUIT COURT, IN EQUITY.

Rosetta Green vs.	Complainant
Charlie Green	Defendant
Oral examination before the Register of the following witnesses:	
Rosetta Green and Relia Griffin	
who reside in Alabama, said examination being conducted inBay _Mine.to	te Alabama,
on this the 21st day of January, 1920, and there being	present
Rosetta Green and Relia Griffin	
The said Complainant being first sworn to speak the truth, the whole trut testified as follows:	h and nothing but the truth,
My name is Rosetta Green. I am over twenty	one years of age
and live in Baldwin County, Alabama. I have	lived in Baldwin
County for a period of more than the last thr	ee preceeding years
next before the filing of this bill.	
Charlie Green is over twenty-one years of a	ge and resides in
Mobile, Alabama 706 South Jefferson Street.	Charlie Green
and myself were married about the year 1901 a	nd lived together
as man and wife until to-wit: 1st of June 191	7, at which time
Charlie Green voluntarily abandoned my bed an	d board and has
not lived with me since.	Company Control (1984)
Radel	to epiero
Sworn and subscribed to before me this 21	st day of January,
1921.	durion

Register.

(SRelia Griffin testifie as fallows:
My name is relia Griffin. I live in Bay Minette,
Alabama. I know Rosetta Green and Charlie Green. Rosetta
Green lives with me. She has been with me for over two years
and Charlie Green has not lived with her during this time.
charlie Green left Rosetta Green voluntarily and has not returned to live with her since. He abandoned her more than
two years next before the filing of this bill.
Oselile Jsifefor
of January, 1920.
1/1 Recover
Register.
The Control of the Co

Man A 1
I, Dr. Reclumon , as Pegister
hereby certify that the foregoing deposition on oral examination were taken down by me in writing
in the words of the witness and read over to the and they signed the same in the presence
of that I have , 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 witness ; 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 on
file in my office.
Given under my hand and seal this the 2/ day of facurary 1920
Given under my hand and seal this the 2/ day of Samery, 1920 W. Reelwoon. Register (L. S.)
(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\$
days' attendance at \$1.50 per day \$
days' attendance at \$1.50 per day \$ days' attendance at \$1.50 per day \$
days' attendance at \$1.50 per day\$
days' attendance at \$1.50 per day\$ days' attendance at \$1.50 per day\$
days' attendance at \$1.50 per day\$ days' attendance at \$1.50 per day\$ days' attendance at \$1.50 per day\$
days' attendance at \$1.50 per day\$
days' attendance at \$1.50 per day\$ REGISTER'S FEES.
days' attendance at \$1.50 per day\$

The State of Alabama, Complainant, Defendant. Deposition of Williamsen Filed_____, 19____ Published by order of the Court,

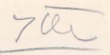
No. 206 IN CIRCUIT COURT, IN EQUITY. Rosella Green Charlie Green Deposition Taken Before Register on Oral Examination. Register. MARSHALL & BRUCE CO., NASHVILLE

THE STATE OF ALABAMA, BALDWIN COUNTY.	CIRCUIT COURT, IN EQUITY. No206	-20.
	Rosetta Green Complainan	ıt
	vs.	
	Charlie Green, Defendan	
To T.W.Richerson,	Register:	
	Confesso having been taking against the Defendant, and evidence submission for final decree, and no defense having been interposed,	
Complaiant, by Page an	d Moorer,	
Solicitors of record, now files with the Reg	ister of this Court this written request to deliver the papers in this c	ause
to the Judge for final decree in vacation.		
	Page and Moorer,	
	Solicitor for Complainar	nt.

6 au

No206,	Page
THE STATE	OF ALABAMA,
BALDW	IN COUNTY
CIRCUIT COL	URT, IN EQUITY.
Rosetta Gre	en,
	vs.
Charlie Gr	een,
	FOR DECREE IN
	26th,1920 191
J. J. Y. Obelle	Register
in the state of th	
Recorded in	Record
VolPag	ge
	Register

Register



No	20	6 .	

THE STATE OF ALABAMA, BALDWIN COUNTY

IN EQUITY,
CIRCUIT COURT OF BALDWIN COUNTY.

120	nette Green	
nc	setta Green,	
	vs.	
	Charlie Green,	
	CHAILIE GICCH,	
	······································	
-		
	NOTE OF TESTIMONY.	
	No.	
	0.042	
Filed in C	Open Court this 26th,	***************************************
day of	January, 1920	191
(1)	WAL	
7,9	W. Riccions.	
(Register