## The State of Alabama, Baldwin County

## CIRCUIT COURT, IN EQUITY

			Complainant	
	•	VS.		
	ELMER F. OLIVE	RS	Respondent	
This cause	coming on to be heard	was submitted upon Bill o	<u>-</u>	Confees
	outing off to be fieura		생기가 되는 이렇게 되었다.	
The state of the s	reof, the Court is of the	opinion that the Complain	is noted by the Register, ant is entitled to the relie	
fore existing be	etween the Complainan	and decreed by the Court to at and Defendant be, and th		
at the said forever divorc	Robertine Olive	ers er		<u> </u>
	Elmer F. Oliver	1 24 · · · · · · · · · · · · · · · · · ·		
r and on accou	nt of Older of			
		<u> </u>		
	<u>OpiGEOrgania propriema ayota semita s</u>	ikan <u>kan serangan pada Menanggan dan s</u>	<u> 18 - July Harristo, and State (1897)</u>	
peal.	er ordered that Rober			y of sai
e, and she i	Enereby permitted to age er ordered that Rober ainant pay the cost			
e, and she in the suit.  It is further than the suit.	er ordered that Rober	rtine Olivers		
e, and she in the suit.  It is further than the complete that the	er ordered that Rober	t herein to be taxed, for w	which execution may issu	
e, and she in the suit.  It is further complete.	er ordered that Rober	t herein to be taxed, for watober	which execution may issu	le.
e, and she in the initial shape in the shape	cr ordered that Rober ainant pay the cost day of Count fores	t herein to be taxed, for we stober  rt for Baldwin County, Alagoing is a correct copy of the circuit Court in the ee is on file and enrolled in Witness my hand and see	which execution may issue 19 <sup>39</sup> Judge Circuit Court, in E  Register of the abama, do hereby certify the original decree render the above stated cause, we my office.	quity. e Circui that thed by the

# CHANCERY EXECUTION BILL OF COSTS

No. Makestine Olivers. the F Burn PLAINTIFF DEFENDANT FEES OF REGISTER Dollars Cents Brougt Forward ..... Filing each bill and other papers \_\_\_\_\_\$ 10 For Receiving, keeping and paying A) G out or distributing money, etc.: 1st \$1,000, 1%, all over \$1,000, and not Issuing each subpoena
Issuing each copy thereof 50 25 0 40 over \$5,000, 3-4 of 1%; all over \$5,-000 and not exceeding \$10,000, 1-2 of Entering each return thereof 15 For each order of publication \_\_\_\_\_ 1 00 Issuing Writ of injunction
For each copy thereof 1%, all over \$10,000 1-4 of 1%. Receiving, keeping and paying out money paid into court, etc., 1-2 of Entering each return thereof 15
Issuing Writ of Attachment 100
Entering each return thereof 15 1% of amount received. Each notice sent by mail to creditor ... 1 00 Filing receipting for and docketing each Entering each appearance claim, etc. Issuing each decree pro confesso on per ser. 1 00 For all entries on subpoena docket, etc. Issuing each decree pro confesso on publica 1 00 For all entries on commission docket, Each order appointing guardian \_\_\_\_ I 00 etc. Making final record. per 100 words\_\_\_\_ 15 Issuing Commission to take testimony Certified copy of decree Report of divorce to State Health Office į J 10 Receiving and filing \_\_\_\_\_\_Endorsing each package \_\_\_\_\_\_ 500 10 (Acts 1915) Entering order submitting cause 50 TOTAL FEES OF REGISTER. Entering any other order of court\_\_\_\_ 25 Noting all testimony \_\_\_\_ 50
Abstract of cause, etc. \_\_\_\_ I 00
Entering each decree \_\_\_\_ 75 FEES OF SHERIFF Serving and returning subpoena on deft. \$1 50 For every 100 words over 500. Taking account, etc. 3 00
Taking testimony, etc 15 Serving and returning subpoena for witness attachment.... 3 00 Levying Rach report, 500 words or less
For every 100 words over 500 Entering and returning same Selling property attached \_\_\_\_\_ Amount claimed less than \$500, etc .\_\_\_ 2 00 Impaneling Jury 75
Executing Writ of possession 2 50
Collecting execution for costs 1 50 Issuing each subpoena
Witness certificate, each Issuing execution, each Serving and returning sci. fa., each Entering each return Serving and returning notice Taking and approving bond, each ..... 1 00 Serving and returning writ of injunction 1 50 Making copy of bill, etc 15 Serving and returning writ of exeat.... 1 50
Taking and approving bonds, each ..... 75 Each notice not otherwise provided for ... Each certificate or affidavit, with seal .... 50 Collecting money on execution ..... Each certificate or affidavit, no seal 25 2 50 Making Deed Hearing and passing on application, etc. 3 00 Serving and returning application, etc. 1 00 Each settlement with Receiver, etc. 3 00 Examing each voucher of Receiver, etc 10 Serving attachment, contempt of court... 1 50 Examing each answer, etc.
Recording resignation, etc. TOTAL FEES OF SHERIFF .. 75 RECAPITULATION Entering each certificate to SupremeCourt 50 Register's Eees Taking questions and answers, etc. For all other ser relating to such proceedings 1 00 Sheriff's Fees Commissioner's Fees. For services in proceeding to relieve minors, etc., same fee as in similar cases. Solicitor's Fees Commission on sales, etc: 1st \$100, 2 per cent: all over \$100 and not exceeding \$1,000, 1 1-2 per cent; all over \$1,000, Witness Fees Guardian Ad Litem Printer's Fees and not exceeding \$20,000, 1 per ct; all Recording Decree in Probate Court .... over 20,000, 1-4 of 1 per cent TOTAL Sub Total Carried Forward The State of Alabama, \ No. Circuit Court, In Equity\_\_\_\_\_\_Term, 193\_\_\_ **Baldwin County** To any Sheriff of the State of Alabama-GREETING: You are hereby commanded, That of the goods and chattels, lands and tenements of ---\_Dollars. you cause to be made the sum of\_\_\_\_\_ \_\_\_\_Plaintiff\_ which\_\_\_\_ \_\_on the\_\_\_\_\_day of\_\_\_\_\_ recovered of\_\_\_\_ by the judgment of our Circuit Court, held for the county of Baldwin, besides the sum of \_\_\_\_\_Dollars, costs o' suit, and have the same to render to the saidand make return of this Writ and the execution thereof, according to law. \_\_193\_\_\_ to date of collection. Interest from.... Witness my hand, this\_\_\_\_day of\_\_\_\_

Register

# The State Of Alabama, Circuit Court of Baldwin County, In Equity. Baldwin County

WE COMMAND YO	U, That you summon—	- XXXXXXX	emen p. oli	vers //
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January (1996) in the second of the second o	androne of the second s			
-2315 W. Brains	rd st. Course	to be and appear b	efore the Judge	of the Circuit
urt of Baldwin County	exercising Chancery ju	risdiction, within th	urty days after	tile service or
mmons, and there to an	swer, plead or demur, w	ithout oath, to a Bill c	of Complaint late	ry exmoneury
Robert	ine Olivers			
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nd further to do and p	perform what said Judg no wise omit, under per	e shall order and un	orther command	that you return
aid Defendant shall in	no wise omit, under per lorsement thereon, to or	ur said Court immed	iately upon the e	xecution thereof.
				day of
	ick, Register of said Cir	cuit Court, this——	- Sand	uay &
WITNESS, R. S. Du	·	14, 41		
March , 19	·			

ROBERTINE OLIVERS.

Complainant.

VS.

ELMER F. OLIVERS,

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.
IN EQUITY. NUMBER 533.

Respondents.

#### PLEA IN ABATEMENT.

Now comes the Respondent in the above entitled cause, by his Solicitor, and appearing specially for the purpose of filing this Plea and for that purpose alone, and prays that the Summons and Complaint in this cause be abated and quashed and as grounds therefor sets doen and assigns the following separate and several reasons, to-wit:

- l. The Circuit Court of Baldwin County, Alabama, does not have jurisdiction of the parties to this proceeding.
- 2. The Complainant, Robertine Olivers, is not a bona fide resident citizen of Baldwin County, Alabama.
- 3. The Complainant, Robertine Olivers, has not been a bona fide resident citizen of Baldwin County, Alabama, for twelve months next preceding the filing of the Bill of Complaint in this cause.
- 4. The Bill of Complaint filed for the Complainant in this cause does not allege sufficient facts to confer jurisdiction on this Court.
- 5. The Respondent, Elmer F. Olivers, is a bona fide resident of Escambia County, Florida, and the Complainant lived in Escambia County, Florida with the Respondent as his wife, until the 7th day of March, 1939, when she left the Respondent and also left the State of Florida.

All of which the Respondent is ready to verify.

WHEREFORE, Respondent prays that the said Summons and Complaint be abated and quashed.

Solicitor for Complainant.

STATE OF FLORIDA ESCAMBIA COUNTY

Before me, the undersigned authority, within and for said County in said State, personally appeared Elmer F. Olivers, who, after being by me first duly and legally sworm, deposes and says:
That he has read over the foregoing plea; that he has personal knowledge of the facts stated therein, and that the same are true.

Elmen J. Olivers

Sworn to and subscribed before me on this the 2/2 day of April, 1939.

Notary Public, Escambia County, Florida.

Affix Seal. 4/9/43

# The State of Alabama, Baldwin County

### CIRCUIT COURT

To VIRGINIA CRENSHAW:			:
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KNOW YE: That we, having full faith in you	r prudence and comp	etency, have appo	ointed von Com
missioner, and by these presents do authorize you, at s			
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and examine			The state of the s
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as witnesses in behalf ofComplainant,		_ in a cause nend	ing in our Circui
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Court of Baldwin County, of said State, wherein			
ROBERTINE (	DLIVERS		
		77-1-M	Complainant
and E. F. OLIVE	RS		
			<del></del>
			Defendant
on eath to be by you administered, uponthe			
to take and certify the deposition. So of the witness es	and return the same	to our Court, wi	th all convenien
speed, under your hand.			
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Witness 1st day of S	eptember 19 3	39	
	R. S. Duck By Narther I	Luinnan	REGISTER
COMMISSIONER/S FEE, \$	py sandel of	Deputy	resig i lik
VITNESS' FEES, \$	<i>'</i>		

# The State of Alabama

Circuit Court of Baldwin County, Alabama, (In Equity)

·	ROBERTINE OLIVE	RS	COMPLAINANT	
		VS.		
	Elmer. F., OLIVERS		RESPONDENT	
			4 · 4	
I	Virginia Crenshaw	· · · · · · · · · · · · · · · · · · ·	······································	
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	A contract of the contract of			
ave called a	and caused to come before me _	Robertine Olivers	, M. N. Harris, and	<u> </u>
Carry II	Howel a		e e e	
Guy n.	Harri s		*	
	, ,			
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vitness <b>es</b> n	named in the requirement for Or	al Examination, on the	19th day of Septemb	er
		**		
93 <u> </u>	he office of Orvis M. Brown			
Pol	nawt edela		<b>.</b>	_
nn	pertsdale, Alabam	a, and having first sw	orn said witness to s	peak the
			witno ano a	
ruth, the wi	nole truth, and nothing but the	truth, the said	MTOTIC 9969	•
		doth donosa and	any na followa.	
<del></del>		doth depose and	say as ionows:	

### Testimony of Robertine Olivers

My name is Robertine Olivers, I am the Romplainant in this cause of action. I further state that we are both over the age of twenty one years of age and Feam a resident of the State of Alabama, and Baldwin County, and the Respondent is a resident of Pensacola, Florida. We were married on the 15th day of May, 1920 in the City of Paris, Illinois, and lived to-gether until on or about March 7th, 1939.

The Respondent my husband is a man of ungovernable temper, and that on, to-wit; March 7th the day that we separate 1939, and also previous times prior there to, he did actual viblence to my body by striking me on the fact and back, and that his conduct was such that I had every reasonable apprehension to believe and did believe, that if I continued to live with him that he wouldcontinue to do actual injury to me and carryout his threats, which would necessarily endanger myr life and/or health. The respondent does not contribute to my support and has not contributed to my support since that we have been separated, although he is able to do so.

Since the fileing of this proceeding for Divorce we have had a settlement of the property and I have obtained a Bill of Sale to the Chevrolet Coupe Motor # 1480076 Model HB Serial Number 8HB12-6177, and in consideration thereof I conveyed my interest in all the Real property. I have been a resident of the State of Alabama, and Baldwin for over three years next preceeding the fileing of this Bill of Complaint.

Hobertine Olivers.

ROBERTINE OLIVERS,

Complainant,

VS.

ELMER F. OLIVERS,

Respondents.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.
IN EQUITY. NUMBER 533.

MOTION TO WITHDRAW APPEARANCE AND PLEADINGS.

Now comes J. B. Blackburn, Solicitor for the Respondent in the above cause, and, at the request of the Respondent herein moves the Court to allow him, the said J. B. Blackburn, to withdraw his appearance as solicitor for said Respondent, and further, to withdraw or strike from the file and record of this cause in said Court the plea in abatement heretofore filed herein in behalf of the Respondent.

Solicitor.

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Complainant IT THE CIRCUIT COURT OF BALDWIN

-vs- COUNTY, ALABAMA.

ELMER E. OLIVERS, IN EQUITY

Respondent

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

Comes your Complainant, Robertine Olivers, and humbly complaining against the Respondent, Elmer F. Olivers, respectfully represents and shows unto your Honor and this Honorable Court as follows:

- 1. That your Complainant and the Respondent are both over the age of twenty one years and that your Complainant is a resident of Orange Beach, Alabama, and the Respondent resides at 2215 W. Brainard Street, Pensacola, Florida.
- 2. That your Complainant and the Respondent were married at Paris, Illinois, on, to-wit: May 15th, 1920 and lived together as husband and wife until March 7th, 1939.
- 5. That the Respondent is a man of ungovernable temper; that on to-wit: March 7th, 1939 and various times prior thereto, the Respondent has cursed, abused and threatened the Complainant; that on, to-wit, March 7th, 1939 he did actual violence to her person by striking her; that his conduct is such that Complainant has every reasonable apprehension to believe, and does actually believe, that if she continues to live with him, he will continue to carry out his threats to do further violence to her person which will necessarily endanger her life and health.
- 4. Complainant shows further unto this Honorable Court that the Respondent has not and does not contribute to her support, that he is an able bodied man capable of working and supporting his wife, but that he has and does fail to contribute to her support, and that the Respondent has property and means whereby he could support your Complaiant if he would do so.
- 5. That there were no children born to your Complainant and the Respondent of this marriage.

WHEREFORE, the premises considered, Complainant prays that your Honor will, by proper process, make the said Elmer F. Olivers party respondent to this Bill of Complaint, requiring him to plead, answer or demur to the same within the time and under the penalties prescribed by law

and the practice of this Hohorable Court.

The Complainant further prays that upon the final hearing of this cause, that this Honorable Court will give and grant unto her a decree of absolute divorce, forever barring the bonds of matrimony existing between her and the Respondent, Elmer F. Olivers, and that your Honor will grant unto her the title, right and interest which the Respondent and Complaint now have in the 1938 Chevrolet Coupe, Engine Number 1480076, Model HB, Serial Number 8HB12-6177 with full rights thereto and that this Honorable Court will set over to her this Automobile as a matter of her relief, and that the Respondent has other property consisting of house and furniture and your Complainant has no means of support and she now asks full title and equity in the said automobile; and your Complaint further prays that she be given the right to marry again should she so desire; and that your Honor will give and grant unto her such other, further, different and/or general relief as she may be in equity and good conscience entitled to receive and as in duty bound she will ever pray.

Polyetine Olivero.

Solicitor for Complainant.

FOOFNOTE: The Respondent Elmer F. Olivers is required to answer each and every allegation contained in the foregoing complaint; paragraphs numbered 1 to 5 inclusive, but not under oath, oath being hereby expressly waived.

Hobertine Plevers

Solicitor for Compleinant

### The State of Alabana, Badwin County

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The State Of Alabama

Baldwin County

In Circuit Court, In Equity

vs. Complainant.

Perputy

The State Of Alabama

Baldwin County

In Circuit Court, In Equity

vs. Complainant.

Respondent

Respondent

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DIVORCE DECREE

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STA	re	OF	ALABAMA,	
RA	T.DW	TW	COTTUPY	•

I, R. S. DUCK, Register of the Circuit Court of Baldwin County, Alabama, do hereby certify that a copy of the within Summons was mailed to the Respondent, Elmer F. Olivers, at the address given in the complaint, by registered mail, postage prepaid, with return receipt requested.

This, the 22nd day of March, 1939.

M. S. Duck
Register, Circuit Court
Baldwin County, Alabama.

Carlo Contraction of the Contrac	
Serve On ELMER F. OLIVERS	THE STATE OF ALABAMA,
Circuit Court of Baldwin County IN EQUITY	Beceived in office this
No. — <del>-533</del> —-	day of, 193
Summons	78
ROBERTINE OLIVERS	Executed this day of
Complainant.	
	by leaving a copy of the Summons with
***	Defendant
ELMER F. OLIVERS,	Sheriff
Defendan t.	By Deputy Sheriff
ORIVE M. BROWN Solicitor for Complainant	
Recorded in Vol. ————————————————————————————————————	

RECORDED (Original) PLEA IN ABATEMENT.

ROBERTINE OLIVERS,

Complainant,

S.

HIMER F. OLIVERS,

Respondent.

BALDWIN COUNTY, ALABAMA.
IN EQUITY. NUMBER 533. IN THE CIRCUIT COURT OF

CONT. CONT.

MOTION TO WITHDRAW APPEARANCE AND PLEADINGS.

ROBERTINE OLIVERS,

Complainant,

VS.

ELMER F. OLIVERS,

Respondent.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.
IN EQUITY. NUMBER 535.

Lild Systember 2, 1939 R.S. Diech, Register By Tankhie Thampson, Reguly

# The State of Alabama Baldwin County

Circuit Court of Baldwin County, Alabama, (In Equity)

	ROBERTINE	OLIVERS	·	COMPLAINANT	
-		VS.		•	
	Elmer, F. OLI	VERS		RESPONDENT	
I,	Virginia Crenshaw				
as Register	and Commissioner				
have called	and caused to come befor	e me <b>Roberti</b>	ne Olivers, M	. N. Harris,	and
Guy H.	Harri s				
	•				
	•				
witness <u>es</u>	named in the requirement	for Oral Examina	tion, on the 19t	h day of Sept	embe r
193 <u>9</u> , at t	the office of Orvis M.	Brown			
in Ro	bertsdale,,	Alabama, and hav	ing first sworn s	aid witnesses	to speak the
truth, the w	hole truth, and nothing b	out the truth, the	said	witnesses	
		doth	depose and say	as follows:	

#### Testimony of Robertine Olivers

My name is Robertine Olivers, I am the Remplainant in this cause of action. I further state that we are both over the age of twenty one years of age and feam a resident of the State of Alabama, and Baldwin County, and the Respondent is a resident of Pensasola, Florida. We were married on the 15th day of May, 1920 in the City of Paris, Illinois, and lived to-gether until on or about March 7th, 1939.

The Respondent my husband is a man of ungovernable temper, and that on, to-wit; March 7th the day that we separate 1939, and also previous times prior there to, he did actual viblence to my body by striking me on the fact and back, and that his conduct was such that I had every reasonable apprehension to believe and did believe, that if I continued to live with him that he wouldcentinue to do actual injury to me and carryout his threats, which would necessarily endanger myr life and/or health. The respondent does not contribute to my support and has not contributed to my support since that we have been separated, although he is able to do so.

Since the fileing of this proceeding for Divorce we have had a settlement of the property and I have obtained a Bill of Sale to the Chevrolet Coupe Motor # 1480076 Model HB Serial Number 8HB12-6177, and in consideration thereof I conveyed my interest in all the Real property. I have been a resident of the State of Alabama, and Baldwin for over three years next preceding the fileing of this Bill of Complaint.

Pobertine Olivers.

I,Vir	ginia Crenshaw		_as Register and	Commissioner here	eby certify
that the foregoing	g deposition on Oral l	Examination v			_
of the witness es	and read over tothe	em and —	they signed	the same in the p	resence of
myself and Orv	is M. Brown				
at the time and pl	ace herein mentioned;	that I have p	ersonal knowledg	e of personal ident	city of said
witness es or ha	ad proof made before	me of the ide	atity of said witn	ess; that I a	ım not of
counsel or of kin t	to any of the parties to	said cause, or	any manner inter	ested in the resu	lt thereof
I enclose th	e said Oral Examinatio	on in an envelo	pe to the Register	r of said Court.	
Given unde	r my hand and seal, thi	s 19th day	of September	19 <b>59</b>	,
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Vol.	Filed	0		17	THE No.
		RESPONDENT	ROBERTINE OLIVERS	IN CIRCUIT COURT, IN EQUITY	
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	bu 10 Buck		ROBERTINE OLIVERS  VS.  ER F. OLIVERS	OUR	9
Page	NI G	Q	IERS	GUIT COURT, IN E	P <sub>2</sub>
			COM	N EC	Page ALA
, Reg	, 193	RESPONDENT	COMPLAINANT	2UIT	BAI
Register	, 193	Z	TMAI	Y	STATE OF ALABAMA,

#### Testimony of M. N. Harris

My name is N. N. Harris, I am a resident of Baldwin County, Alabama, and reside at Orange Beach, Alabama. I have known the parties to this transaction for about one year.

I know of my own personal knowledge that they are both over the age of twenty one years, and that they lived to-gether as husband and wife until on or about March 7th, 1939. I know further of my own personal knowledge that the respondent Elmer F. Olivers, is a man of ungovernable temper, and on several occasions that he has struck his wife who is Robertine Olivers. On or about March 7th, 1939, he struck her in the face and on the back and threatened her life and she left him and has not lived with his as man and wife since that date. Since the date that they were seperated on one occasion he struck her in the mouth and on the face and her jay was swelled up for a week. He is a man who has a very hight temper and loses complete control of his senses when he is mad. Sine the time that they were seperated he give her a Bill of Sale to the Car which is a 1938 Chevrolet Coupe, and she give his a deed to the Real property in settlement of the property they owened. Mr. Olivers resides in Pensacola, Ffbrida, at this time but the respondent still resides in Baldwin County, Alabama and has for the last past twelve months.

Mn A Harris

Testimony of Guy H. Harris

My name is Guy Harris, I reside at Foley, Alabama, which is in Baldwin County, Alabama. I have known the Olivers for about ten or twelve They are both fully over the age of twenty one. They lived together to about the 7th of March, 1939, when they were seperated. Mr. Olivers is a man with a very hight temper. I saw Mrs. Oliver just recently and her face was blue all over where that he had beaten her and was swelled considerable. She has not lived with him since that she seperated from him as man and wife. I understand that they have had a settlement of their property rights since that date and he now owns the real estate and she has title to the Automobile, It is a 1938 Chevrolet Coupe. Mrs. Olivers resides in Baldwin County, Alabama, and has for the last next twelve months proceeding the ### date of this date. I did not see Mr. Olivers strike her when she left but she has told me that he did and that he threatened her life and that she was afraid that if she continued to live with him that he would cary out his threats to do injury to her, as he had in the past. I know that Mr. Olivers is a very mean man and would carry out his threats and would injure her if she had continued to live with him.

Duy H. Florris

Solicitor for Complainant.

14.						
STATE	E OF ALA	BAMA,		CIRCUIT	COURT, IN E	QUITY.
BA.	LDWIN COUN	ITY	No	<u></u>	<del></del>	Term, 193
a i		ROBERTINE	OLIVERS		·	, Complainant_
7. Al 27. M	Market Silvania (1995) Gusta Silvania Historia	1	Vs.		y e	
	, i		4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 -	*		
	er f	EIMER F.	OLI VERS			, Defendant_
		i 1		Ť		
Γο	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 Ortis M. Brown

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.

	THE STATE OF ALABAMA
	Baldwin County
ROBERTINE OLIVERS	
vs.	
ELMER F. OLIVERS	IN EQUITY
13,333,233	Circuit Court of Baldwin County
	)
ecree Pro Confesso and Testimon	aplainant upon the original Bill of Complaint,
nd in behalf of Defendant upon	

By Narthie Humps Register.

By Marthie Humps

Register

Pensacola, Fla. August 19th, 1939

I hereby authorize my attorney Mr. J. B. Blackburn of Bay Minette, Alal, to withdraw all pleadings and papers filed in my behalf in the Case in Equity now pending Styled Robertine Olivers Vs. Elmer F. Olivers.

Yours truly.

P.S. Margarler

Elmer F. Olivers Elmer F. Olives

2215 W. Brainard Street, Pensacola, Florida, March 27, 1939

Hon. R. S. Duck, Clerk of Circuit Court, Baldwin County, Bay Minette, Alabama.

Dear Sir:

Re: Robertine Olivers vs. Flmer F. Olivers.

Please send me a copy of the bill of complaint filed in the above divorce proceedings.

Thanking you, I am,

Respectfully yours,

Come & Olivers

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