The State of Alabama,	297
and will county.	CIRCUIT COURT, IN EQUITY
Wee	l King
	vs. Complainant
Delie	ie King
This cause, coming on to be heard at this Term, wa	as submitted upon the Bill of Complaint, decree pro confesson sideration thereof, the Court is of opinion that the Com-
IT IS THEREFORE O. I	Source is of opinion that the Com-
existing between the Complainant and Defendant be, and ever divorced from the Defendant.	eed by the Court, that the bonds of matrimony heretofore the same are hereby dissolved, and the Complainant is for-
	•
It is further ordered, that the said	e Keine
	riage, upon the payment of the costs of Court in this cause.
It is further ordered, that the said	el King
pay the costs herein taxed, for which execution may issue,	and if such execution is returned "no property found,"
then execution for such costs may issue against the said	Welilie Keing
It is further ordered, adjudged and decreed that said	Wiel King
	· 2.
	taken within sixty dayshe shall not marry again except
Delli	Ching during the pendency of said appeal.
16 01 11	
This 4th day of April	192.1
	Judge of the Circuit Court of Balwin Clunty.
THE STATE OF ALABAMA,	CIRCUIT COURT, IN EQUITY.
BALDWIN COUNTY.	
	Register of said Circuit Court of said County, and correct copy of the decree rendered by said Court on
	Complainant
	vs. Complainant
	Defendant
as appears of record in said Court.	
Witness my hand and the seal of said Court, this the	day of192
	Register.

No. 297	
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THE STATE OF ALABAMA, BALDWIN COUNTY.

CIRCUIT COURT IN EQUITY. BALDWIN COUNTY, ALA.

## DECREE OF DIVORCE.

Filed in office this

Register.

RECORDED



STATE OF ALABAMA, )
BALDWIN COUNTY.

IN THE CIRCUIT COURT,
BALDWIN COUNTY, ALA.

TO THE HONORABLE, JOHN D. LEIGH, JUDGE OF THE CIRCUIT COURT, BALDWIN COUNTY, ALABAMA, In Equity.

Your Orator, Will King, respectfully represents and shows unto Your Honor as follows:

Ist. That he is a bona fide resident citizen of the County of Baldwin and State of Alabama, residence in said County for a period of more than the last three years next preceeding the filing of this bill of complaint and that he is over the age of twenty-one.

That Delilie King is a resident of the State of Alabama, residing at Mt. Willing, Lowndes County, and is over the age of twenty-one years of age.

2nd. That Delillie King and your Orator were lawfully married about two years ago and lived together as man and wife until about May 15th, 1920, at which time the said Delillie King committed adultery with one Tom Johnson and has not lived with him since, nor has he condoned the said act of adultery. Orator and Delillie King separated in Baldwin County about May 15, 1920. PRAYER FOR PROCESS.

The premises considered, Your Orator respectfully prays that the said Delillie King, be made party respondent to this bill of complaint by the usual process of the Honorable Court, and that he be required to demur, plead to or answer the same within the time allowed by law or that the same be forver confessed.

### PRAYER FOR RELIEF.

That upon a final hearing of this cause Your Honor will grant unto your Orator an absolute divorce from the said Delillie King, and that your Orator will be again allowed to contract marriage.

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

FOOT NOTE:

The Defendant, Delillie King, is required to anser each and every allegation of the foregoing bill of complaint, numbered from 1st to 2nd, both inclusive, but not under oath, answer under oath being hereby expressly waived.

PAGE & MOORER,
Solicitors for Complainant.

# THE STATE OF ALABAMA, BALDWIN COUNTY.

# CIRCUIT COURT OF BALDWIN COUNTY, IN EQUITY.

To any Sheriff of the State of Alabama—GREETING:
WE COMMAND YOU, That you summon Delilie King,
Lowndes
ofCounty, to be and appear before the Judge of the Circuit Court of I
win County, exercising Chancery jurisdiction, within thirty days after the service of Summons, and there to ans
plead or demur, without oath, to a Bill of Complaint lately exhibited by
Will King,
against said
Delilie King,
and founds and a sufference wheat said India. It is a sufficient at the sufficient a
and further to do and perform what said Judge shall order and direct in that behalf. And this the said Defend
shall in no wise omit, under penalty, etc. And we further command that you return this writ with your endorsen
haven to our said Court immediately upon the avecution the con-
hereon, to our said Court immediately upon the execution thereof.
7.0+7
WITNESS, T. W. Richerson, Register of said Circuit Court, this 12th, day of Febuary
192 1,
M. Ricecuson
1/1/ Delecross
Registe

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

2 augural
Serve on
Circuit Court of Baldwin County In Equity
No
SUMMONS
\$47,44,44,44,44,44
Will King
vs.
Dolala Mana
Delilie King,
Page and Moorer.
Solicitor for Complainar
Rocorded in Vol. Page

# THE STATE OF ALABAMA BALDWIN COUNTY

Received in office thisday of	
	Sheriff
Executed this	day of
	192
by leaving a copy of the within s	summons with
I hereby accept service within summons and was	re service
of same by the sherift	Defendant
the Everythe got Bede	Sheritt .
a de	udanx
By Depu	ty Sheriff



Will King, Complainant. IN THE CIRCUIT COURT, BALD-WIN COUNTY, ALABAMA.

VS

Delillie King, Defendant. In Equity.

cause and for answer denies each and every allegation contained in the original bill of complaint and demands strict proff of same. She waives service of process by the sheriff on said bill, notice of the filing of interrogatories, or any proceeding to take the testimony on oral or written 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 that in term time or vacation.

Dated this & day of February, 1921.

Witnesses:

Justice of the Bace mark I

## THE STATE OF ALABAMA,

COUNTY.

## IN CIRCUIT COURT, IN EQUITY.

Will King, Complainant Complainant
vs.
Delillie King. Defendant
Oral examination before the Register of the following witnesses:
· Plattie Luguise, Will Sting Skous Tioner
who reside in Alabama, said examination being conducted in Benjamine Alabama,
on this the 12 day of Lucill, and there being present.  1 hours one Complania Me
To horones Comprancations
Or . —
The said Welcomb being first sworn to speak the truth, the whole truth and nothing but the truth,
estified as follows:
My name is Hattie Longmire. I know Delillie King and Will King.
They are husband and wife. I know Tom Johnson., I saw Tom Johnson and Delillie Wing together in bed at Will Longmires house. Theyx
Tom Johnson and Delillie had kukuwwwwwxxwkk a part of their clothes. Tom Johnson had intercourse with Delillie King while
in the bed at Will Longmires. Will Longmire lived near me and he is my son in law and I was at his house when I saw Tom Johnson
and Delillia king in hed together. I saw from their movements
and know that Tom Johnson did have intercourse with Delillie King. This happened the first part of the summer about the 15th day of
May, 1920
My mind;
Sworn and subscribed to before mt his 12th day of March, 1921.
Register.
My name is Will King. Delillie King is my wife. I have

My name is Will King. Delillie King is my wife. I have lived in Baldwin County, Alabama, for a period of flore than the last three years next preceeding the filing of this bill for divorce. I am over the age of Twenty-one years. Delillie King lives at Mt. Willing, Alabama and is over the age of twenty-one years of age. Delillie King and myself were lawfully married about two years ago and lived together as man and wife until about the 15th day of May, 1920, at which time Delillie committed the act of adultery with Tom Johnson. I had often asked her to stay away from Tom Johnson and not allow him to come around but she would

listen to me. She refused to stop Tom Johnson from coming to see her and would meet him in the wood. I found them not far from my house and they had prepared a bed and was on it when I found them. They were together as ofen as possible. He would come to my house whenever I would leave and I have found him ther often with no other person present other than Delillie King, my wife. Delillie
King and Tyself separated in Baldwin County, Ala., about May 15, 1920
Go Din Markey
Sworn and subscribed to before me this 12th day of March,
1920. De Micerron
Register.
My Name is Isaacc Turnet. I have known Will King and Delillie King, his wife for about one year and lived with them for a short time. I know Tom Johnson and know that he would come to see Delillie King whenever Will King would go off to work. He was with her constantly both at her home and in the woods. The would meet her at different places.
I Jurie
Sworn and subscribed to before me this 12th day of March,
1920.  Register.

TERRESULTATION TALABATIANS CONTRACTOR OF THE CON
,
and i
I, Mecenia , as Regester
hereby certify that the foregoing deposition on oral examination taken down by me in writing
in the words of the witness and read over to the and 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 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.
Cincor and an may hand and seed this the 12 day of because 1921
Given under my hand and seal this the 12 day of Secret , 192/
/ Cecturion Olegisto (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\$
REGISTER'S FEES.
days at \$1.50 per day\$
words at 20 cents per hundred.

4 R		
NoPage		
The State of Alabama,		
Balchemir COUNTY.		
IN CIRCUIT COURT, IN EQUITY.		
Micel Hing		
vs. Complainant, Delellea Terry		
Defendant.		
Deposition Taken Before Register on Oral Examination.		
Deposition of Posicklamant		
Galuna,		
Filed 12 day of Alexale, 1921		
Published by order of the Court,		
day of		
Register.		

MARSHALL & BRUCE CO., NASHVILLE

THE STATE OF ALABAMA, BALDWIN COUNTY.	}	circuit No. 297	COURT, IN EQUITY.  March Term, 1921
21	ill	King	Complainant
De	vs.	e Kino	Defendant
To De Meien	v	, Register:	
In the above stated cause a Decree Pro Con			
Complaiant, by	ission for fi	Thur	efense having been interposed, the
Solicitors of record, now files with the Register	of this Co	ourt this written reque	est to deliver the papers in this cause
to the Judge for final decree in vacation.		Pops	Francis
			Solicitor for Complainant.

No.2974 Page ..... THE STATE OF ALABAMA, BALDWIN COUNTY CIRCUIT COURT, IN EQUITY. REQUEST FOR DECREE IN VACATION. Register

Recorded in		Record
Vol	Page	
		Register
		-

Will King	THE STATE OF ALABAMA, BALDWIN COUNTY	
Delilie King	IN EQUITY,  CIRCUIT COURT OF BALDWIN COUNTY.	
This cause is submitted in behalf of Complainant upon the original Bill of Complaint,  Austrice Longmire Will King and  Usase Perrues.		
and in behalf of Defendant upon		
	Miceurum	

les

No. 297.

## THE STATE OF ALABAMA, BALDWIN COUNTY

IN EQUITY,
CIRCUIT COURT OF BALDWIN COUNTY.

Well King

Deblie King

#### NOTE OF TESTIMONY.

Filed in Open Court this 19th

111

197

Register