# CHANCERY EXECUTION BILL OF COSTS

(608) Raurice E. Harlson, Conglament		Vs.	Cora T. Houlson, Respondent	Plai	ntif
<i>y</i> .	•		Juspandin	Defen	dan
FEES OF REGISTER	Dollars	Cents	Busselt Formand	s 6	
TEES OF RESCRIPTION	]		Brought Forward		
ling each bill and other papers 10		50	For Receiving, keeping and paying out or distributing money, etc.; 1st		
suing each subpoena 50 suing each copy thereof 40			\$1,000, 1%, all over \$1,000, and not		
ntering each return thereof		2.	over \$5,000, 3-4 of 1%; all over \$5,-	·	
or each order of publication 1 00	7	ری	000 and not exceeding \$10,000, 1-2 of		
suing writ of injunction 1 50			1%, all over \$10,000 1-4 of 1%.  Receiving, keeping and paying out		
or each copy thereof 50 tering each return thereof 15	İ		money paid into court, etc., 1-2 of		Ì
ntering each return thereof	.		1% of amount received.		
ntering each return thereof 15		02	· · · · · · · · · · · · · · · · · · ·	l <b>5</b>	
ocketing each case 1 00	/	Ü	Filing, receipting for and docketing each		
ntering each appearance 25	,			50 50	
suing each decree pro confesso on per. ser. 1 00 suing each decree pro confesso on publica, 1 00	1	60	For all entries on commission docket,		
ich order appointing guardian 1 00			etc.	50	D
y other order by Register 50		50		5 2	De.
suing commission to take testimony 50		10	A	00	1
eceiving and filing 10	-	10	Report of divorce to State Health Office 5 (Acts 1915)	50	5
idololing each package		5 0	•		_
atering order submitting cause 50 atering any other order of court 25		_ '	Total Fees of Register	9	8
oting all testimony 50			FEES OF SHERIFF	·	
ostract of cause, etc 1 00		75	Serving and returning subpoena on deft. \$1 5	50  <sup>- </sup>	
itering each decree 75		•	Serving and returning subpoena on dert. \$1.5	<u> </u>	
or every 100 words over 500			witness 6	55	
king account, etc. 3 00			Levying attachment 3 0		
ch report, 500 words or less 2 50				25	
or every 100 words over 500 15			Selling property attached	75	
nount claimed less than \$500, etc 2 00				, sol	<u>వ</u>
suing each subpoena 25			Collecting execution for costs 1 5	. (	3
itness certificate, each 25		75		55	
suing execution, each 75	·	15		55	
ntering each return 15 aking and approving bond, each 100	}		Serving and returning writ of injunction 1 5	50	
aking copy of bill, etc.			Serving and returning writ of exeat 1 5 Taking and approving bonds, each 7	75	
ach notice not otherwise provided for 50	,		Collecting money on execution	3	
ach certificate or affidavit, with seal 50	- 1		Making deed 2 5	50	İ
ach certificate or affidavit, no seal 25			Serving and returning application, etc. 1 (	00	
earing and passing on application, etc. 3 00 ach settlement with receiver, etc 3 00			Serving attachment, contempt of court 1 5	50	1
xaming each voucher of Receiver, etc. 10	l		Total Fees of Sheriff	. 1	6
xaming each answer, etc 3 00	l		D INCLA DIFFINITE A PRICAT		
ecording resignation, etc. 75	!		RECAPITULATION	q	8
ntering each certificate to Supreme Court 50 aking questions and answers, etc. 25	ı		Register's Fees	1 5	15
or all other ser relating to such proceedings 1 00			Sheriff's Fees	1	0
or services in proceeding to relieve min-		i	Commissioner's Fees	0	"
ors, etc., same fee as in similar cases.	į		Witness Fees	İ	
ommission on sales, etc: 1st \$100, 2 per			Guardian Ad Litem		
ct.; all over \$100 and not exceeding	İ		Printer's Fees	_   =	3/10
\$1,000, 1 1-2 per ct; all over \$1,000, and not exceeding \$20,000, 1 per ct; all	ĺ		Trial Tax	00  🥏	7
over \$20,000, 1-4 of 1 per ct.			Recording Decree in Probate Court	1	1
Over \$20,000, 1 to 1 per to	1	35	Total		- -
Sub Total Carried Forward	12	- 3	A VIII	119	'  ·
ChaState of Alabama	N	10. <u>6</u>	<u>88</u>	7 /	<u> </u>
Baldwin County.	JIFCU	ut Co	ourt, In Equity June Ter	m, 19	<u>ئ</u> _
o Any Sheriff of the State of Alabama—GRE	iETID	VG:	nd chattels, lands and tenements of		
Mau	uce		, Harlisten De	fendan	t_
ou cause to be made the sum of	, .				_
ou cause to be made the sum of $\frac{\mathcal{A}}{\mathcal{A}}$	9,5	3		Do	lla
·					
hich	· · ·	<u> </u>		Plaintif	f
		. 1	3 June Owil	- 4	10
	or	n the_	day or	—— Tag	·
ecovered of			of Baldwin, besides the sum of————		
ecovered of	the c	county			
ecovered of y the judgment of our Circuit Court, held for	the c		•		
y the judgment of our Circuit Court, held for	the c				
y the judgment of our Circuit Court, held for	the o	d	•		
y the judgment of our Circuit Court, held for	the o	d	•		
y the judgment of our Circuit Court, held for osts of suit, and have the same to render to the nd make return of this Writ and the execution	the o	d reof, a	according to law.		
y the judgment of our Circuit Court, held for	the control of the co	d reof, a	according to law.		

STATE OF ALABAMA

COUNTY OF BALDWIN.

Maurice E. Houlsen, Complainant, Vs.
Cora T. Houlsen, Respondent

In the Circuit Court of Baldwin County, Alabama.
In Equity

To the Honorable F.W. Hare, Judge of the Circuit Court of Baldwin County, Alabama.

# First.

Your complainant, Maurice E. Houlsen, respect-fully avers that he and the said respondent, Cora T. Houlsen, are both over the age of twenty one years, and that he is a bona fide resident of Baldwin County, Alabama, and has been such a resident for more than three yearsimmediately preceding the filing of this bill of complaint. That said, respondent, Cora T. Houlsen, resides without the state of Alabama, her last known place of residence being Pensacola, Florida.

## Second .

Tour complainant avers that during the year 1928 he and said Cora T. Houlsen intermarried in due form of law and have been ever since, and now are husband and wife.

### Third.

That more than three years immediately precedating the filing of this bill of complaint said Cora T. Houlsen deserted and abandoned your complainant without just cause and voluntarily and since that time has refused to live with him as husband and wife and has continuously and uninteruptedly so refused to live with him.

### Fourth.

That as a result of said marriage there are now living two children, Katherine Houlsen, eight years of age, and Maurice Houlsen Jr., seven years of age.

Wherefore your complainant prays that the bonds of matrimony between him and said respondent be dissolved, a divorce granted and the custody of said children be awarded to him.

Attorney for complainant

The respondent, Cora T. Houlsen, is required to answer every allegation of the foregoing bill of complaint, but not under eath. Oath being expressly waived.

and Limit

### ALFRED H. CROVATT ATTORNEY AND COUNSELLOR FOLEY, ALA.

Foley, Alabama January 18,1940

Hon. Robert S.Duck, Clerk of Circuit Court, Bay Minnette, Alabama.

Dear Mr. Duck:

I hand you herewith complaint of Maurice E. Houlsen against Cora T. Houlsen, to-gether with affidavit of non-residence.

Please get the notice in this weeks "Times" if possible and send me a copy of the paper.

I am, Yours very truly,

A.H. Crovatt

REGISTER

i de la companya de la companya de la companya de la companya de la companya de la companya de la companya de La companya de la companya de la companya de la companya de la companya de la companya de la companya de la co		•					
	TTE OF ALABAM Idwin County	<b>A.</b> }	1.	CIRCUIT	COURT		्रा इ.स. १ १
TO	MISS O'BYRNE JONES				<u> </u>		
			disp i				·
		:					
1 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1		:	\$ 13 \$ 23 \$ 23		;	1 :	:
KNO	W YE: That we, having f	ull faith	ı in your pruden	ce and compete	ency, have a	ppointed you	ı Commis
	by these presents do a mine Maurice E. Ho		-		as you may	appoint, to o	call before
							·
<del>, , , , , , , , , , , , , , , , , , , </del>							
	4,				<del>-</del>		
ng withoggog	in behalf of Compl	ainant	5		in a course	nonding in a	Cimarit
Court of Ba	ldwin County, of said St	ate, wh	erein Mauri	ce E. Houlso	) <u>'</u>		
		· · · · · · · · · · · · · · · · · · ·					
, , , , , , , , , , , , , , , , , , , ,					is	Comp	lainant—
andC	ora T. Houlson		Mangley, g., g., g., g., g., g., g., g., g., g.				<del></del>
		<del></del>				1-1	
						is D	)efendant,
on oath to b	e by you administered,	upon			-		-
to take and	certify the deposition—s	_ of the	e witness <u>es</u> a	nd return the	same to our	Court, with	all Con-
	ed, under your hand.						
Witne	ss <u>lst</u>	day of	April	·	, 19 <u>40</u>		
				R.S.A	Quel.		

Commissioner's Fee \$\_\_\_\_\_

Witness' Fees, \$\_\_\_\_\_

Baldwin County, Alabama. County.

STATE OF ALABAMA BALDWIN COUNTY

IN THE CIRCUIT COURT IN EQUITY

Maurice E. Houlsen Vs. Cora T. Houlsen

Before me, Frank W. Walker, a Notary Public in and for said state and county, personally appeared A. H. Crovatt, known to me to be the attorney for the complainant, who being duly sworm, says on eath that the respondent, cora T. Houlsen, is not a resident of the state of Alabama, and that her last known address was Pensacola, Florida.

A.H. Crovatt

Subscribed and sworn to before me this the 18th day of January 1940.

Frank W. Walker

# The State of Alabama, Baldwin County

# CIRCUIT COURT, IN EQUITY

		Complainant	
	vs.		
CORA	T. HOULSON	Respondent	
This cause coming on to be	heard was submitted upo	n Bill of Complaint, Decree Pro Cor	nfess
والمتعارف والمنطور والمنافي والمنافر والمستلك والمتعارض والمتعارض والمتعارض والمتعارض والمتعارض والمتعارض	and the state of the graph of the state of t		
		imony as noted by the Register, and complainant is entitled to the relief p	
It is therefore ordered, adju	idged and decreed by the plainant and Defendant b	Court that the bonds of matrimony e, and the same are hereby, dissolved	here
at the said MAURJ	ICE E. HOULSON		
forever divorced from the said			
CORA	T. HOULSON		
r and on account of voluntar	v abandonment		
1 and on account of			
N		( 7 . 11	
" he history	of the infants, of	atherine Huneson and I lumplainanh Outy X	w
Maurice Haulden	is around	I lamplainanh luby	u
to be the order	a of the law	$\mathcal{X}^{\prime}$	
- Junior Dirock	- Jan voo		
·		<u></u>	
xcept to each other until sixty d	lays after the rendition o	ther party to this suit shall again this decree, and that if appeal is	take
scept to each other until sixty drithin sixty days, neither party speal.  It is further ordered that	lays after the rendition oshall again marry except	this decree, and that if appeal is to each other during the pendency o	take of sai
rithin sixty days, neither party sopeal.  It is further ordered that  e, and he hereby permi	lays after the rendition oshall again marry except	this decree, and that if appeal is	take of sai
rithin sixty days, neither party sopeal.  It is further ordered that e, and he hereby perminis suit.	lays after the rendition of shall again marry except  MAURICE E. HOULSON tted to again contract married to again again contract married to again contract married to again aga	this decree, and that if appeal is to each other during the pendency o	take of sai
rithin sixty days, neither party speal.  It is further ordered that e, and he hereby perminis suit.  It is further ordered that	lays after the rendition of shall again marry except  MAURICE E. HOULSON  Itted to again contract m.  MAURICE E. HOULSON	this decree, and that if appeal is to each other during the pendency of the carriage upon the payment of the c	take of sai
ithin sixty days, neither party sopeal.  It is further ordered that e, and he hereby perminis suit.  It is further ordered that hereby perminis suit.  It is further ordered that he complainant pay	lays after the rendition of shall again marry except  MAURICE E. HOULSON itted to again contract maurice E. Houlson the cost herein to be tax	this decree, and that if appeal is to each other during the pendency of the carriage upon the payment of the ced, for which execution may issue.	take of sai
ithin sixty days, neither party sopeal.  It is further ordered that e, and he hereby perminis suit.  It is further ordered that hereby perminis suit.  It is further ordered that he complainant pay	lays after the rendition of shall again marry except  MAURICE E. HOULSON  Itted to again contract m.  MAURICE E. HOULSON	this decree, and that if appeal is to each other during the pendency of the carriage upon the payment of the c	take of sai
ithin sixty days, neither party sopeal.  It is further ordered that e, and he hereby perminis suit.  It is further ordered that hereby perminis suit.  It is further ordered that he complainant pay	lays after the rendition of shall again marry except  MAURICE E. HOULSON itted to again contract maurice E. Houlson the cost herein to be tax	this decree, and that if appeal is to each other during the pendency of the carriage upon the payment of the ced, for which execution may issue.  1940  TMMARL	take of sai
ithin sixty days, neither party sopeal.  It is further ordered that e, and he hereby perminis suit.  It is further ordered that hereby perminis suit.  It is further ordered that he complainant pay	lays after the rendition of shall again marry except  MAURICE E. HOULSON itted to again contract maurice E. Houlson the cost herein to be tax	this decree, and that if appeal is to each other during the pendency of the carriage upon the payment of the ced, for which execution may issue.	take of sai
ithin sixty days, neither party sopeal.  It is further ordered that e, and he hereby perminis suit.  It is further ordered that hereby perminis suit.  It is further ordered that he complainant pay	lays after the rendition of shall again marry except  MAURICE E. HOULSON itted to again contract maurice E. Houlson the cost herein to be tax	this decree, and that if appeal is to each other during the pendency of the carriage upon the payment of the ced, for which execution may issue.  1940  Judge Circuit Court, in Equ	take of sai
ithin sixty days, neither party sopeal.  It is further ordered that e, and he hereby perminis suit.  It is further ordered that hereby perminis suit.  It is further ordered that he complainant pay	Lays after the rendition of shall again marry except  MAURICE E. HOULSON  Itted to again contract modulated to again contract modulated to be tax  April  Court for Baldwin Conforegoing is a correct of shall again.	this decree, and that if appeal is to each other during the pendency of the each other during the pendency of the carriage upon the payment of the carriage upon the payment of the carriage upon the payment of the carriage upon the execution may issue.  ———————————————————————————————————	uity.
It is further ordered that  It is further ordered that  e, and he hereby perminis suit.  It is further ordered that  It is further ordered that	Lays after the rendition of shall again marry except  MAURICE E. HOULSON  Itted to again contract modulated to again contract modulated to be tax  April  Court for Baldwin Conforegoing is a correct of shall again.	this decree, and that if appeal is to each other during the pendency of the each other during the pendency of the carriage upon the payment of the carriage upon the payment of the carriage upon the payment of the carriage upon the execution may issue.  ———————————————————————————————————	uity.
It is further ordered that  It is further ordered that  e, and he hereby perminis suit.  It is further ordered that  It is further ordered that	lays after the rendition of shall again marry except  MAURICE E. HOULSON  Itted to again contract m.  MAURICE E. HOULSON  the cost herein to be tax  April  Court for Baldwin Conforegoing is a correct of Judge of the Circuit C decree is on file and en	this decree, and that if appeal is to each other during the pendency of the each other during the pendency of the carriage upon the payment of the carriage upon the payment of the carriage upon the payment of the carriage upon the execution may issue.  ———————————————————————————————————	itake of sai
rithin sixty days, neither party speal.  It is further ordered that e, and he hereby perminis suit.  It is further ordered that  It is further ordered that	lays after the rendition of shall again marry except  MAURICE E. HOULSON  Itted to again contract m.  MAURICE E. HOULSON  the cost herein to be tax  April  Court for Baldwin Conforegoing is a correct of Judge of the Circuit C decree is on file and en	this decree, and that if appeal is to each other during the pendency of the each other during the pendency of the carriage upon the payment of the carriage upon the payment of the carriage upon the payment of the carriage upon the execution may issue.  ———————————————————————————————————	uity.  Circulat the had a
rithin sixty days, neither party speal.  It is further ordered that e, and he hereby perminis suit.  It is further ordered that  It is further ordered that	lays after the rendition of shall again marry except  MAURICE E. HOULSON  Itted to again contract management of the cost herein to be tax  April  Court for Baldwin Conforegoing is a correct of Judge of the Circuit Conference is on file and entitle witness my hand	this decree, and that if appeal is to each other during the pendency of the each other during the pendency of the carriage upon the payment of the carriage upon the payment of the carriage upon the payment of the carriage upon the execution may issue.  1940  Register of the Carry, Alabama, do hereby certify the pay of the original decree rendered payor in the above stated cause, which arolled in my office.	uity.  Circulat the had a
recept to each other until sixty divithin sixty days, neither party speed.  It is further ordered that e, and he hereby perminis suit.  It is further ordered that the complainant pay	lays after the rendition of shall again marry except  MAURICE E. HOULSON  Itted to again contract management of the cost herein to be tax  April  Court for Baldwin Conforegoing is a correct of Judge of the Circuit Conference is on file and entitle witness my hand	this decree, and that if appeal is to each other during the pendency of the each other during the pendency of the carriage upon the payment of the carriage upon the payment of the carriage upon the payment of the carriage upon the execution may issue.  1940  Register of the Carry, Alabama, do hereby certify the pay of the original decree rendered payor in the above stated cause, which arolled in my office.	take of sai cost of cost of circulat the by the

### ALFRED H. CROVATT ATTORNEY AND COUNSELLOR FOLEY, ALA.

Foley, Alabama January 18,1940

Hon. Robert S.Duck, Clerk of Circuit Court, Bay Minnette, Alabama.

Dear Mr. Duck:

I hand you herewith complaint of Maurice E. Houlsen against Cora T. Houlsen, to-gether with affidavit of non-residence.

Please get the notice in this weeks "Times" if possible and send me a copy of the paper.

I am, Yours very truly,

A.H. Crovatt

ast troutt

	g** 9⊾∃#	T	Estate Control
$\mathbf{Baldw}$	in County.	L,	
RCUIT CO	URT, IN	EQUITY	;
V. 1		A CONTRACTOR OF THE PARTY OF TH	THE STATE OF STREET
URICE E. F	HOULSON		
			<del>+</del>
	Vs.		
		•	
LA T. HOUL	SON		
			:
Marine and the second s			
JEST FO	OR DEC	CREE	IN
VAC	ATION		TT 4
			Name of the last o
wil 1 ~+	,		
ril lst		, 19	3_40
•			3_40
•	5. Duce	1.	·
•			·
•		1.	·
•		1.	·
•		1.	·
•		1.	·
•		1.	·
•		1.	·
A.		Registe	er.
•		1.	er.
R	5. Dune	Registe	er.
A.	5. Dune	Registe	er.
	Baldw RCUIT CO  URICE E.  RA T. HOUL	Baldwin County, RCUIT COURT, IN URICE E. HOULSON  Vs. RA T. HOULSON	Vs. RAT. HOULSON  JEST FOR DECREE

# 

fainepeigned

Kalendar etinya balik 976-

· · · · · · · · · · · · · · · · · · ·	The State of Alabam Baldwin County In Circuit Court, In Equit  vs. Complainant  CORA T. HOULSON  Respondent  DIVORCE DECREE
	bama Equity Signature Sign

TITERO Alego Delle Live eld of Lives reddien end beerings ing beskrippe besekrivandrud eld vondit et fregge it ford ome oriogie eld To politices wit redde arch fluir direct beskrivande de lighero din to politices eld politices el

well-a the and the design and the property of the

to true will be town our tot opportunition province classe of buttlening-givered as

Nige et du

nake than redicance distanced through an all nices of the car over the college.

in electric

an Arrest

vaned in miss Street a Roman

Travell out to retargets with test stitues statement do lectrificial sectionity what out and incontains incomes benefits out to some travers

odi va kenalidar segani kediginoledi ta kgan kunann is il ininggansi Man dulika senila Beksa aroda ndi pa suneO francio bits ta najbut 1900-190 dulika sun enalembat on 1900-1900.

edicalit car tracci) bracesta se espergigi

STATE OF THE PARTY

the same of the sa

3.	
- 4	н
- 7	7
_	
•	
•	

Pat Barnard	Maurice E, Houls	Witnesses:		O'Byrne Jones	COMMISSIONER:	ommission To Take			CORA F. HOULSON	VS.	င္ပ	10.00		MAURICE E. HOILSON	CIRCUIT COL	Baldwin Cou	HE STATE OF A
	) in		i i i i i i i i i i i i i i i i i i i		<b></b>	Deposition	Defendant	The same of the sa		* *	Complainant				OURT	ounty	ALABAMA

en per en la companya de la companya de la companya de la companya de la companya de la companya de la company

and the control of th

 $(x,y) = (x,y) \cdot (x + y)$ 

# The State of Alabama, Baldwin County. Circuit Court, In Equity. Maurice E. Hacken Ongologies A. Vs. On T. Macken

CHANCERY EXECUTION Fi. Fa.

day of ...

Received in office this ..../5.....

ha \_\_\_\_\_ fight
to the exemption of personal property as to
the collection of the debt for which this execution is issued.

Register.

# The State of Alabama, Baldwin County.

The	State of	Ala	bama.	1
	Raldwin C	Aunts	,	(

Execution Docket ..... Page...

Sheriff

Execution Docket /

Page\_

Complainant's Solicitor.

И.,

Fee Book Consolitated Page 608

Total

By virtue of the within	n executi	ion I have le	vied.	•					
•		T Aut Ic	100						
	<del></del>	·		<del></del>					
		<u> </u>					<del> </del>	 	
			-	-					
					<u>.</u>			 	
		14						 	
									· · · · · · · · · · · · · · · · · · ·
							<u> </u>		
				<u> </u>	·	-			
								 e e	
					-			 	·········
						- **			