(426)

EX_PARTE)
PRIMUS HALL.)

IN THE CIRCUIT COURT, EQUITY SIDE.

BALDWIN COUNTY, ALABAMA.

This cause coming on to be heard at this time, was submitted for decree, upon the ex parte petition of Primus Hall for leave to again contract marriage, the ex parte affidavits of B. 7. 2 and 252 and the decree of divorce in cause No. 342 of Deep ter Hall vs Primus Hall rendered by this court on the 6th day of March, 1923. And upon consideration thereof,

It is ordered, adjudged and decreed, that said petitioner is entitled to the relief prayed for in said petition and,

That upon the payment of the costs herein accumed said petitioner be, and he is hereby granted leave to again contract marriage.

It is further ordered, adjudged and decreed, that said petitioner be taxed with, and pay the costs herein accrued, for which execution may issue.

This 22day of March, 1924.

John D. Leigh

EX-PARTE)
PRIMUS HALL.

BALDWIN COUNTY, ALABAMA.

This cause coming o.

for decree, upon the ex par

again contract marriage, the

jard at this time, was submitted dition of Primus Hall for leave to parte affidavits of

ter Hall vs rimus Hall rendered by this court on the 6th day of March, 1925. And upon consideration thereof,

It is ordered, adjudged and decreed, that said petitioner is entitled to the relief prayed for in said petition and,

That upon the payment of the costs herein accured said petitioner be, and he is hereby granted leave to again contract marriage.

It is further ordered, adjudged and decreed, that said petitioner be taxed with, and pay the costs herein accrued, for which execution may issue.

This	day	of	 1924.

Judge.

EX-PARTE.
PRIMUS HALL.

IN THE CIRCUIT COURT, EQUITY SIDE,
BALDWIN COUNTY, ALABAMA.

NOTE OF TESTIMONY.

In this cause comes the Petitioner, Primus Hall, by his solicitors of record, Stone & Stone, and submits the same for final decree upon the original petition, the ex-parte affidavits of B. F. Tunstall and E. S. Tunstall and decree of divorce in cause number 342 of Deester Hall vs Primus Hall.

This 15 day of March, 1924.

9. M. Richard

STATE OF ALABAMA.

BALDWIN COUNTY.

Before me, Norborne Stone, a Notary Public in and for said state and county, personally appeared Andrew Who is known to me and who, after being by me first duly sworn doth depose and say under oath:-

My name is December and years of age and some side at Bay Minette, Alabama. I know Primus Hall and have known him for Dyears. Primus Hall is of good reputation and is a sober and industrial and peaceable citizen. He is hard working and law-abiding and I know of no reason why he should not be permitted to again contract the marriage relations.

Quistue

Sworn to and subscribed me this 15th day of March,

1924,

Notary Public, Baldwin County, State of Alabama. STATE OF ALABAMA.

COUNTY. BALDWIN

Before me, Norberne Stone, a Notary Public in and for said state and county, personally appeared Es Thuttee who is known to me and who, after being by me first duly sworn doth depose and say under oath:-

My name is 168 Juntou; I am 30 years of age and F side at Bay Minette, Alabama. I know Primus Hall and have known him for 25 years. Frimus Hall is of good manibation and is a sober and industrial and peaceable citizen . He is hard working and law-abiding and I know of no reason why he should not be permitted to again contract the marriage relations.

Sworn to and subscribed me this 15th day of March,

EX-PARTE PRIMUS HALL

IN THE CIRCUIT COURT, EQUITY SIDE, STATE OF ALABAMA BALDWIN COUNTY.

JERCUIT COURT OF BALDWIN COUNTY, EQUITY TO THE HONORABLE. T' E JOHN D. LEIGH, JUDGE THEREOF, SIDE AND THE HONOL SITTING IN EQUITY.

Comes your Petitioner, Primus Hall your honor, that a decree of divorce was granted by your honor, against your petitioner, and in favor of Deester Hall on the 6th day of March, 1923, on the grounds of cruelty, said cause being numbered That more than twelve (12) months have elapsed since said decree was granted as aforesaid, during all of which time your petitioner has been sober and industrious and a peaceable citizen. That there is no reason, so far as your petitioner knows, why he should not be granted the right to re-marry, wherefore.

Your Petitioner prays that your Honor will take inrisdiction of this petition, and that upon consideration of same and of the evidence submitted herewith, that petitioner may be granted the right to remarry.

Sworn to and subscribed before me this 15th day

of Marcha 1924.

lotary Public, Baldwin County, Alabama.