8558 DECREE OF DIVORCE. Gill P. Co., Mobile	e
The State of Alabama, Baldwin County.	t
John Daniel Complainant	
Johanna Daniel Defendant This cause, coming on to be heard at this Term, was submitted upon the Bill of Complaint, decree pro confesso and the testimony as noted by the Register; and, upon consideration thereof, the Court is of opinion that the Complain- ant is entitled to the relief prayed for in said bill.	0
IT IS, THEREFORE, Ordered, adjudged and decreed by the Court, that the bonds of matrimony heretofore existing between the Complainant and Defendant be, and the same are hereby dissolved, and the Complainant is forever divorced from the Defendant.	1
Voluntary abandonment,	-
	*
·	
	-
It is further ordered, that the said John Daniel be, andhe is hereby permitted to again contract marriage, upon the payment of the costs of Court in this cause.	
It is further ordered, that the said John Daniel, 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 Johanna Daniel It is further ordered, adjudged and decreed that said John Daniel	-
shall not again marry except to said Johanna Daniel	-
until sixty days after this date, and that if an appeal is taken within sixty dayshe shall not marry again except to said	
with and 's temperature A	
This 14 ⁷ day of Apric to the circuit Court of Baldwin County.	
THE STATE OF ALABAMA, BALDWIN COUNTY.	
I,	
Alabama, do hereby certify that the above is a full, true and correct copy of the decree rendered by said Court on the	
vs. Defendant	
as appears of record in said Court.	
Witness my hand and the seal of said Court, this the day of 192	

No. 370. THE STATE OF ALABAMA, BALDWIN COUNTY. CIRCUIT COURT, IN EQUITY. BALDWIN COUNTY, ALA. John Daniel vs. Johanna Daniel RECORDED DECREE OF DIVORCE. Filed in office this 13 ac day of April , 192.4. DW Reiemon Register. E. O. M.

John Daniel , Complainant.)

VS

Johanna Daniel, Respondent.)

In the Circuit Court of Baldwin County. Alabama. In E uity.

To the Honorable John D Leigh, Judge of Circuit Court of Baldwin County, Alabama, in Chancery Sitting.

Your Orator John Daniel respectfully represents unto your Honor as follows:

First.

That he is a resident of Baldwin County, Alabama, and has been for more than three years preceding the filing of this bill, and that he is over twenty-one years of age, and that respondent Johanna Daniel when last heard from was living at 326 Walkendorf, Hungary, and that she is over twenty-one years of age .

Second.

That your Orator and respondent were married in Walkendorf, Hungary, in 1898, and that they lived together as man and wife until the year 1910.

Third.

That on to wit : during the year 1910, more than two years before the filing of this bill, the said Johanna Daniel volunterily abandoned your Crators bed and board, and hat since that time she has remained away voluntarily and continuesly.

PRAYER FOR PROCESS.

Wherefore, the premises consdiered , Complainant prays that your Honor ill take jurisdiction of the cause made by this bill and by appropriate process make the said Johanna Daniel respondent to this bill of complaint and require hor to plead answer or demur to this bill of complaint within the time and under the penalties prescribed by law and the prectice of this Honorable Court.

Prayer for relief. Complain nt further pr ys that upon the consideration of this cause your Honor will grant your Orator a decree of absolute divorce from the said Johanna Daniel ; and that complement may have such other, further, different and general relief as the facta in equity and good conscience may entitle him to receive. And as in duty bound, Complainant will ever pray.

Rickarby and Beebe.

Solicitor for Complainant. Respondent is required to answer each and every paragraph of the foregoing bill numbered from one to three inclusive but not under of th. Oath is hereby expressly waived. Rickarby and Boebe. Solicitor for Complainant.

State of Alabama, Baldin County.

Before me,H.M.Hall, a Notary Public in and for said tate and County, personally appeared John Daniel , who being by me duly sworn , deposes and says that he has made dilligent search and inquiry to ascertain the present place or residence and address of Johanna Daniel : that her last known place of residence and address of Jahh&&&&&& Johanne Daniel ; that her last known place of residence and address way 326 Walkendorf, Hungary; that she is a non resident of the ste of Alabama, and that her present address other than above shown is unknown to him.

John Daniel. Subscribed and sworn to before me this the 17th,day of January 1923. H.M.Hall,

Notary Public, Baldwin County, labama.

-

8587 SUMMONS—Original.	Gill Ptg. Co., Mobile
	F BALDWIN COUNTY, QUITY.
To Any Sheriff of the State of Alabama-GREETING:	
of 326 "alkendorf Hungary,County, to be and appear before the Judge	
win County, exercising Chancery jurisdiction, within thirty days after the service of Sun	amons, and there to answer,
plead or demur, without oath, to a Bill of Complaint lately exhibited by	
John Daniel,	
1.2	
*	
against said. Johanna Daniel,	
	1
and further to do and perform what said Judge shall order and direct in that behalf. And	
in no wise omit, under penalty, etc. And we further command that you return this writ with	in your endorsement thereon,
to our said Court immediately upon the execution thereof.	
2nd	January
WITNESS, T. W. Richerson, Register of said Circuit Court, this	day of

192 4.

Michum Register.

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

Serve on Circuit Court of Baldwin County In Equity No..... SUMMONS ----- -----vs.

Recorded in Vol.

Solicitor for Complainant.

Page

THE STATE OF ALABAMA BALDWIN COUNTY

Received	in offi	ce th	is		
day of					
	-+				Sheriff.
Executed	this			• - • • • • • • •	day of
by leaving	a cop	y of	the	within	summons with
					Defendant.
					Sheriff.
Ву					
	5	1			Deputy Sheriff.

.

Times Print.

John Daniel	THE STATE OF ALABAMA,
No. 370.	Baldwin COUNTY.
Joanna Daniel.	
¥5.	CIRCUIT COURT, IN EQUITY.
	This theday of
	January, 19.23.
In this cause it being made to appear to the Clerk of this Court	by the affidavit of
John Daniel, the Complain	ent.
that the DefendantJohanna Daniels	
is a non-resident of the State of Alabama and that her last	known plaze of residence
and address was 326 Walkendorf Hungary, an	d that her present
address other than the above shown is unk	nown to him.
and further, that, in the belief of said Affiant the Defendant	
therefore, ordered that publication be made in the Baldwin Times, a new	spaper published in Bay Minette, Baldwin
County, Alabama, once a week for four consecutive weeks, requiring	
Johanna Daniels,	
· · · · · · · · · · · · · · · · · · ·	
to answer or demur to the Bill of Complaint in this cause by the	haday of Pobuary 19.23
or after thirty days therefrom a decree Pro Confesso may be taken against	her
TN.	Register.
········	Register.

RETURN AFTER FIVE DAYS TO T. W. RICHERSON CLERK OF THE CIRCUIT COURT AND REGISTER IN CHANCERY BAY MINETTE, ALA.

> (Return receipt demanded) (Deliver to addressee only)

Johanna Danie (326. Malrendorf Hungary





John Daniel , Complainant.)

VS

Johanna Daniel, Respondent.)

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

To the Honorable John D Leigh, Judge of Circuit Court of Baldwin County, Alabama, in Chancery Sitting.

Your Orator John Daniel respectfully represents unto your Honor as follows:

First.

That he is a resident of Baldwin County, Alabama, and has been for more than three years preceding the filing of this bill, and that he is over twenty-one years of age, and that respondent Johanna Daniel when last heard from was living at 326 Walkendorf, Hungary, and that she is over twenty-one years of age.

Second.

That your Orator and respondent were married in Walkendorf, Hungary, in 1898, and that they lived together as man and wife until the year 1910.

Third.

That on to wit : during the year 1910, more than two years before the filing of this bill, the said Johanna Daniel voluntarily abandoned your Orators bed and board, and that since that time she has remained away voluntarily and continuesly.

PRAYER FOR PROCESS.

Wherefore, the premises consdiered , Complainant prays that your Honor will take jurisdiction of the cause made by this bill and by appropriate process make the said Johanna Daniel respondent to this bill of complaint and require her to plead answer or demur to this bill of complaint within the time and under the penalties prescribed by law and the practice of this Honorable Court.

Prayer for relief. Complain nt further prays that upon the consideration of this cause your Honor will grant your Orator a decree of absolute divorce from the said Johanna Daniel ; and that complainant may have such other, further, different and general relief as the facta in equity and good conscience may entitle him to receive. And as in duty bound, Complainant will ever pray.

Rickarby and Beebe. -----Solicitor for Complainant. Respondent is required to answer each and every paragraph of the foregoing bill numbered from one to three inclusive but not under oath. Oath is hereby expressly waived. Rickarby and Beebe. Solicitor for Complainant.

State of Alabama, Baldin County.

Before me,H.M.Hall,a Notary Public in and for said State and County, personally appeared John Daniel , who being by me duly sworn , deposes and says that he has made dilligent search and inquiry to ascertain the present place or residence and address of Johanna Daniel : that her last known place of residence and address of **Sababababab** Johanna Daniel ; that her last known place of residence and address was 326 Walkendorf, Hungary; that she is a non resident of the State of Alabama, and that her present address other than above shown is unknown to him.

John Daniel.

Subscribed and sworn to before me this the 17th, day of January 1923. H.M.Hall,

Notary Public, Baldwin County, Alabama.

8587	SUMI	MONS-	Original.
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om	I UK.	CU.,	1410	DT	14

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 Johs	anna Daniel,
·····	
of 326 Walkendorf Hungary, _County, to be	and annear before the Judde of the Circuit Court of Bold
win County, exercising Chancery jurisdiction, within thirty	
plead or demur, without oath, to a Bill of Complaint latel John Daniel	
Jum Daniel	9
-	
against said Johanna Danie	1,
and further to do and perform what said Judge shall order	
in no wise omit, under penalty, etc. And we further comma	
to our said Court immediately upon the execution thereo	
WITNESS, T. W. Richerson, Register of said Circuit	Court, this 2nd day of January
	Mr. Ricesson
	Register.

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

Serve on Circuit Court of Baldwin County In Equity No ... SUMMONS -plus vs. Manua ane Rectarby Heefe . Solicitor for Complainant. Recorded in Vol. Page.

THE STATE OF ALABAMA **BALDWIN COUNTY**

	his
H C	Sheriff.
Executed this	day of
by leaving a copy of	the within summons with
	Defendant.
*******	Sheriff.
	Sneriff.
By	Deputy Sheriff.

JOHN DANIEL,) Complainant,) vs) JOHANNA DANIEL,) Respondent.)

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

IN EQUITY.

778

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

Your Orator John Daniel respectfully represents unto your Honor as follows:

FIRST

That he is a resident of Baldwin County, Alabama, and has been for more than three years preceding the filing of this bill, and that he is over twenty-one years of age; and that respondent Johanna Daniel when last heard from was living at 326 Walkendorf, Hungary, and that she is over twenty-one years of age.

SECOND

That your Orator and respondent were married in Walkendorf, Hungary, in 1898, and that they lived together as man and wife until the year 1910.

THIRD

That on to-wit: during the year 1910, more that two years before the filing of this bill, the said Johanna Daniel voluntarily abandoned your Orator's bed and board, and that since that time she has remained away voluntarily and continuously.

PRAYER FOR PROCESS

WHEREFORE, the premises considered, Complainant prays that your Honor will take jurisdiction of the cause made by this bill and by appropriate process make the said Johanna Daniel respondent to this bill of complaint and require her to plead, answer or demur to this bill of complaint within the time and under the penalties prescribed by law and the practice of this Honorable Court.

PRAYER FOR RELIEF

Complainant further prays that upon the consideration of this cause your Honor will grant your Orator a decree of absloute divorce from the said Johanna Daniel; and that Complainant may have such other, further, different and general relief as the facts in equity and good conscience may entitle him to receive. And as in duty bound, Complainant will ever pray.

Solicitor for pomplainant

Respondent is required to andwer each and every paragraph of the foregoing bill numbered from one to three inclusive, but not under oath. Oath is hereby expressly waived.

Rickarly Heebe

STATE OF A IABAMA) BALDWIN COUNTY)

Before me, H. M. Hall, a Notary Public in and for said State and County, personally appeared John Daniel, who being by me duly sworn, deposes and says that he has made diligent search and inquiry to ascertain the present place of residence and address of Johanna Daniel; that her last known place of residence and address was 326 Walkendorf, Hungary; that she is a non-res-ident of the state of Alabama, and that her present address other than above shown is unknown. to him.

John Samid

Subscribed and sworn to before me this the 17th day of January 1923.

Amstack Notary Public, Baldwin Co. Ala.

Bay Minette, Ala., 1/25/23

THE BALDWIN TIMES

FINE JOB PRINTING. BEST ADVERTISING MEDIUM

To Publishing NonResident Natice - 4t 196 Nords# 1/2.6

PROMPT SERVICE. LOWEST PRICES.

MY

LOCAL AND LONG DISTANCE TELEPHONE

To Ad. in Year Book as per Contract.......\$

OFFICIAL ORGAN FOR FUBLICATION OF ALL COUNTY ADVERTISING

CIRCULATION GUARANTEED TO BE THE LARGEST IN BALDWIN COUNTY

BALDWIN HE IMES

ABNER J. SMITH, PROPRIETOR

DEVOTED TO THE INTEREST OF BALDWIN COUNTY AND HER PEOPLE

PUBLISHED EVERY THURSDAY

SUBSCRIPTION: \$1.00 PER YEAR IN ADVANCE

ADVERTISING RATES ON APPLICATION

TELEPHONE NO. 7, LOCAL AND LONG DISTANCE

STATE OF ALABAMA. BALDWIN COUNTY ...

BAY MINETTE, ALA.,

AFFIDAVIT OF PUBLICATION

says that he is the HOREMAN of THE BALDWIN TIMES, a

Weekly Newspaper published at Eay Minette, Baldwin County, Alabama; that the notice hereto attached of

, being duly sworn, deposes and

Notice to Non-Resident. John Daniel vs. Johanna Daniel. No. 370. The State of Alabama, Baldwin County. Circuit Court, In

This the 19th day of Equity. January, 1923. In this cause it being made to appear to the Clerk of this Court

by the affidavit of John Daniel, the Complainant, that the Defendant, Johanna Daniels, is a non-resident of the State of Alabama, and that her last known place of residence and address was 326 Walkendorf Hungary, and that her present ad-dress other than the above shown is unknown to him, and further, that, in the belief of said Affiant the Defendant is over the age of 21 years; it is, therefore, ordered that publi-cation be made in The Baldwin aton imes, a ho Minette, Baldwin once a week for four once a week for four once a week for four weeks, requiring the said on the ball of Complaint in this cause by Bill of Complaint in this cause by Bi

Was published in said Newspaper for 4 consecutive weeks

-1923

9

er. Karby and Steebe Circuit Court tys for Complainant. in the folic /ng issues:

Date of first publication_

- " second
- " third
- 6 6 · · fourth

Subscribed and sworn to before the undersigned

6 6

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dav First rein

Vol. 33 No.

33

No.

Vol.

8601 Motion for Decree Pro Confesso on Publication.

The State of Alabama, BALDWIN COUNTY.

John Daniel

VS.

Johanna Daniel

Motion is hereby made for a Decree Pro Confesso against

Johanna Daniel

in the annexed stated cause, on the ground that more than thirty days have elapsed since the perfection of publication

was made under the order of this Court; and it having been shown by due proof to the Court that said Defendant is a

non-resident of the State of Alabama, and has failed to answer, plead or demur to the Bill in this cause, to the date

hereof.

26th, day of January, 192 3 This

Rickarby & Bebee.

CIRCUIT COURT, IN EQUITY.

No. 70 Vacation T Term, 192 3

Complainants

746 Code.

Solicitor.

Defendants

Defendant

Ind			
No. 370 Page			
STATE OF ALABAMA, Baldwin County.			
CIRCUIT COURT, IN EQUITY.			
John Daniel			
Complainants. Vs.	-		
Johanna Daniel,	atita		
Defendants.			
MOTION FOR DECREE PRO CONFESSO ON PUBLICATION.			
Filed March 26th, 192 3 March 26th, 192 3 March 26th, 192 3 Register.			
Recorded in			
VolPage	The second		
Register.			
Baldwin Times Print, Bay Minette.			

8606 DECREE PRO CONFESSO OF PUBLICATION.

Baldwin Times Print.

THE STATE OF ALABAMA, BALDWIN COUNTY.	CIRCUIT COURT,	IN EQUITY. Vacation Term, 19,23
for	hu Daniel	Complainant
vs	hanna Danie	Defendant
In this cause it appears to the Re	A . 1	
tofore made in this cause, was published f		
		ù
a newspaper published in Bayminette	Baldwin G. Alabama, that a cop	y of said order was posted at the Court
House door in	County, on the	2 5. The
Accuracy 1923	and	
0		
And it now further appearing to t	he Register	month, that the said
having to the date hereof failed to demu	n plead to an answer the Bill of Co	
fore, on motion of Complainant, order	red and decreed by the Register	that the
Bill of Complaint in this cause be, and it		
fre	canna Daniel	6
This 26 The day of	heard 19	23
	- <u>1,000</u>	Register.

the

No. 370

Page

THE STATE OF ALABAMA, Baldwin County.

CIRCUIT COURT, IN EQUITY

blu Daniel

ys. ianna Da liel

DECREE PRO CONFESSO ON PUBLICATION.

.....

Issued Machen 2 67 1923 N. Recemon Register.

Recorded in _____ Record

Vol.____Page____

RECORDED

Register.

ORAL DEPOSITION. Form 6360. Printed and for sale by Roberts & Son, Birmingham, Ala.
IN THE CIRCUIT COURT, COUNTY, IN EQUITY.
John Daniel
Johanna Daniel
IT.W.Richerson,
asCommissioner,
have called and caused to come before me. John Daniel and Hilda Daniel
witness. es named in the Requirement for Oral Examination, on the
192. 3, at the office of BAX&RIACTOR Register in Bay Minette, Ala., Alabama, and having first sworn said witness. S to speak the truth, the
whole truth, and nothing but the truth, the said
doth depose and say as follows:
My name is John Daniel I am the plaintiff in the suit of John Daniel
vs Johanna Daniel for divorce in the Circuit Court of Baldwin County,
in Equity, I am 45 years of age and live at Foley Baldwin County, Ala,
where I have lived for more than 5 years continuous up to the filing
of the Bill in this cause. Johanna Daniel is my wife we mere married
in Walkendorf ,Hungary ,in 1898, she is 43 years old.
We have 4 children 2 are married , One is 15 years and is with her .
Hilda is seventeen years old and is with me.
In 1910 I came to America to establish Citzenship here and within a
short while afterward sent for her . when I left it was understood
that I would send for her and she was to come as soon as possible.
1 would write to her every week and whe would keep putting off coming.
the last letter I received from her was more than 2 years ago.
The last letter I wrote her a lit le over 2 years ago 1 sent her money
to come to me and she refused to come. I have always been kind to her
we have not lived together as man and wife more than 2 years next befor
the filing of this Bill. I sent her Money every six months in big
amounts for several years until she definitely refused to come to me
in 1919. John Daniel

Hilda Daniel a witness for complainant who being duly sworn testified as follows: My name is Hilda Daniel , I am seventeen years old and am the daughter of John and Johanna Daniel, I live at Foley with my father. Mama and Papa have mot lived together for more than 2 years prior to January 1923, I came to this Country the 12th of August last year, While I was with Mother in Hungary my father used to send her large sums of money often and would write my mother to.come to him. and Grand Ma would not let her come. Stilolor D'amiel

ORAL EXAMINATION.

I, DURicemon , as Commissions hereby certify that the foregoing deposition on Oral Examination Itun. taken down in writing by me in the words of the witness & and read over to thurs and here signed the same in the presence march and ler Bufer ally for Complement of..... at the time and place herein mentioned; that I have personal knowledge of the personal identity of said witness. A., or had proof made before me of the identity of said witness et ; 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.

Celet , 1923 Given under my hand and seal, this 7.00 day of I. M. Neclurion (L.S.)

Recorded in 	In 9 The Oct	ORAL DEPOSITION.	IN CIRCUIT COURT, IN EQUITY.	No. Page Uhr State of Alabama Oclusionation	5th
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8581 NOTE OF TESTIMONY.

John Daniel	
	THE STATE OF ALABAMA,
	BALDWIN COUNTY
vs.	
Johanna Doniel	IN EQUITY,
	CIRCUIT COURT OF BALDWIN COUNTY
This cause is submitted in behalf of Con	mplainant upon the original Bill of Complaint,
ecree pro contesso, and test	mony of come Daniel and Hitua Daniel
*	
	· · · · · · · · · · · · · · · · · · ·
d in behalf of Defendant upon	
d in behalf of Defendant upon	
d in behalf of Defendant upon	
d in behalf of Defendant upon	
d in behalf of Defendant upon	
d in behalf of Defendant upon	
d in behalf of Defendant upon	

	6th
No	
THE STATE OF ALABAMA, BALDWIN COUNTY	
IN EQUITY, CIRCUIT COURT OF BALDWIN COUNTY.	
John Daniel	
*	
vs. Hilda Daniel	
NOTE OF TESTIMONY.	
Filed in Open Court this 9th	
day of <u>October</u> , 1913 TW Releven	
Register	
RECORDED	

8550 REQUEST FOR DECREE IN VACATION. THE STATE OF ALABAMA, CIRCUIT COURT, IN EQUITY. BALDWIN COUNTY. 370 Vacation Term, 1973 John Daniel Complainant..... VS. Daniel Johanna Defendant..... T.W.Richerson, Register: To In the above stated cause a Decree Pro Confesso having been taking against the Defendant, and evidence hav-

ing been taken, and the cause being ready for submission for final decree, and no defense having been interposed, the

Complaiant, by

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.

Splicitor for Complainant.

No. 370.

Page

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

John Daniel vs. Johanna Daniel REQUEST FOR DECREE IN in ? VACATION. ... 13. Register Vol. Page

RECORDED

Register

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