8558 DECREE OF DIVORCE.

# The State of Alabama, Baldwin County.

Henry David Hendriex, Complainant

399.

Sarah Ruth Hendriex,

VS.

No

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 Complainant is entitled to the relief prayed for in said bill.

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.

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Voluntary abandonment,

It is further ordered, that the said Henry David Hendriex, be, and \_\_\_\_\_ he is hereby permitted to again contract mariage, upon the payment of the costs of Court in this cause. It is further ordered, that the said Sarah hach Hendriex, pay the costs herein taxed, for which execution may issue, and if such execution is returned "no property found," then ah Ruth Hendriex, execution for such costs may issue against the said It is further ordered, adjudged and decreed that said Henry David Hendriex, shall not again marry except to said\_\_\_\_\_\_\_Sara.. Ruth Hendriex, until sixty days after this date, and that if an appeal is taken within sixty days.....he shall not marry again except to said Sarah Ruth Hendriex, during the pendency of said appeal

This 1474 \_\_day of \_\_C 192 4 Judge of the Circuit Court of Baldwin County.

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

 I,
 Register of said Circuit Court of said County.

 Alabama, do hereby certify that the above is a full, true and correct copy of the decree rendered by said Court on the
 192 ..., in the cause of Complainant....

 vs.
 Defendant

 as appears of record in said Court.
 Defendant

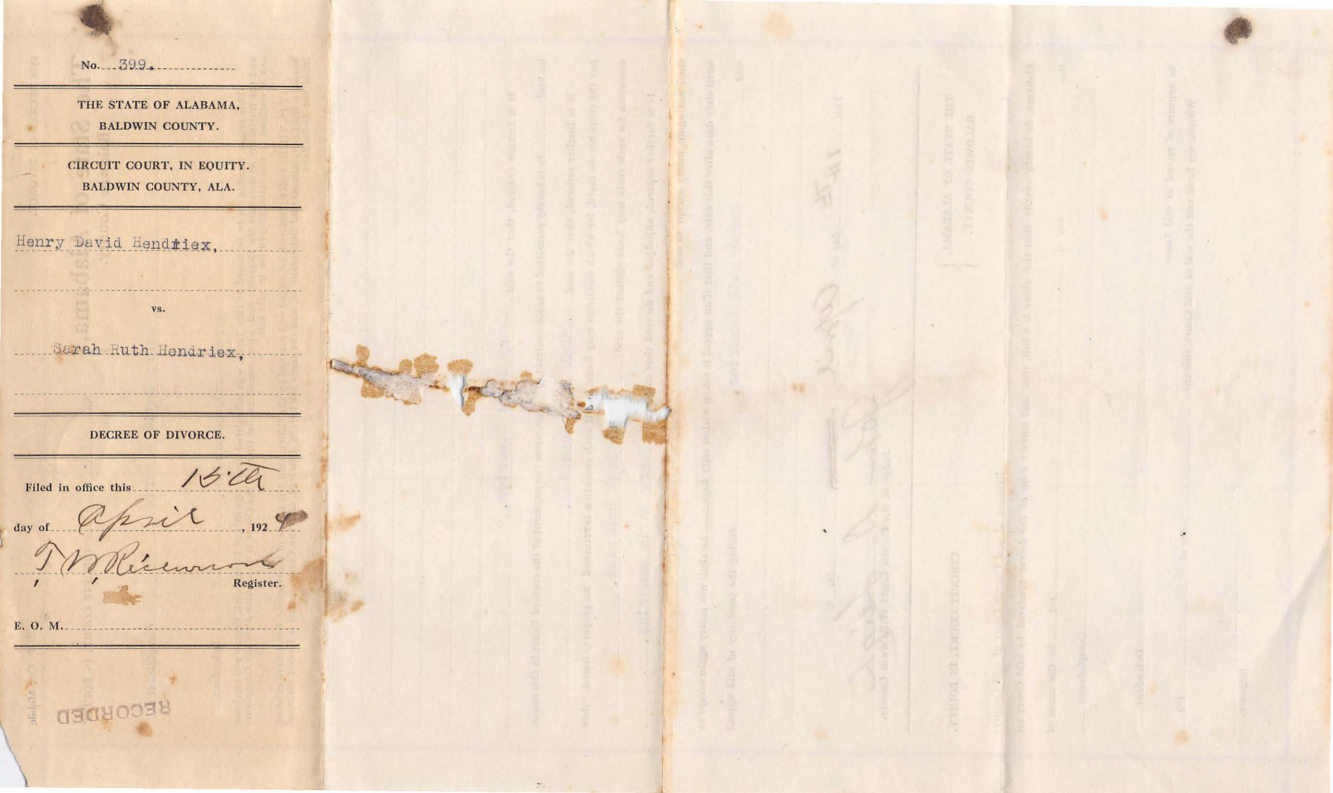
 Witness my hand and the seal of said Court, this the
 day of
 192 ....

Gill P. Co., Mobile

Defendant

Register.

CIRCUIT COURT, IN EOUITY



1311

Station in state

STATE OF ALABAMA, O IN THE CIRCUIT COURT OF BALDWIN COUNTY, BALDWIN COUNTY. O ALABAMA, IN EQUITY. TO THE HONORABLE JOHN D.LEIGH, JUDGE OF THE CIRCUIT COURT, BALDWIN COUNTY, ALABAMA, ----- IN EQUITY.

Your Orator, Henry David Hendriex, respectfully represents and shows unto your Honor as follows:

# FIRST.

That he is a bona fide resident citizen of Baldwin County, Alabama, and is over the age of twenty-one years,

That Sarah Ruth Hendriex is a resident of Escambia County, Alabama, and is over the age of twenty-one years.

and How borna file been a resident of this Sate for 3 plars net before the filing of the Robertsdale, Alabama, Baldwin County gand that Sarah Ruth Hendriex resides at Flomaton, Alabama, in Escambia County.

## SECOND.

That your Orator and Sarah Ruth Hendriex were married at Century, Florida, about the year nineteen hundred and seventeen, that your Orator and the said Sarah Ruth Hendriex lived together for about two years as man and wife, and that the said Sarah Ruth Hendriex then voluntarily abandoned your Orator more than two years ago and has not lived with him since.

# PRAYER FOR PROCESS.

The premises considered, your Orator respectfully prays that the said Sarah Ruth Hendriex be made **party** respondent to this Bill of Complaint by the usual process of the Honorable court, and that she be required to demur, plead to, or answer the same within the time and under the penalties as provided by law, or that the same be forever confessed, and will make all necessary orders and decrees to grant the relief prayed.

# PRAYER FOR RELIEF.

That upon the final hearing of this cause Your Honor will grant unto Orator an absolute divorce from the said Sarah Ruth

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bered from FIRST to SECOND, bo under oath being hereby expres Inclusive, but not under oath, answer

waived.

HYBART, HARE, DICKEY & TUNSTALL. SOLICITORS FOR COMPLAINANT.



Hendriex, and will grant unto Orator the right to again contract marriage. That if your Orator is mistaken in the relief prayed for, Your Honor will grant unto him such other, further, different, and general relief as he may in justice and equity be entitled, he will ever pray, etc.

BART HARE DICKEY & TUNSTALL.

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	arah Ruth Hendriex
of Balawin County, to be	and appear before the Judge of the Circuit Court of Bald-
win County, exercising Chancery jurisdiction, within thirty	days after the service of Summons, and there to answer,
plead or demur, without oath, to a Bill of Complaint lately	exhibited by
Henry Davi	d Hendriex,
against said Sarah Ruth Hend	reix,
	•
	•
and funther to do and muferer what wild Inder the II and a	
and further to do and perform what said Judge shall order a	
shall in no wise omit, under penalty, etc. And we further	
thereon, to our said Court immediately upon the execution	thereof.
WITNESS, T. W. Richerson, Register of said Circuit	Court, this
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	M. Ricewoon
	1, Creencer

8587 SUMMONS-Original.

Register.

Baldwin Times Print.

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

noriginal Serve on Circuit Court of Baldwin County In Equity No: SUMMONS Henry David Hendriex ..... 10 1 -VS. Bv Sarah Ruth Hendriex. Houalon T.T.Tunstall. Solicitor for Complainant Rocorded in Vol.\_\_\_\_ Page\_\_\_\_\_

# THE STATE OF ALABAMA BALDWIN COUNTY Received in office this day of .192 Sheriff Executed this 192 by leaving a copy of the within summons with

Defendant Sheriff Deputy Sheriff

RECORDED

8600 Motion for Decree Pro Confesso on Personal Service. 3107 Code.

The State of Alabama, ) No. ..... CIRCUIT COURT IN EQUITY. BALDWIN COUNTY. Hurry David Hendrez. Complainant. vs. Haudreit Defendant.... la G. Th Motion is hereby made for a Decree Pro Confesso against Sarch Puel Alendriet Defendant.... in the above stated cause, on the ground that more than thirty days have elapsed since service of summons upon said

Defendant.......; and that said summons was duly served according to law, and that said Defendant.......ha....... failed

to demur, plead to or answer the Bill of Complaint in this cause to this date.

This 24 day of Die 1923

Dequetace

Solicitor.

ROORDED Page ..... No. ..... STATE OF ALABAMA, Baldwin County. CIRCUIT COURT, IN EQUITY. chreit incl Vs. MOTION FOR DECREE PRO CONFESSO ON PERSONAL SERVICE 1 C 2 Y 1923 Filed .... Register. Vol. Page. ..... Register.

Baldwin Times Print, Bay Minette.

8603-DECREE PRO CONFESSO ON PERSONAL SERVICE.

THE STATE OF ALABAMA, acart COUNTY. CIRCUIT COURT OF US. elect COUNTY. ah Multi IN EQUITY. In this cause it being made to appear to the Court that a Summons was served upon the Defendant ..... Sarah Rutt. Hendries Cercaspice County, on the 320 by the Sheriff of ..... ...day of 1923, requiring the to appear and plead, answer or demur to the Bill of Complaint in his cause within thirty days from the service of said Summons, and the said Defendant..... having failed to plead, answer or demur to the said Bill to the date hereof. It is now, therefore, on motion of Complainant, ordered and decreed that the said Bill of Complaint in this cause be, and it hereby is, in all things, With Hundrest taken as confessed against the said Murch .Defendant.....aforesaid. 2 Y day of 192 ...County.

No..... IN EQUITY. CIRCUIT COURT OF edwir COUNTY, Henry David Hendries RECORDER US. ah Rith **BECORDED** DECREE OF PRO CONFESSO. Filed in office this \_\_\_\_\_ day of 1923 Register. E. O. M.

ORAL DEPOSITION. Form 6360. Printed and for sale by Roberts & Son, Birmingham, Ala. IN THE CIRCUIT COURT, Baldwin COUNTY, IN EQUITY. VS. Sarah Ruth Hendriex, Respondent. I T.W.Richerson, as.....Register, have called and caused to come before me Henry David Hendriex, J.S. Moseley, and Mary Jane Hendriex, 192....,4at the office of ..... Register ..... whole truth, and nothing but the truth, the said witnesses doth depose and say as follows: Henry David Hendriez, testified as follows: My name ad Henry David Hendriex, I live at Robertsdale Beldwin County, Alabama , where I have lived for more than 3 years before the filing of this bill. I am over the age of 21 years. Sarah Ruth Hendriex, so far as I know is a resident of Escambia Count Alabama, and when I last heard from her she was living at Flomaton in ...... said County, She is over 21 years of age . Sarah Ruth Hendreen and ..... I were married at Century Fla, about the year 1917, and we lived together for some time as man and wife . For more than 2 years ago the said Sarah Hendriex voluntarily left my house and has continuos -ly and wothout any cause on my part remained away from me . ..... During the whole time e lived together as man and wife , at no time did I ever mitreat her in any manner, and I always treated her in as kind a manner as I knew and I always gave her what she desired so far as my ability admitted. h short thme after she left me I went to where she was and tried to ...... see her but she never did come out and talk with me . I sent her word that I wanted her to come back and live with me, hu: ...she refused my Dave Ide ) fe 

J. 5. Moseley, a witness for the Complainant being duly sworn testifies as follows:

My name is J. S. Moseley, I am at present a resident of Baldwin County, Alabama, living at Robertsdale, Baldwin County, Alabama I have known the Complainant, David Hendricx for the past ten years. David Hendriex lived in Baldwin County, Alabama, and is over the age of twenty-one years. I have known the Respondent, Sarah Ruth Hendriex, about twelve years, and know that she is over twenty-When I last heard of her she was living at Century, one years. Florida. Henry David Hendriex has been living in thes, Baldwin County, Alabama, for more than three years next before the filing of this suit. The Complainant Henry David Hendriez and the respondent Sarah Ruth Hendriex were married at Century, Florida, about six years ago. . I know that the Respondent Sarah Ruth Hendriex and Henry David Hendriex have not lived together as man ...... and wife any for the past two years and more. The respondent went away and left the Complainant Henry David Hendriex, and has remained away since that time, . I have never heard of the Bonplainant mistreating the Respondent in any way or giving her any cause for going away and leaving him, and so far as I know he always treated her in a kind manner.

Martha Jano Hendrick a withess for the Compleinant being duly sworn testifies as follows:

My name is Martha Jane Hendriez, I reside in Baldwin County, Alabama, at Robertsdale, and have lived here for the past twelve months or more. The Complainant Henry David Hendriez is my son. I remember when Benry David Hendriez and Sarah Ruth Hendriez were married at C ntury, Florida about six years app. I lived right in in the house with the Complainant and Respondent all the time they

lived together as wan and wife. The respondent left the Complainant more than two years ago, voluntarily and has remained away voluntarily ever since. During the time that the Complaiant and Respondent lived together as man and wife, the Complaiant at no time gave the Respondent no time did at the him, and any cause for going away and leaving Complaiant ever mistreat tre Respondent in any manner, but always Henry David Hendriex treated her in a kind manner. The Complainant my son, is a resident of Baldwin County, Alabama, and has been for more than three years before the filing of this bill. He is over twenty-one years of age. The Respondent, Sarah Ruth Hendriex is a residentof Flomatonsbenad. is over twenty-one of age. she years marting ganes the 1 e querk 

### ORAL EXAMINATION.

I enclose the said Oral Examination in an envelope to the Register of said Court.

Given under my hand and seal, this. 15th day of January , 192.4.

VolPage, Register,	Recorded in	Filed January 15th, , 192.4	Respondent.	vs. Complainant, .Sarah Huth Hendriez.	Henry David Hendriex	IN CIRCUIT COURT; IN EQUITY.	The State of Alahama	the
	a martin				1999			

### 8581 NOTE OF TESTIMONY.

Henr	y David	Hendriex,	
		vs.	
Sara	h.Ruth.	Hendriex,	

THE STATE OF ALABAMA, BALDWIN COUNTY

IN EQUITY,

CIRCUIT COURT OF BALDWIN COUNTY.

	timony of Henry David Hendriex, J.S.Mosel
d Mary Jane Hendriex,	
in behalf of Defendant upon	
*	

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-	6th
	No
	THE STATE OF ALABAMA, BALDWIN COUNTY
	IN EQUITY, CIRCUIT COURT OF BALDWIN COUNTY.
	Henry David Hendriex,
•••••	vs. Sarah Ruth Hendriex,
_	NOTE OF TESTIMONY.
Fil	l5th ed in Open Court this
day	y of January, 4
	Register
-	
	RECORDED

8550 REQUEST FOR DECREE IN VACATION.

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

No. 399. Vacation Term, 191.4.

Henry David Hendriex, Complainant

Sarah Ruth Hendriex,

vs.

Defendant.....

To T.W.Richerson, Register:

In the above stated cause a Decree Pro Confesso having been taking 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

Complaiant, by H.M.Hall, one of the

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.

T.P. Tunstall

By .H.M.Hall,

Solicitor for Complainant.

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_7th				
No. 399. Page	Site	- m		
THE STATE OF ALABAMA, BALDWIN COUNTY CIRCUIT COURT, IN EQUITY.				
Henry David Hendriex,				
vs. Sarah Ruth Hendriex,				
REQUEST FOR DECREE IN VACATION.				
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