CHANCERY EXECUTION 744

Nox774 744. Nellie DeGraaf Vs. Arthur A De Graaf.

Plaintiff

						Defe	ndant
FEES OF REGISTER		Dollars	1	Brought Forward			3 50
Filing each bill and other papers Issuing each subpoena Issuing each copy thereof Entering each return thereof For each order of publication Issuing writ of injunction Entering each return thereof Entering each return thereof Entering each return thereof Issuing Writ of Attachment Issuing Writ of Attachment Issuing each case Issuing each appearance Issuing each appearance Issuing each decree pro confesso on per. ser. Issuing each decree pro confesso on publication Each order appointing guardian Any other order by Register Issuing commission to take testimony Receiving and filing Endorsing each package Entering order submitting cause Entering any other order of court Noting all testimony Abstract of cause, etc. Intering each decree For every 100 words over 500 Taking account, etc. Taking testimony, etc. Each report, 500 words or less Taking testimony, etc. Each report, 500 words or less Taking account, each Entering each subpoena Witness certificate, each Issuing execution, each Entering each return Taking and approving bond, each Making copy of bill, etc. Each notice not otherwise provided for Each certificate or affidavit, with seal Each certificate or affidavit, no seal Hearing and passing on application, etc. Exam'ing each voucher of Receiver, etc. Exam'ing each voucher of Receiver, etc. Examining each cert. to Supreme Court	50 50 50 15 00 15 00 00 00 50 10 50 50 10 50 50 10 50 50 50 50 50 50 50 50 50 5		20 50 40 00 25 75 15	Brought Forward For Receiving, keeping and paying out or distributing money, etc.; Is \$1,000, 1%, all over \$1,000, and not over \$5,000, 3-4 of 1%; all over \$5,000 and not exceeding \$10,000, 1-5 of 1%, all over \$10,000 1-4 of 1%. Receiving, keeping and paying our money paid into court, etc., 1-2 of 1% of amount received. Each notice sent by mail to creditor. Filing, receipting for and docketing each claim, etc. For all entries on subpoena docket, etc. For all entries on commission docket, etc. Making final record, per 100 words Certified copy of decree. Report of divorce to State Health Office (Acts 1915) Total Fees of Register FEES OF SHERIFF Serving and returning subpoena on deft. Serving and returning subpoena for witness Levying attachment. Entering and returning same Selling property attached Impaneling Jury Executing writ of possession Collecting execution for costs. Serving and returning writ of injunction Serving and returning writ of injunction Serving and returning writ of exeat. Taking and approving bonds, each. Collecting money on execution. Making deed Serving and returning writ of exeat. Taking and approving bonds, each. Collecting money on execution. Making deed Serving and returning writ of sexest. Total Fees of Sheriff RECAPITULATION Register's Fees Solicitor's Fees Guardian Ad Litem Printer's Fees	1 2 5 5 1 1 0 0 5 0 5 0 1 5 0	5 5 0 0 0 2 3 5 0 3 5 0 3 5 0 3 5 0 3 5 0 5 0 5 0 5	25 75 50 50 75
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Sub Total Carried Forward		J .	50	Total		11	75
To Any Sheriff of the State of Alabama- You are hereby commanded, That of	–G the	cuit REET good	Cou INGS s and	rt, In Equity—Fah—Ter : chattels, lands and tenements of———	·- <u>-</u> -	194_	3
Nellie Degraaf. you cause to be made the sum of 11 75 (Jos	ts o	onky		Defe	endan 	t
which		-	<u></u>				
recovered of Case Dismissed.	****			1stday ofFeb	– Pi	aintif	f 3
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BILL OF COMPLAINT

NELLIE DE GRAAF

Complainant,

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

-V 5 -

IN EQUITY

ARTHUR A. DE GRAAF

Respondent.

TO THE HONORABLE F. W. HARE, JUDGE OF THE CIRCUIT COURT, BALDWIN COUNTY, ALABAMA. IN EQUITY:

Comes your complainant, Nellie De graaf, and presents this her Bill of Complaint against Arthur A. De graaf and shows unto your Honor as follows:

ONE: Your Complainant and Respondent, Arthur A. De graaf, are both over the age of twenty one (21) years and your Complainant is a resident of Robertsdale, Baldwin County, Alabama and has been in excess of five (5) years preceding the filing of this Bill of Complaint and that your Respondent temporarily resides at 1818 North 15th Avenue, Birmingham, Alabama and at the time of the separation your Complainant and the Respondent were residents of Robertsdale, Baldwin County, Alabama.

Two: That your Complainant and Respondent were lawfully married in Pensacola, Florida on July 23rd, 1908 and lived together as husband and wife until December 1st, 1934 and have lived separate and apart since December 1st, 1934.

THREE: There was born to your Complainant and Respondent of this marriage several children but only the following now reside with your Complainant, namely, M

Marion De graaf, age 19 years, a son Warren De graaf, age 17 years, a son Eugene De graaf, age 13 years, a son

Your Complainant further shows unto your Honor that all three of these children reside with your Complainant and that the responsibility of feeding, clothing and educating these three children has been left to your Complainant and your Complainant shows further unto this Honorable Court that she is not in a position financially to feed, educate and clothe these three children who now remain in the home and that she has no means of making a lifting for them and further that your Respondent is an able bodied man employed with a Rail Road Company in Birmingham, Alabama drawing a large salary and that he has no one to rely upon/for support except your Complainant and his three children herein above named.

Your Complainant shows further to this Honorable Court that the actual expense for groceries, taxes, insurance, unkeep of the home and clother for herself and minor children is Seventy Five Dollars (\$75.00) per month which does not include any Dr. bill or medicine. Your Complainant shows further to your Honor that in addition to the large salary which the Respondent received from the Rail Boad Company in Birmingham that in addition thereto he is the owner of fifteen (15) acres of land in Baldwin County, Alabama on which is located a dwelling house and out buildings of the value of approximately Two Thousand and Five Hundred Dollars (\$2,500.00) and further that your Complainant is in a desperate state of circumstance as for support for herself and minor children and further that she has no means of paying her solicitor of record for services rendered Online Court Cost in this procedure.

FOUR: Your Complainant further shows unto your Honor that during the month of December 1st, 1934, namely December 1st, 1934 your Respondent did voluntarily and without cause or fault on the part of your Complainant desert your Complainant and which offense she has not condoned and she will not condone and that he has never returned to your Complainant nor co-habited with her as husband and wife from the first day of December, 1934 to the date of the filing of this Bill of Complaint, said abandonment by the Respondent continuing for more than two years next preceding the filing of this bill.

PRAYER FOR PROCESS

A. De graaf be made a party to the Bill of Complaint, that he be brought in to Court by personal service or any method approved and adopted by this Honorable Court directing him to plead, answer or demur to the allegations as set out against him in the said Bill of Complaint asifiled in this cause in all respects as required under the law and rales of this Honorable Court. Your Complainant further prays that that the Register in Chancery will set a day and hold a reference to accertain the amount of allimony pendelity and the amount of attorney fee pendelite to be paid to your Complainant and her solicitor of record and to determine the amount of support pendelite to be paid for the support of the three minor children.

PRAYER FOR RELIER

And Your Complainant prays upon the final hearing of this cause that this Honorable Court will grant to her andivorce from bed and board.

And granting to her the right of the custody and contral of the three minor children as listed above and further granting unto her permanent allimony which allimony shall be payable monthly for her support and further granting to her support for the three minor children stating so much per child until they obtain the age of twenty one (21) years and further granting to her solicitor of record a reasonable attorney's fee and then the cost in this procedure to be taxed against the Respondent and that your Honor will further direct that all allimony and support for the three minor children be paid monthly into the Register in Chancery of Baldwin County, Alabama and that he be directed to remit to the Complainant in due turn and your Complainant prays for such other, further and different relief as in equity and good constience as she may be entitled to the premises for which she will ever pray.

nelly de Ara
Complainant

M. M.

Ther Respondent is required to answer but not under oath the same FOOT NOTE: being expressly waived, as to each and every paragraph of the foregoing complainant numbering from One to Four both inclusive.

RELLIE DE GRAAF

Completents.

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La la Courte La Alaberta

AMERUM A. THE CREAT

Regroudent.

TO THE HOMORABLE P. W. MARK, JUDGE OF THE CLACULT COURT, BALDELY COURTY, ALABAMA. IN EQUITY:

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helly de brant

FOOT NOTE: The Respondent is required to answer but not under oath the same eing expressly waived, as to each and every paragraph of the fore-

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BILL OF COMPLAINT



NELLIE DE GRAAF

COMPLAINANT

VS

ARTHUR A. DE GRAAF

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RESPONDE

Filed Chigast 6 1941 R. S. Duch Myister

ORVIS M. BROWN
ROBERTSDALE, ALABAMA
ATTORNEY FOR COMPLAINANT

BILL OF

VS

ARTHUR A. DE GRAAF,

Filid August 6 194 P.S. Durch, Register ORVISM. BROWN ROBERTSDAIE, ALABAMA ATTORNEY FOR COMPLAINANT

Received in Sheriff's Office this 7 day of 2222, 194 S W. R. STUART, Sheriff

W. R. STORIC	
No. 744	
The State of Al Baldwin Cou	
Circuit Court, In	n Equity.
Nellie De Graaf	
vs.	. •
Arthur A DeGr	aaf.
CHANCERY EXI Fi. Fa.	
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Total	\$ 11 75,
Fee Book — Cds,	Page
Execution Docket	—Page———
Orvis M Brown.	• •
	ant's Solicitor.

	f Alabama,
Baldwin	County.
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to the exemption of p	ersonal property as to
the collection of the de	ebt for which this exe-
cution is issued.	
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The State of Alabama, Baldwin County.

By virtue of the within execution I have levied