

(2716)

DIVORCE DECREE

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The State of Alabama, Baldwin County

Circuit Court, In Equity

PHENNIE CAMPBELL, Complainant
vs.

HAMP CAMPBELL, Respondent

This cause coming on to be heard was submitted upon Bill of Complaint, Decree Pro Confesso on
HAMP CAMPBELL and Testimony as noted by the Register, and upon consideration thereof, the Court is of the 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 that the

said PHENNIE CAMPBELL is forever divorced from the

said HAMP CAMPBELL for and on account of

CRUELTY

It is further ordered, adjudged and decreed that neither party to this suit shall again marry except to each other until sixty days after the rendition of this decree, and that if appeal is taken within sixty days, neither party shall again marry except to each other during the pendency of said appeal.

It is further ordered that the Complainant and Respondent be, and they are hereby permitted to again contract marriage upon the payment of the cost of this suit.

It is further ordered that Phennie Campbell
the Complainant pay the cost herein to be taxed, for which execution may issue.

This 23rd day of February, 1952.

Jefair J. Marshall
Judge Circuit Court, In Equity.

I, _____ Register of the Circuit
Court of Baldwin County, Alabama, do hereby certify that the foregoing is a correct copy of the original decree rendered by the Judge of the Circuit Court in the above stated cause, which said decree is on file and enrolled in my office.

Witness my hand and seal this the _____ day
of _____, 19____.

Register of Circuit Court, In Equity.

No. _____ Page _____

The State of Alabama
BALDWIN COUNTY

In Circuit Court, In Equity

PHENNIE CAMPBELL

Complainant

vs.

HAMP CAMPBELL

Respondent

DIVORCE DECREE

FILED

Feb 28 1952

Alice J. DICK, Register

I, Florence Copeland, acting as commissioner by agreement of parties, hereby certify that in the case of PHENNIE CAMPBELL vs. HAMP CAMPBELL, pending on the Equity side of the Circuit Court of Baldwin County, I caused PHENNIE CAMPBELL and CORA M. COTTON to appear before me at my office in the Bank Building, Fairhope, Alabama, where, after being duly sworn upon examination by the solicitor for the Complainant, they testified as is above written and their testimony, after being reduced to writing, was read over and signed by them.

I further certify that I am neither of counsel nor kin to either party to the cause or otherwise interested in the result thereof.

IN WITNESS WHEREOF, I hereto set my hand and seal as commissioner this the 13th day of February, 1952.

Florence Copeland
Commissioner

Equity No. _____

CIRCUIT COURT OF BALDWIN
COUNTY, ALABAMA

PHENIE CAMPBELL,
Complainant

-vs-

HAMP CAMPBELL,
Respondent

STATE OF ALABAMA:
COUNTY OF BALDWIN:

My name is CORA M. COTTEN and I live here in Fairhope, Baldwin County, Alabama. I have known Phennie Campbell for the last twelve years and knew her when she and her husband were living down in Barnwell, Baldwin County, Alabama and I know that her husband, Hamp Campbell, used to beat her and that she and he separated in July, 1950 and since that time they have been living separate and apart. Her husband is still living down in Barnwell and she is living here in Fairhope, Alabama.

I know that she has been living in Fairhope, Alabama for the last three years and I know that she was a good wife to Hamp and that she gave him no cause to treat her like he did.

Cora M. Cotten

Cora M. Cotten

Subscribed and sworn to before me this the 13th day of
February, 1952.

Phennie Campbell
Commissioner

STATE OF ALABAMA:
COUNTY OF BALDWIN:

My name is PHENNIE CAMPBELL and I live in Fairhope, Baldwin County, Alabama, and have been living here in Fairhope since July, 1950. Before that time I lived in Barnwell, Alabama for twelve or thirteen years, but for the last three years and up to today, I have been living in Baldwin County, Alabama.

HAMP CAMPBELL and I were married in September, 1924 and lived together as husband and wife up in Dallas County, Alabama up until 1940 when we came down here to Baldwin County. While we were living together we did not get along well and he would beat me. I had to leave him in July, 1950 because he beat me. Since July 1950 we have lived separate and apart and he has done nothing toward supporting me.

During our married life while we were living together he beat me severely and when he beat me it was dangerous to my life and health. While we were married we had two children, both sons, but both of them are over the age of twenty-one years now and are grown and able to look after themselves.

Phennie Campbell
Phennie Campbell

Subscribed and sworn to before me this the 13th day of
February, 1952.

George L. Head
Commissioner

Phennie Campbell

vs.

Hamp Campbell

THE STATE OF ALABAMA
Baldwin County

IN EQUITY

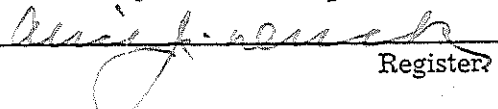
Circuit Court of Baldwin County

This cause is submitted in behalf of Plaintiff upon the original Bill of Complaint, _____
answer and waiver and depositions.

and in behalf of Defendant upon _____

RICKABEY & RICKABEY

By:
Attorneys for Plaintiff


David J. Russell
Register

No.

THE STATE OF ALABAMA

Baldwin County

IN EQUITY

Circuit Court of Baldwin County

Phennie Campbell

vs.

Hamp Campbell

NOTE OF TESTIMONY

Filed in Open Court this 18th

day of Feb., 1942

Alice F. Wren
Register

PHENNIE H. CAMPBELL,
Complainant
vs
HAMP CAMPBELL,
Respondent

No.
E Q U I T Y
CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

Comes HAMP CAMPBELL, Respondent in the above styled cause, and for answer to the Bill of Complaint says he denies each allegation of same.

Respondent hereby waives notice of demand for oral examination of Complainant's witnesses; of the issue of commission to take testimony; of the time and place set for taking same and of the right to introduce evidence in his own behalf. He further agrees that this cause may be submitted for final decree at any time on the pleading and Complainant's evidence as noted by the Register.

Hamp Campbell
Respondent

Before me, the undersigned Notary, personally appeared Hamp Campbell who is known to me to be the Respondent above named and who acknowledged that she executed the foregoing answer voluntarily with knowledge of its contents.

Witness my hand and official seal this the fourth day of September, 1947.

Elliott S. Ristaly
Notary Public, Baldwin County, Alabama.

PHENNIE CAMPBELL,
Complainant

VS
HAMP CAMPBELL,
Respondent

ANSWER AND WAIVER

RECORDED

FILED
SEP 17 1951
ALICE L BUCK, Registered

ELLIOTT G. RICKARBY

LAW OFFICES

RICKARBY & RICKARBY
FAIRHOPE, ALABAMA

E. G. RICKARBY, JR.

14 February 1952

Mrs. Alice J. Duck
Register
Bay Minette, Alabama

Dear Mrs. Duck:

CAMPBELL VS CAMPBELL: With this we are handing you depositions in the above styled cause together with note of evidence and copy of the decree.

Please check the file in this case and be sure that Father signed the bill and advise whether costs in this case have been paid.

Yours very truly,

RICKARBY & RICKARBY

By: 

EGRjr/fc
Encs:

TO

HAMP CAMPBELL

You are hereby notified to appear and plead, answer or demur, within thirty days from the receipt hereof, to the Bill of Complaint filed in this Court at Bay Minette, Alabama, against you as Defendant by PHENNIE CAMPBELL, Complainant.

Witness my hand and seal this 14th day of September, 1951.

Register, Circuit Court.

TO THE HONORABLE TELFAIR J. MASHBURN, JR., JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA: IN EQUITY

Comes PHENNIE CAMPBELL, and by this her Bill of Complaint, presented against HAMP CAMPBELL, respectfully shows:

FIRST: That Complainant and Defendant are both over the age of twenty-one years and are both now and have been for more than three years next preceding the filing of this bill, bona fide residents of Baldwin County, Alabama.

SECOND: That Complainant and Defendant were married in Dallas County, Alabama in the month of September, 1924, and lived together as husband and wife in Dallas County, but for the past ten years in Baldwin County, Alabama up to July 1950 when she left him for the fourth time in July because of his mistreatment of her, having left him three times previously and returning on his promises of good behavior which were not kept.

THIRD: That Complainant has lived separate and apart from Defendant since July 1950 with no support from him and no resumption of marital relations.

FOURTH: That during their married life, Defendant has on a number of occasions beaten Complainant severely and because of this cruelty has left him for good, fearing that to continue to live with him would be dangerous to her life and health.

THE PREMISES CONSIDERED, Complainant prays that ^{Hamp Campbell} he be made party defendant to this cause, and by proper process required to answer this Bill within the time prescribed by Law.

Complainant further prays that upon the hearing of this

cause a decree be rendered forever divorcing her from the said Hamp Campbell, granting her the right to marry again should she so desire, and to have such other, further or different relief as to equity may seem meet.

Rickard & Rickard
Solicitors for Complainant.

NO 2916

PHENNIE CAMPBELL,
Complainant

VS

HAMP CAMPBELL,
Defendant

BILL

RECORDED

FILED
SEP 13 1951
CLARK, ROBINSON

ELLIOTT G. RICKARBY

LAW OFFICES

RICKARBY & RICKARBY
FAIRHOPE, ALABAMA

E. G. RICKARBY, JR.

20 February 1952

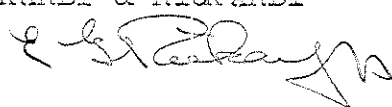
Mrs. Alice J. Duck
Register
Bay Minette, Alabama

Dear Mrs. Duck:

CAMPBELL -vs- CAMPBELL, No. 2716: Thanks for returning this bill. I ask that as soon as the decree is signed that you send us a cost bill as there is about \$20.00 due on this account.

Yours very truly,

RICKARBY & RICKARBY

By: 

EGR jr/fc
3093

Phennie Campbell

vs.

Hamp Campbell

THE STATE OF ALABAMA

Baldwin County

IN EQUITY

Circuit Court of Baldwin County

This cause is submitted in behalf of Plaintiff upon the original Bill of Complaint, _____
Answer and waiver and depositions.

and in behalf of Defendant upon _____

RICKARRY & RICKARRY

By: 
attorneys for Plaintiff

Register.

No.

THE STATE OF ALABAMA
Baldwin County

IN EQUITY
Circuit Court of Baldwin County

Phennie Campbell

vs.

Hamp Campbell

NOTE OF TESTIMONY

Filed in Open Court this
day of , 194

Register.

ELLIOTT G. RICKARBY

LAW OFFICES

RICKARBY & RICKARBY
FAIRHOPE, ALABAMA

E. G. RICKARBY, JR.

14 September 1951

Mrs. Alice J. Duck
Register
Bay Minette, Alabama

Dear Mrs. Duck:

CAMPBELL VS. CAMPBELL: With this find the answer and waiver that goes with the bill that I filed yesterday afternoon. We hope to take testimony next week.

Sincerely,

Elliott G. Rickaby.
for
RICKARBY & RICKARBY

EGR:fc
3093
Enc: 1