

387

DIVORCE DECREE

Printed by Moore Ptg. Co.

The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

LEONARD A. HULSEBOSCH

, Complainant

vs.

BLANCHE L. HULSEBOSCH

, Respondent

This cause coming on to be heard was submitted upon Bill of Complaint, ~~Decree Prox Confesso~~ on Answer and Waiver, 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

LEONARD A. HULSEBOSCH is forever divorced from the said BLANCHE L. HULSEBOSCH for and on account of Voluntary Abandonment

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 payment of the cost of this suit.

It is further ordered that LEONARD A. HULSEBOSCH, the Complainant, pay the cost herein to be taxed, for which executed may issue.

This 21st day of September 1956

Robert W. Hall
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.

3877

No. _____ Page _____

THE STATE OF ALABAMA
BALDWIN COUNTY

In Circuit Court, In Equity

LEONARD A. HULSEBOSCH

Complainant

vs.

BLANCHE L. HULSEBOSCH

Respondent

DIVORCE DECREE

FILED

SEP 21 1956

Alice J. Beck, Register

LEONARD A. HULSEBOSCH,

COMPLAINANT

VS.

BLANCHE L. HULSEBOSCH,

RESPONDENT

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

IN EQUITY

ANSWER AND WAIVER

Comes the respondent, BLANCHE L. HULSEBOSCH, in the above styled cause and for answer to the Bill of Complaint heretofore filed in said cause, and to each and every paragraph thereof, says:

She denies each and every allegation contained therein and demands strict proof thereof.

Respondent hereby submits herself to the jurisdiction of this Honorable Court and waives notice of the time and place for taking testimony in said cause, waives the issuance of a formal commissioner to take testimony in said cause and consents that testimony may be taken without further notice to her and further waives notice of the time and place of submission of said cause and consents that said cause may be submitted for final decree at any time or place without further notice to her of such submission.

Blanche L. Hulsebosch,
BLANCHE L. HULSEBOSCH, Respondent

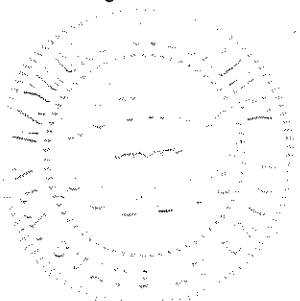
STATE OF ALABAMA

BALDWIN COUNTY

I, Raymond S. Dommer, a Notary Public in and for said County in said State, hereby certify that BLANCHE L. HULSEBOSCH, whose name is signed to the foregoing instrument and who is known to me to be the respondent above named, acknowledged before me on this day that she executed the same voluntarily with knowledge of its contents.

Given under my hand and official seal this the 17th day of September, 1956.

Raymond S. Dommer
Notary Public, Baldwin County, Ala.



LEONARD A. HULSEBOSCH, I IN THE CIRCUIT COURT OF
 COMPLAINANT I BALDWIN COUNTY, ALABAMA
 VS. I IN EQUITY
 BLANCHE L. HULSEBOSCH, I
 RESPONDENT

BILL OF COMPLAINT

TO THE HONORABLE H. M. HALL, JUDGE OF THE CIRCUIT COURT:

Comes your complainant, LEONARD A. HULSEBOSCH, by this his Bill of Complaint presented against BLANCHE L. HULSEBOSCH and respectfully shows:

ONE: That the complainant is over the age of twenty-one years and a bona fide resident of ~~Mobilie~~ County, Alabama.

TWO: That the respondent, BLANCHE L. HULSEBOSCH, is over the age of twenty-one years and a bona fide resident of Baldwin County, Alabama and has been such for more than one year next preceding the filing of this Bill of Complaint.

THREE: That the complainant and defendant were lawfully married in Richmond County, State of New York on the 18th day of March, 1920 and lived together as husband and wife until about the 5th day of July, 1955, when the defendant voluntarily abandoned the bed and board of this complainant, and said abandonment has been continuous from that date.

FOUR: That the complainant and respondent on, to-wit, the 13th day of August, 1955 entered into a separation agreement and this complainant made a property settlement with the respondent whereby valuable property was conveyed to her in full settlement of all her financial claims upon him.

FIVE : That all the children born to this marriage are over the age of twenty-one years.

THE PREMISES CONSIDERED, the complainant prays that this Court will make BLANCHE L. HULSEBOSCH as party respondent by proper process, requiring her to plead, answer or demur within the time prescribed by law.

Complainant further prays that upon a hearing of this cause the Court will render a decree forever divorcing him from said respondent.


George L. BECKARRY, Attorney

203877

BILL OF COMPLAINT

LEONARD A. HULSEBOSCH
Complainant

VS.
BLANCHE L.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY

RICKARBY & RICKARBY,
Attorney for Complainant

FILED

SEP 21 1956

ANSWER

LEONARD A. HULSEBOSCH,
COMPLAINANT
-vs-
BLANCHE L. HULSEBOSCH,
RESPONDENT

) IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY

I, TILLIE K. STEPHENS, Commissioner, acting under stipulation of the parties in the divorce suit of LEONARD A. HULSEBOSCH vs. BLANCHE L. HULSEBOSCH, pending in the Equity side of the Circuit Court of Baldwin County, Alabama, hereby certify that I have caused the witnesses in this cause, namely, LEONARD A. HULSEBOSCH and ALICE WORTH, who were made known to me and known to be the identical witnesses called by the parties, to come to my office in the Bank Building in the City of Fairhope, Baldwin County, Alabama, where said witnesses after being first duly sworn by me, upon examination of E. G. RICKARBY, Esquire, Solicitor for the Complainant, did testify as shown by the attached testimony, and that their testimony was, by me, reduced to writing as given by them as near as might be in their identical language and, after being so reduced to writing, was read over by the said witnesses who assented to and signed the same in my presence.

I further certify that I am not of counsel or kin to either of the parties to the cause, nor anywise interested in the results thereof.

IN WITNESS, I hereunto set my hand as Commissioner on this the 19th day of Sept, 1956.

Tillie K Stephens
COMMISSIONER

Commissioner's Fee: \$5.00

LEONARD A. HULSEBOSCH,
COMPLAINANT
VS.
BLANCHE L. HULSEBOSCH,
RESPONDENT

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY

TESTIMONY OF LEONARD A. HULSEBOSCH, COMPLAINANT:

I am LEONARD A. HULSEBOSCH, and I am bringing this suit for divorce against my wife, BLANCHE L. HULSEBOSCH. I am over the age of twenty-one and I am living in Mobile County, Alabama, and have had a residence in Alabama since about the 21st day of January, 1956, although I have been at sea most of the time.

My wife, BLANCHE L. HULSEBOSCH, is over the age of twenty-one and she came down here to Baldwin County, Alabama, on about September 1st, 1955, has bought a home in Fairhope, Alabama, and has been living in Baldwin County, Alabama since September 1st, 1955.

My wife and I were married in Richmond County, New York, on the 18th of March, 1920, and lived together and had our family, but on, or about the 5th of July, 1955, she voluntarily left me; and, although I have repeatedly asked that she come back to me, she has refused, and this abandonment has been continuous since the 5th of July, 1955. Back in August, 1955, we drew up an agreement settling our property rights, and at that time, I conveyed or transferred half of my estate to her, in full settlement of all of our property rights.

All of our children are over the age of twenty-one years, and none of them are dependent on either one of us.

I am asking for this divorce as my wife is unwilling to come back with me and feel that she has definitely made up her mind to this.

Leonard A. Hulsebosch
LEONARD A. HULSEBOSCH

Subscribed and sworn to before me this the 18 day of Sept., 1956.

Lillie F. Stephens
COMMISSIONER

LEONARD A. HULSEBOSCH,

COMPLAINANT

-VS-

BLANCHE L. HULSEBOSCH,

RESPONDENT

NOTE OF TESTIMONY

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA

IN EQUITY

LEONARD A. HULSEBOSCH,

COMPLAINANT

VS

BLANCHE L. HULSEBOSCH,

RESPONDENT

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

IN EQUITY

TESTIMONY OF MRS. ALICE WORTH, A WITNESS ON BEHALF OF COMPLAINANT
IN THE ABOVE STYLED CAUSE.

ALICE WORTH, being duly sworn, deposes and says, as follows:

My name is ALICE WORTH. I live in Fairhope, Baldwin County, Alabama. I know both Dr. LEONARD A. HULSEBOSCH and his wife, BLANCHE L. HULSEBOSCH, and know that both of them are over the age of twenty-one years.

Mrs. HULSEBOSCH, the Respondent in this case, came down to Alabama and established her residence here, on September 1st, 1955. Since that time, she had owned a home, lived here in Fairhope, and had this, her residence, and has been and is now an actual bona fide resident of Baldwin County.

I further know that during this time, she and her husband have been estranged and separated.

Alice Worth
ALICE WORTH

Subscribed and sworn to before me on this the 19th day of
September, 1956.

Lillie K Stephens
COMMISSIONER

3897

LEONARD A. HULSEBOSCH,
COMPLAINANT

VS.

BLANCHE L. HULSEBOSCH,
RESPONDENT

TESTIMONY

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

FILED
SEP 21 1956

MILLIE J. BUCK, Registered

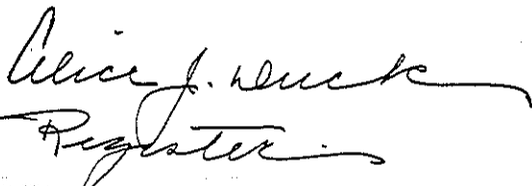
LEONARD A. HULSEBOSCH,
COMPLAINANT
VS.
BLANCHE L. HULSEBOSCH,
RESPONDENT

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY

NOTE OF EVIDENCE

This cause is submitted for final decree on Complainant's bill, answer and waiver filed by Respondent, and depositions of Complainant and Alice Worth.


E. G. RICKABY
Solicitor for Complainant


Alice J. Wuck
Register

3897

LEONARD A. HULSEBOSCH,

COMPLAINANT

VS.

BLANCHE L. HULSEBOSCH,

RESPONDENT

NOTE OF EVIDENCE

FILED
SEP 11 1956

CLERK'S OFFICE
BALDWIN COUNTY, ALABAMA

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

TELEPHONE WA 8-9836

LAW OFFICES

E. G. RICKARBY

BANK BUILDING

FAIRHOPE, ALABAMA

P. O. BOX 71

September 19, 1956

Mrs. Alice Duck
Clerk of Circuit Court
Bay Minette, Alabama

Dear Mrs. Duck:

Inre: Hulsebosch vs Hulsebosch
Our File: 3826

With this we are sending you Original Bill, Answer and Waiver, Note of Evidence and Depositions of Complainant's witness.

We ask that you process these papers, place them on the Judge's desk and get him to sign the decrees we have herein enclosed. As soon as these are signed, please send me a cost bill, and oblige.

Yours very truly,



EGR/ts
9-29-56
Encl.
cc: Mr. Hulsebosch