

(4721)

DIVORCE DECREE

MOORE PRINTING COMPANY - BAY MINETTE, ALA.

The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

HELEN HESSE REILLY

, Complainant

vs.

MATTHEW JAMES REILLY

, Respondent

This cause coming on to be heard was submitted upon Bill of Complaint, ~~Decree Pro Confesso for Waiver and Answer~~ 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 Helen Hesse Reilly is forever divorced from the said Matthew James Reilly for and on account of Cruelty

It is futher 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 futher 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 futher ordered that Helen Hesse Reilly the Complainant pay the cost herein to be taxed, for which executed may issue.
This 1st day of October 19⁵⁹
J. Hubert M. Ware
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. 1721

Page

THE STATE OF ALABAMA
BALDWIN COUNTY

In Circuit Court, In Equity

HELEN HESSE REILLY

Complainant

vs.

MATTHEW JAMES REILLY

Respondent

DIVORCE DECREE

FILED

9 1959

Alice J. Duck, Clerk
REGISTER

LAW OFFICES
JAMES A. BRICE
FOLEY, ALABAMA

JAMES A. BRICE
RICHARD C. LACEY

P. O. Box 298
WHITEHALL 3-3601

October 7, 1959

Mrs. Alice J. Duck
Circuit Clerk
Bay Minette, Alabama

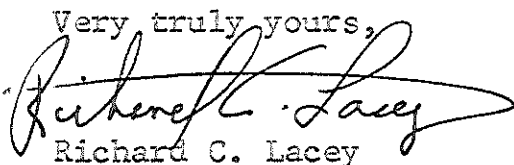
Re: Helen Hesse Reilly
vs: Matthew James Reilly

Dear Mrs. Duck:

Enclosed please find the necessary papers for divorce in subject case. I am also enclosing check in the amount of \$16.50. If the check does not cover Court Costs, please advise and we will remit additional amount.

Please place before Judge Hall for his consideration.

Thank you.

Very truly yours,

Richard C. Lacey

RCL/vd

Enclosures as noted:

BILL OF COMPLAINT

HELEN HESSE REILLY,)	IN THE CIRCUIT COURT OF
COMPLAINANT,)	BALDWIN COUNTY, ALABAMA
VS.)	
MATTHEW JAMES REILLY,)	IN EQUITY.
RESPONDENT.)	

TO THE HONORABLE H. M. HALL, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, SITTING IN EQUITY.

Comes your Complainant, Helen Hesse Reilly, and respectfully avers and shows unto your Honor and to this Court as follows:

1. That your Complainant is over the age of twenty-one years and is a bona fide resident citizen of Baldwin County, Alabama, and has been such for more than one year next preceding the filing of this cause; that the Respondent, Matthew James Reilly, is a bona fide resident citizen of Bronx Burrough, New York City, New York, and further is over the age of twenty-one years.

2. That your Complainant and the Respondent intermarried at New Rochelle, Westchester County, New York, on October 22, 1955, and ever since have been and are now husband and wife. That there are no children born of this marriage.

3. Your Complainant further avers and charges that on the 19th day of January, 1959, the Respondent, without cause or justification using his hands and closed fists, struck and beat your Complainant about the head and body a number of times, inflicting bruises and injuries upon the head and body of your Complainant, attended with great danger to her health and life; and from his manner and conduct toward her, she is reasonably convinced that he will commit further actual physical violence upon her person attended with danger to her health and life; that on, to-wit; the 20th day of January, 1959, she separated from and abandoned the said Respondent, and is now living separate and apart from him.

THE PREMISES CONSIDERED, your Complainant prays that the Respondent be made a party respondent to this Bill of Complaint by the usual process of this Honorable Court, and the statutes in such cases made and provided, requiring him to plead, answer or demur,

within the time and within the manner provided by law; and that on the final hearing of this cause that your Honor will enter a decree divorcing your Complainant from the said Respondent, granting both parties the right to remarry. And Complainant further prays that your Honor will grant such other, further, different, and general relief to which the Complainant may be entitled as in duty bound she will ever pray.



JAMES A. BRICE

RICHARD C. LACEY

SOLICITORS FOR COMPLAINANT

4921

Helen Wesse Peilly

Matthew James Reilly
U.S.

Bill of complaint

TOMI

2005 (

Figure 1. A schematic diagram of the three-dimensional structure of the *l*-proline molecule.

Yours truly,
John C. A.

卷之三

CLERK
REGISTER

WAIVER AND ANSWER

HELEN H. REILLY,) IN THE CIRCUIT COURT OF
COMPLAINANT,) BALDWIN COUNTY, ALABAMA
VS.)
MATTHEW JAMES REILLY,) IN EQUITY.
RESPONDENT.)

Comes the respondent in the above styled cause and accepts service of a Bill of Complaint filed heretofore in said cause; waives notice of the filing of interrogatories in said cause, and the right to cross same; waives notice of the taking of testimony in said cause, and consents that the same may be taken and the cause submitted for final decree.

And for answer to the Bill of Complaint heretofore filed in this cause, Respondent says:

1. He admits the allegations contained in Paragraph 1 of said Bill of Complaint.

2. He admits the allegations contained in Paragraph 2 of said Bill of Complaint.

3. He denies each and every allegation contained in Paragraph 3 of said Bill of Complaint and demands strict proof thereof.

Matthew J. Reilly
RESPONDENT

STATE OF NEW YORK)
COUNTY OF Bronx)

I, Eli Liscio, a Notary Public in and for said County and State, do hereby certify that Matthew James Reilly, whose name is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument, he executed the same voluntarily on the day the same bears date.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal on this the 29th day of September, 1959.

Eli Liscio Westchester
Notary Public
Notary Public State of New York
No. 60-2378043
Qualified to Westchester County
COMMISSION EXPIRES MARCH 30, 1961

*Filed
Oct 8, 1959
Alice J. Suck
Register 155*

ORAL DEPOSITION

STATE OF ALABAMA)
COUNTY OF BALDWIN)

HELEN HESSE REILLY,) IN THE CIRCUIT COURT OF
COMPLAINANT.) BALDWIN COUNTY, ALABAMA
VS.)
MATTHEW JAMES REILLY,) IN EQUITY.
RESPONDENT.)

I, Vera Daniels, as Register and Commissioner, have called and caused to come before me Helen Hesse Reilly, witness, named in the requirement for oral examination, on the 7th day of October, 1959, at the office of James A. Brice, Attorney at Law, Foley, Alabama, and having first sworn said witness to speak the truth, the whole truth, and nothing but the truth, the said Helen Hesse Reilly, doth depose and say as follows:

My name is Helen Hesse Reilly. I am Complainant in the cause entitled HELEN HESSE REILLY vs. MATTHEW JAMES REILLY. Both the Respondent and Deponent are adults; the Respondent residing in Bronx Burrough, New York City, New York; Deponent residing in Baldwin County, Alabama, since October 1, 1958. We were married on October 22, 1955, at New Rochelle, Westchester County, New York. No children have been born of this marriage. On January 19, 1959, after Matthew and I married, he became angry through no fault of my own and struck me on and about the head, lacerating my scalp which required me to go to the hospital and have eleven stiches taken in my scalp. Immediately thereafter, I left my husband and have not returned for fear he will cause further harm to me. We have not lived together since that time and he has not given me any money since that time.

Further deponent saith not.

Helen Hesse Reilly
Helen Hesse Reilly

ORAL EXAMINATION

I, Vera Daniels, as Register and Commissioner, hereby certify that the foregoing deposition on oral examination was taken down in writing by me in the words of the witness and read over to her and she signed the same in the presence of myself and Richard C. Lacey, at the time and place herein mentioned; that I have personal knowledge of personal identity of said witness or had proof made before me on the identity of said witness; that I am not of counsel or of kin to any of the parties to said cause, or any manner interested in the result thereof.

I enclose the said oral examination in an envelope to the Register of said Court.

Given under my hand and seal this the 7th day of October, 1959.

Vera Daniels (L.S.)
Vera Daniels

ORAL DEPOSITION

STATE OF ALABAMA)
COUNTY OF BALDWIN)

HELEN HESSE REILLY,) IN THE CIRCUIT COURT OF
COMPLAINANT.) BALDWIN COUNTY, ALABAMA
VS.)
MATTHEW JAMES REILLY,) IN EQUITY.
RESPONDENT.)

I, Vera Daniels, as Register and Commissioner, have called and caused to come before me Clara Kihn Geiger, witness, named in the requirement for oral examination, on the 7th day of October, 1959, at the office of James A. Brice, Attorney at Law, Foley, Alabama, and having first sworn said witness to speak the truth, the whole truth, and nothing but the truth, the said Clara Kihn Geiger, doth depose and say as follows:

My name is Clara Kihn Geiger. I am the aunt of the Complainant in the cause entitled HELEN HESSE REILLY vs. MATTHEW JAMES REILLY. I know that both the Respondent and Deponent are adults; the Respondent residing in Bronx Burrough, New York City, New York; the Deponent residing in Baldwin County, Alabama. I know the Respondent and Deponent were married on October 22, 1955, at New Rochelle, Westchester County, New York. I know that no children have been born of this marriage.

Further deponent saith not.

Clara Kihn Geiger
Clara Kihn Geiger

ORAL EXAMINATION

I, Vera Daniels, as Register and Commissioner, hereby certify that the foregoing deposition on oral examination was taken down in writing by me in the words of the witness and read over to her and she signed the same in the presence of myself and Richard C. Lacey at the time and place herein mentioned; that I have personal knowledge of personal identity of said witness or had proof made before me of the identity of said witness; that I am not of counsel or of kin to any of the parties to said cause, or any manner interested in the result thereof.

I enclose the said oral examination in an envelope to the Register of said Court.

Given under my hand and seal this the 7th day of October, 1959.

Vera Daniels
Vera Daniels

(L.S.)

HELEN HESSE REILLY,

COMPLAINANT

vs.

MATTHEW JAMES REILLY,

RESPONDENT

THE STATE OF ALABAMA

Baldwin County

IN EQUITY

Circuit Court of Baldwin County

This cause is submitted in behalf of Complaint upon the original Bill of Complaint, and
sworn Deposition

and in behalf of Defendant upon waiver and answer

Register.

SOLICITORS FOR COMPLAINANT

Richard D. Day (Dee) Duck

No.

17921

m

THE STATE OF ALABAMA

Baldwin County

IN EQUITY

Circuit Court of Baldwin County

HELEN HESSE REILLY,

COMPLAINANT

vs.

MATTHEW JAMES REILLY,

RESPONDENT

NOTE OF TESTIMONY

Filed in Open Court this

day of **F I L E D**, 194.....

OCT 9 1959

Register.

**LILLIE L. DUNN CLERK
Printed by the Baldwin Register**