

The State of Alabama)

Baldwin County .)

Ex Parte, Petition of Daniel Hadley to
Marry again in Circuit Court of Baldwin

-County, Alabama. In Equity .

Before me in and for said state and county, personally appeared to the first duly sworn, doth depose and say: " I have known Dan or Daniel Hadly for over two years and in fact all of his life; he is now and has been for the past two years, before the filing of his petition to marry again, as set out in this cause, a bona fide resident and citizen of the state of Alabama and Baldwin County. That he is of good character and is a person worthy to

Subscribed and sworn to before me this 2

enter again into the estate of Matrimony .

___ day of June, 1926.

Notary Resolutor Baldwin County, Alabama.

ne State of Alabama,)
aldwin County .)

Ex Parte, Petition of Daniel Hadley to marry again in Circuit Court of Baldwin

County, Alabama. In Equity .

and for said state and county, personally appeared and say. I have known Dan or niel Hadley for over two years and in fact, all of his life; he is now and as been for the past two years before the filing of his petition to marry ain, as set out in this cause, a bona fide resident and citizen of the ate of Alabama and Baldwin County. That he is of good character and is

bscribed and sworn to before me this day of June, 1926.

person worthy to enter again into the estate of matrimony .

and the second s

	State Of Alabai Baldwin County.	CIRCUIT COOK!, IN BOOK!
	4	Cornelia Hadley Complainant
		vs.
		Daniel Hadley. Defendant
		The second processes
the test is entit	timony as noted by the Register, led to the relief prayed for in sa	t this Term, was submitted upon the Bill of Complaint, decree pro confesso ; and, upon consideration thereof, the Court is of opinion that the Complainaid bill. ed and decreed by the Court, that the bonds of matrimony heretofore existing e, and the same are hereby dissolved, and the Complainant is forever divorced
veen the	e Complainant and Delendant of	o, and the comment of
		itual drunkeness after marriage,
	,,,_	
It is	further ordered, that the said	
and	She is hereby permitted to	again contract marriage, upon the payment of the costs of Court in this cause.
It is	s further ordered, that the said	Cornelia Hadley,
	to be to see for which exec	rution may issue, and if such execution is returned "no property found," the
	for any contraction of the second second	st the said Daniel Hadley,
		Compalia Edlev
It is	s further ordered, adjudged and	The Healow
all not	again marry except to said	Dan Hadley,
ntil sixt	y days after this date, and that	if an appeal is taken within sixty daysS_he shall not marry again except to
aid	¬ ⊔	during the pendency of said appear
10		
	is18th,day of	November 45
Th	isday or	
		John D. Leigh, Judge of the Circuit Court of Baldwin County.
		Judge of the Chedit Court of But
TH	IE STATE OF ALABAMA,	CIRCUIT COURT, IN EQUIT
	BALDWIN COUNTY.	
	,	Register-of-said Circuit Court of said Count
	LUCCLIONALS.	bove is a full, true and correct copy of the decree rendered by said Court
labam ²	a, do hereby certify that the a	November, 1926, in the cause
.he	18th, day of	-ovemuer, in the outer
		Cornelia Hadley Complainant
		vs.
		DefendantDefendant
		*
as appe	ears of record in said Court.	said Court, this the 26th day of June, 1926
A	Vitness my hand and the seal of	
		The Ruemon
		Register.

No	461.				
Ťi		E OF ALABA	9.7		And the second s
1.1	59	OURT, IN EQ	5.1	1.7	And the state of t
Con	melia	H _{adley}			
	·				
		vs.			
D	aniel	Hadley.			
	DECRE	E OF DIVOR	CE.		
		, 19th			
day of	No	vember,		, 19	2-6
T.W	·R _{ich}	erson.		Regi	ster.
E. O. M.					
			21 20 20 20 20 20 20 20 20 20 20 20 20 20		

The d

Control Contro				
ission to re-mar	RY ON PETITION.		MOORE PTG. CO BAY MINET	τ.
STATE OF ALABAMA, Baldwin County. Ex Parte Daniel Hadley, THIS CAUSE coming on to be he		COURT, IN E		- d
De	aniel ^H adley	And the second s		no
	THE ENTRY			•
and the affidavits filed therewith; and,	, upon consideration	on thereof, the Co	urt is of the opinion tha	ιt
the Petitioner is entitled to the relief	prayed for in S	aid said F	retition;	
IT IS, THEREFORE, Ordered	l, adjudged and de	creed by the Cour	t, that the said	-
Daniel	Hadley,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
be and he is hereby granted perm	ission to again cor	tract marriage.		
		 _		
It is further ordered, that the s		•	y	-
pay the costs herein taxed, for which e	execution may issu	ie.	The second secon	
This the 28th day of	June	19	26	
	(Signed)			
	Jud	dge of the 21st Ju	dicial Circuit of Alabama	· ·
STATE OF ALABAMA, Baldwin County.	CIRCUIT	COURT, IN EG	UITY.	- 40.00
I, T. W. RICHERSON, Registe	er of the Circuit C	ourt, in and for s	aid State and County A	
hereby certify that the above is a true				
Petitioner to again contract marriage,	rendered on the	day of	192	_
in the cause; all of which appears of re				_
Witness my hand and seal of off	fice, this the	day of	192	-

Register of the Circuit Court in Equity for Baldwin County, Ala.

The State of Alabama,
Baldwin County .

To Honorable John D Leigh, Judge of the Circuit Court of the $rac{21st}{-----}$ Judicial Circuit of Alabama:

Your petitioner, Daniel Hadley, respectfully represents unto gyour Honor in the case of Gernelia Hadley vs Dan Hadley in the Circuit Court of Baldwin County, Alabama, in Equity in vacation on the --18th day of -- November 1721, your Honor rendered a decree dissolving the bonds of matrimony then existing between the said Nealy Hadley and the said Dan -- Hadley, your petitioner herein, as is shown by the certified copy of the said decree attached hereto and marked "Exhibit A" and made a part sof this petition and petitioner aversthat Dan Hadley and Daniel Hadley is one and the same person and is the name of your petitioner.

Your Petitioner further avers and shows unto your Honor, that the -decree rendered by your Honor aforesaid does not grant your petitioner the right to marry again and your petitioner is advised and therefore states it is necessary for him to secure an order from your Honor giving per - mission to again enter into the matrimonial relationship.

Your petitioner further shows that he is a suitable person to enter into the married relation orestate and that he has been for more than twelve
months a bona fide resident citizen of Baldwin County, Alabama, prior to
and preceeding the filing of this petition and, in fact, has so been all of
his life and that he is of good character and in proof of all which,
your petitioner attaches to this petition the affidavits of two reputable
citizens of Baldwin County, Alabama.

The premises considered, your petitioner humbly and earnestly complaining, prays your Honor to make an order permitting him to marry again and upon the terms and such conditions as to your Honor may seem meet and proper.

Allulian

Solicitor for Petitioner .

STATE OF ALABAMA.

BALDWIN COUNTY.

Before me, the undersigned authority, in and for said state and county, personally appeared L. Irwin, who is known to me and who, after being by me first duly and legally sworn, doth depose and say under oath:-

That his name is L. Irwin and he is one of the plaintiffs in the cause now pending in the Circuit Court Law side, Baldwin County, Alabama, wherein L. Irwin and T. E. Mitchell are plaintiffs and H. C. Dreis is defendant; that the said H. G. Dreis is indebted to the said L. Irwin and T. E. Mitchell in the sum of \$3091.00 with interest and for the recovery of which they have commenced said suit; that affiant believes that process of garnishment is necessary to obtain satisfaction thereof and that the ociation, both of Foley, Alabama, are both believed to be chargable as garnishees in the cause.

Sworn to and subscribed before me this // day of June, 1926.

STATE OF ALABAMA.

BALDWIN COUNTY.

KNOW AIL MEN BY THESE PRESENTS: That we, L. Irwin and held and firmly bound unto H. C. Dreis in the sum of Six Thousand Five Hundred and no/100 do; lars, for the payment of which well and truly to be made, we jointly and severally bind ourselves q our heirs, executors and administrators.

1926. Sealed with our seals and dated this // day of June,

THE CONDITION OF THIS OBLIGATION IS SUCH that Whereas, now pending against H. C. Dreis in the Circuit Court, law side, Baldwin County, State of Alabama, to recover of the said H. C. Dreis the sum of \$3091.00 with interest and have this day prayed and the Farmers Mutual Co-operative Association, both of Foley, said defendant they have in their possession or under their control and the said plaintiffs having made oath and entered into this urnable as required by law, has obtained said Writ ofGarnishment ret-

Now lift the said plaintiffs shall prosecute their said suit to affect and pay the defendant all such damages as he may ment, then this poligation to be void, otherwise to remain in full force and deefect.

Taken and approved.
This 12 an June 1926
Two, Necessary

Serve.

David H. Yaar

- <u>*</u>