

The State of Alabama, }
Baldwin County

No. 812.

CIRCUIT COURT IN EQUITY

Wilhemina Kollitsch

Complainant

vs.

John Kollitsch

Defendant

This cause, coming on to be heard at this Term, was submitted upon the Bill of Complaint, decree pro confesso and the testimony as noted by the Register; and upon consideration thereof, the Court is of 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 the complainant is forever divorced from the Defendant, on account of Habitual drunkenness on the part of Kollitsch after marriage,

It is further ordered, that the said Wilhemina Kollitsch be, and ^s he is hereby permitted to again contract marriage, upon the payment of the costs of Court in this cause.

It is further ordered, that the said Wilhemina Kollitsch pay the costs herein taxed, for which execution may issue, and if such execution is returned "no property found," then execution for such costs may issue against the said John Kollitsch

It is further ordered, adjudged and decreed that the said Wilhemina Kollitsch shall not again marry except to said John Kollitsch until sixty days after this date, and that if an appeal is taken within sixty days ^s he shall not marry again except to said John Killitsch

It is further ordered, adjudged and decreed by the Court that the Complainant be restored her maiden name, Wilhemina Malewsky.

This 17th day of August 19 29.

J. W. Hall
JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY

STATE OF ALABAMA }
BALDWIN COUNTY }

CIRCUIT COURT, IN EQUITY

I, _____, Register of said Circuit Court of said County, Alabama, do hereby certify that the above is a full, true and correct copy of the decree rendered by said Court on the _____ day of _____ 9, in the cause of _____

Complainant

vs.

Defendant

as appears of record in said Court.

Witness my hand and the seal of said Court, this the _____ day of _____, 19_____

Register

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

Comes your Complainant, Wilhemina Kollitsch, and humbly complaining against John Kollitsch, respectfully represents and shows unto your Honor and this Honorable court as follows:

FIRST:

That your Complainant is a bona fide resident of Silverhill, Baldwin County, Alabama, and has been for more than one year next before the filing of this bill of complaint; that she is twenty years of age; that the Defendant John Kollitsch is twenty-seven years of age and a non-resident of the State of Alabama, his Post Office address being Joliet, Illinois.

SECOND:

That your Complainant and the Defendant are wife and husband, having intermarried at Mobile in Mobile County, Alabama, on to-wit, August 26, 1928; that they lived together as such wife and husband until on or about to-wit, February 8, 1929.

THIRD:

That soon after the Complainant and the Defendant were married the Defendant became addicted to habitual drunkenness and continued to grow worse until conditions became so bad that your Complainant was unable to longer live with him.

FOURTH:

That your Complainant before her marriage to the Defendant was Wilhemina Malewsky.

Wherefore the premises considered your Complainant humbly prays that your Honor will by proper process make the Defendant, John Kollitsch, party respondent to this bill of complaint, requiring him to plead, answer or demur to the same within the time and under the penalties prescribed by law and the practice of this Honorable Court.

Your Complainant further prays that upon a final hearing of the matters set out by this bill of complaint your Honor will give and grant unto her a decree of divorce forever barring the bonds of matrimony existing between her and the Defendant; that your Honor will further enter an order and decree restoring your Complainant her maiden name, Wilhemina Malewsky; and that your Honor will give and grant unto your Complainant such other, further or different relief as she may be in equity and good conscience entitled to receive, and as in duty bound she will ever pray.

Wilhemina Kollitsch
Beebe & Tace
Solicitors for Complainant.

FOOT NOTE:

The Defendant is required to answer each and every paragraph of the foregoing bill of Complaint numbered first to fourth, both inclusive, but not under oath. Oath being hereby expressly waived.

Wilhemina Kollitsch
Beebe & Tace
Solicitors for Complainant.

STATE OF ALABAMA)
BALDWIN COUNTY)

Before me, the undersigned authority, in and for said State and County, personally appeared Wilhemina Kollitsch who being by me first duly sworn deposes and says that she has carefully considered the allegations contained in the foregoing bill of complaint and that they are true to her best knowledge, information and belief.

Wilhemina Kollitsch

Sworn to and subscribed before me on this the 28 day of May, 1929.

Iturzae
Notary Public,
Baldwin County, Alabama.

The State of Alabama,
Baldwin County.

} Circuit Court of Baldwin County, In Equity.

To any Sheriff of the State of Alabama—GREETING:

WE COMMAND YOU, That you summon John Gollitsch

of _____ County, to be and appear before the Judge of the Circuit Court
of Baldwin County, exercising Chancery jurisdiction, within thirty days after the service of Sum-
mons, and there to answer, plead or demur, without oath, to a Bill of Complaint lately exhibited by
Wilhemina Gollitsch

against said John Gollitsch

and further to do and perform what said Judge shall order and direct in that behalf. And this the
said Defendant shall in no wise omit, under penalty, etc. And we further command that you return
this writ with your endorsement thereon, to our said Court immediately upon the execution thereof.

WITNESS, T. W. Richerson, Register of said Circuit Court, this 29th day of
May 1929.

T. W. Richerson Register.

N. B.—Any party defendant is entitled to a copy of the bill upon application to the Register.

BAY MINETTE, ALA.

6/1/29

M. J. W. Richardson

THE BALDWIN TIMES

PUBLISHED IN THE LAND OF THE GOLDEN SATSUMA

SUBSCRIPTION \$2.00 PER YEAR IN ADVANCE
ADVERTISING RATES GIVEN ON APPLICATION

Robert Hall Atty

*No Notice of Kallitsch is Kallitsch
Run 3/30-6/6-12-20-158 2000 4 1/2*

711

Wilhemina Kollitsch.....

.....

.....

vs.

John Kollitsch.....

.....

.....

THE STATE OF ALABAMA,
BALDWIN COUNTY

IN EQUITY,
CIRCUIT COURT OF BALDWIN COUNTY.

This cause is submitted in behalf of Complainant upon the original Bill of Complaint,-----

Decree pro confesso by publication, and testimony of.....

Wilhemina Kollitsch and Louise Kirma.....
ier

and in behalf of Defendant upon.....

Register.

THE BALDWIN TIMES

PUBLISHED IN THE LAND OF THE GOLDEN SATSUMA

SUBSCRIPTION \$2.00 PER YEAR IN ADVANCE
ADVERTISING RATES GIVEN ON APPLICATION

R. B. VAIL
EDITOR AND PROPRIETOR

BAY MINETTE, ALA.

ALFIDAVIT OF PUBLICATION

STATE OF ALABAMA,
BALDWIN COUNTY.

R. B. Vail

being duly sworn, deposes and says that he is
the PUBLISHER of THE BALDWIN TIMES, a Weekly Newspaper published at Bay
Minette, Baldwin County, Alabama; that the notice hereto attached of _____

Nichelmina Kollitsch

VS

John Kollitsch

T. W. RICHMOND,
Register.

BEEBE & HALL,
Atty's for Complainant. 17-4t

Was published in said Newspaper for 4 consecutive weeks in the following

issues:

Date of first publication	<i>May 30 1929</i>	Vol. <i>40</i>	No. <i>17</i>
Date of second publication	<i>June 6 1929</i>	Vol. <i>40</i>	No. <i>18</i>
Date of third publication	<i>June 13 1929</i>	Vol. <i>40</i>	No. <i>19</i>
Date of fourth publication	<i>June 20 1929</i>	Vol. <i>40</i>	No. <i>20</i>

Subscribed and sworn to before the undersigned this 21 day of

June 21 1929

R. B. Vail
Publisher.

Nichelmina Kollitsch
Jessie Court

to acquire while traveling is to
also use caution. The easiest
If you travel, please do not
litsch.
In this cause it being made to ap-
pear to the Register of this Court by
the affidavit of that the Defendant
John Kollitsch is a non-resident of the
State of Alabama his post office ad-
dress being Joliet, Illinois, and furth-
er, that, in the belief of said Affiant
the Defendant is over the age of 21
years; it is therefore ordered that pub-
lication be made in the Baldwin Times
a newspaper published in Bay Mi-
nette, Baldwin County, Alabama,
once a week for four consecutive
weeks, requiring the said John Kol-
litsch, to answer or demur to the
Bill of Complaint in this cause by the
3rd. day of June, 1929, or after thirty
days therefrom a decree Pro Confesso
may be taken against JOHN KOLLITSCH.
T. W. RICHMOND,
Register.
BEEBE & HALL,
Atty's for Complainant. 17-4t

8550 REQUEST FOR DECREE IN VACATION.

MOORE PTO CO.

STATE OF ALABAMA,
Baldwin County.

}

CIRCUIT COURT, IN EQUITY.

No. 812.

August

Term, 192 8

Wilhemina Kollitsch, Complainant

vs.

John Kollitsch, Defendant

To T.W. Richerson, Register :

In the above stated cause a Decree Pro Confesso having been taken against the Defendant, and evidence having been taken, and the cause being ready for submission for final decree, and no

defense having been interposed, the Complainant, by Beebe & Hall

Solicitors of record, now files with the Register of this Court this written request to deliver the papers in this cause to the Judge for final decree in vacation.

Beebe & Hall

Solicitor for Complainant.

The State of Alabama,
Baldwin County.

CIRCUIT COURT, IN EQUITY.
No. 812. August 5th ~~30th~~ Term, 1929

Wilhemina Kollitch Complainant
vs. John Kollitch, Defendant

In this cause it appears to the Register that the order of publication heretofore made in this cause, was published for four consecutive weeks, commencing on the 30th day of May, 1929, in the Baldwin Times a newspaper published in Bay Minette, Alabama, that a copy of said order was posted at the Court House door in Baldwin County, on the 30th day of May 1929 ~~30th~~

And it now further appearing to the Register, that the said John Kollitch

having to the date hereof failed to demur, plead to or answer the Bill of Complaint in this cause, it is now, therefore, on motion of Complainant, ordered and decreed by the Register that the Bill of Complaint in this cause be, and it hereby is in all things taken as confessed against the said John Kollitch

This 5th day of August 1929

J. W. Williams Register.

The State of Alabama, }
BALDWIN COUNTY.

CIRCUIT COURT, IN EQUITY.

No. 812. August 3rd Term, 1929

Wilhemina Kollitch

Complainants

vs.

John Kollitch,

Defendants

Motion is hereby made for a Decree Pro Confesso against

John Kollitch

Defendant

in the annexed stated cause, on the ground that more than thirty days have elapsed since the perfection of publication was made under the order of this Court; and it having been shown by due proof to the Court that said Defendant is a non-resident of the State of Alabama, and has failed to answer, plead or demur to the Bill in this cause, to the date hereof.

This 3rd day of August 1929

9999999999999999
Beebe & Hall, 0000000000000000

746 Code.

Solicitor.

Register.

Vol. Page

Recorded in Record,

Register.

John Kollitob

Filed August 3rd 1929

MOTION FOR DECREE PRO
CONFESSO ON PUBLICATION.

Defendants.

John Kollitob,

Vs.

Complainants.

Wilhemina Kollitob

CIRCUIT COURT, IN EQUITY.

STATE OF ALABAMA,
Baldwin County.

No. 812. Page

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**The State of Alabama,
Baldwin County.**

CIRCUIT COURT, IN EQUITY.

Wilhemina Kollitch

vs.

John Kollitch

**DECREE PRO CONFESSO
OF PUBLICATION**

Issued August 5th 1929

J. W. [Signature]
Register.

Recorded in Record

Vol. Page

Register.

THE STATE OF ALABAMA
BALDWIN COUNTY
CIRCUIT COURT, IN EQUITY

Wilhemina Kollitsch

vs.

John Kollitsch

REQUEST FOR DECREE IN
VACATION

FILED August 15th 1929

J. M. ...
Register

RECORDED IN RECORD

VOL. PAGE

Register

Kolliath

vs

Kolliath

Filed June 21/1929

W. M. Keenan
Register

No. 812. -----

THE STATE OF ALABAMA
BALDWIN COUNTY

IN EQUITY,
CIRCUIT COURT OF BALDWIN COUNTY.

Wilmina Kollitshch -----

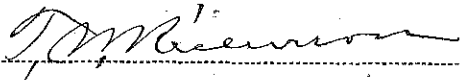
VS

John Kollitsh -----

NOTE OF TESTIMONY

Filed in Open Court this 15th -----

day of August 1929. 192 -----

 -----

Register

SERVE ON.....

Circuit Court of Baldwin County
In Equity.

No.

SUMMONS

Wilbermina Gullett

vs.

John Gullett

Robert Hall

Solicitor for Complainant

Recorded in Vol. Page

THE STATE OF ALABAMA,
BALDWIN COUNTY.

Received in office this

day of 192

Sheriff.

Executed this day of

..... 192

by leaving a copy of the within Summons with

Defendant.

Sheriff.

By
Deputy Sheriff.

*Copy of Summons
& Bill of Complaint
mailed John Gullett
Reg 2881
1900 Collins et
Joliet, Ill.*

m
No. 812.

THE STATE OF ALABAMA,
Baldwin County.

CIRCUIT COURT, IN EQUITY,
Baldwin County, Ala.

Wilhemina Kollitsch

vs

John Kollitsch

DECREE OF DIVORCE

Filed in office this

17th

day of August, 1929.

T. W. Pickens
Register.

E. O. M.

RECORDED

The State of Alabama, } Circuit Court of Baldwin County, Alabama
 Baldwin County. } (In Equity.)

.....Wilhemina Kollitsch.....Complainant.

VS.

.....John Kollitsch.....Respondent.

I.....T. W. Richerson.....

as Register and Commissioner.....

have called and caused to come before me Wilhemina Kollitsch and Louise

Kirmaier.....

witness es named in the Requirement for Oral Examination, on the 15 day of August

1929, at the office of T. W. Richerson.....

in Bay Minette,.....Alabama, and having first sworn said witness es to speak the

truth, the whole truth, and nothing but the truth, the said Wilhemina Kollitsch

.....doth depose and say as follows:

My name is Wilhemina Kollitsch... I am a bona fide resident of.....

Silverhill, Baldwin County, Alabama and have been for more than....

one year, next preceding the filing of the Bill of Complaint.....

in this cause; that I am twenty years of age... The Defendant.....

John Kollitsch is over twenty-one years of age and a non-resident

of the State of Alabama, his present post office address being....

1900 Collins Street, Juliet, Illinois. The Defendant and I.....

are husband and wife, having intermarried at Mobile, Alabama, on..

or about to-wit, August 26, 1928; that we lived together as.....

man and wife until about February 8, 1929.. Before we were.....

married the Defendant drank very little; but soon after our.....

marriage he began to drink more and more and soon became pre-.....

dicted to habitual drunkenness, which condition grew worse.....

until conditions became so bad that it was impossible for me.....

to longer live with him.. Some time after we were married, the....

Defendant was accused of stealing automobiles and just before he..

I left him he stole an automobile for which he was arrested,

convicted and sent to prison... I ha^d known him quite a while.....

before we were married and knew him to be a sober, ~~intexix~~ energetic

and honest man of good habit and contribute his desire to commit...

...the several thefts to the use of strong drinking... I was compelled
...on or about in February 8, 1929, because of the above condition,
...to leave him... One night the Defendant came in drunk and in a
...rage threatened and attempted to kill me with a knife.

Wilhemina Kollitsch

...Mrs. Louise Kirmaier being duly sworn deposes and says the
...following:

My name is Louise Kirmaier... I am a resident of Silverhill,
Baldwin County, Alabama, and am the mother of the Plaintiff in
this cause... My daughter and John Kollitsch, the Defendant,
were married in Mobile, Alabama, some time in August, 1928,
Before the marriage, I knew nothing about the Defendant using
strong drink, and knew him to be an honest and sober man of
good habit... Soon after their marriage my daughter complained
to me that the Defendant had started to running around at night
and coming in late and most of the time drunk; that he was growing
worse and worse and had become an habitual user of strong drinks.
or in other words, a drunkard; these conditions grew from bad
to worse as time went on and soon became so bad that it was
impossible for my daughter to live with him, and in February of
this year she was compelled to leave him... The Defendant is now,
so I am advised, confined in the State Prison, at Joliet, Illinois,
for the theft of an automobile.

Louise Kirmaier

ORAL EXAMINATION.

I, T. W. Richerson, as Register and Commissioner hereby certify

that the foregoing deposition S on Oral Examination was taken down in writing by me in the words of the witness es and read over to them and they signed the same in the presense of myself and H. M. Hall

at the time and place herein mentioned; that I have personal knowledge of personal identity of said witness es or had proof made before me of the identity of said witness es; 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 15th day of August 1929

T. W. Richerson (L. S.)

NO. _____ PAGE _____

THE STATE OF ALABAMA
BALDWIN COUNTY

IN CIRCUIT COURT, IN EQUITY.

WILHEMINA KOLLITSCHE

vs. Complainant

JOHN KOLLITSCHE

Respondent.

Oral Deposition

Filed Aug 15, 1929

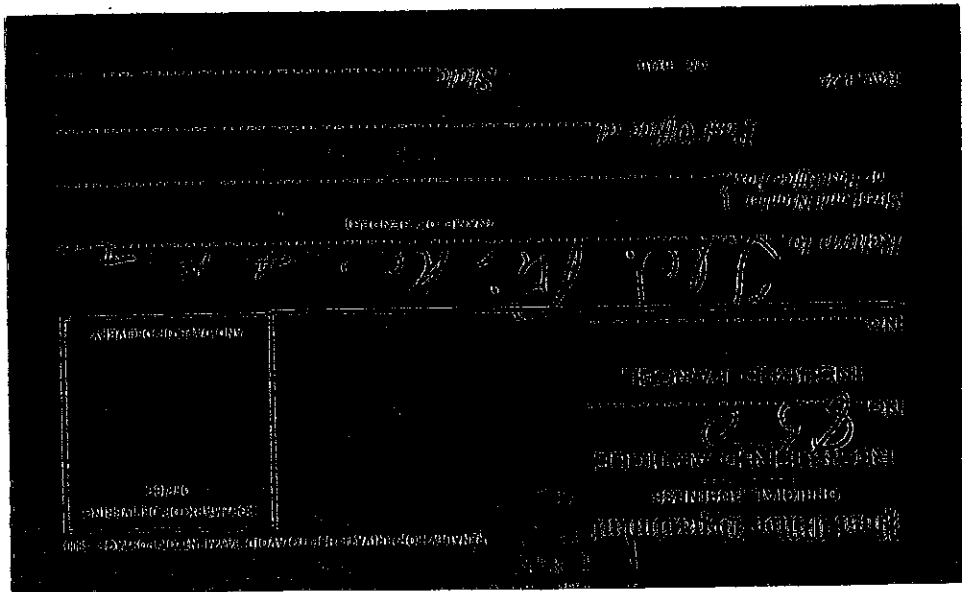
T. W. Richerson, Register.

Recorded in

Record

Vol. _____ Page _____

Register



RETURN RECEIPT

Received from the Postmaster the Registered or Insured Article, the original number of which appears on the face of this Card.

Signature of addressee
[Handwritten Signature]
Signature of addressee

Date of delivery
Signature of Postman