

842

The State of Alabama }
Baldwin County

Circuit Court of Baldwin County, Alabama,
(In Equity)

Lee Littles COMPLAINANT

vs.

Charlie Littles, RESPONDENT

I, T.W. Richerson,

as Register and Commissioner

have called and caused to come before me Lee Littles and Mattie Lloyd,

witness named in the Requirement for Oral Examination, on the 27 day of Nov

1929, at the office of Register,

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

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

doth depose and say as follows:

Lee Littles the complainant who being duly sworn testified as follows:

I am over the age of 21 years and a bonafide resident of Baldwin County Alabama, for more than 3 years next preceeding the filing of this Bill,

Charlie Littles the defendant is a bon a fide resident of Baldwin County, Alabama, and over 21 years of age.

I married Charllie Littles in the year 1922, in the State of Florida Escambia County, and moved about a year later to Baldwin County Alabama, and have lived here every since,

On or about the 5th day of May 1927, Charllie Littles voluntary abandoned me and remained continuously away every since.

Charlie Littles abandoned me without any fault/on my part, he has not supported me or the children in any way since that time he abandoned me.

Lee Littles

Mattie Lloyd

Witness for complainant who being duly sworn testified as follows:-

in Fla. Lee Littles and Charlie Littles were married the year 1922, and both moved to Baldwin County Alabama a year later and both have lived in Baldwin County Alabama, ever since.

Charlie Littles voluntarily abandoned Lee Littles the 5th day of May 1927, and has not lived with as man and wife since that time, and has not provided anything what ever for his wife and children

sine he left her in 1927.

Charlie Littles and Lee Littles are both over 21 years of age.

Charlie Littles abandoned Lee Littles without any fault on the part of Lee Littles,

Mattie Boyd

ORAL EXAMINATION

I, T. W. Richerson, 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 ES and read over to them and they signed the same in the presence of myself and Hon. F. F. Nelson, Atty for Complainant 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 27th day of November 19 29.

T. W. Richerson (L. S.)

No. 842 Page _____

The State of Alabama
BALDWIN COUNTY

IN CIRCUIT COURT, IN EQUITY

Lee Littles

COMPLAINANT

vs.

Charlie Littles,

RESPONDENT

ORAL DEPOSITION

Filed Nov 27th, 19 29

T. W. Richerson Register

RECORDED IN

_____ Record

Vol. _____ Page _____

_____, Register

The State of Alabama, }
Baldwin County

No. 842

CIRCUIT COURT IN EQUITY

Lee Littles

Complainant

vs.

Charlie Littles,

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

Voluntary abandonment,

It is further ordered, that the said Lee Littles

be, and § 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 Lee Littles

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

Charlie Littles,

It is further ordered, adjudged and decreed that the said Lee Littles

shall not again marry except to said Lee Littles, until sixty days after this date, and that if an appeal is taken within sixty days § he shall not marry again except to said Charlie Littles,

during the said pendency of appeal

This 29th day of November 19 29

F. W. Hale

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

The State of Alabama, }
Baldwin County.

No. 842

CIRCUIT COURT, IN EQUITY

Lee Littles

Complainant

vs.

Charlie Littles

Defendant

Register

In this cause it appears to the
that a Summons requiring the Defendant Charlie Littles,

.....
.....
.....
.....
.....
.....
.....
.....
.....
.....
.....


to appear and demur, plead to or answer the Bill of Complaint in this cause within thirty days after the
service of said Summons upon Charlie Littles,
was served upon him by the Sheriff of Baldwin County, County, Alabama, on the
22nd day of October 1929.

.....
.....
.....

And the said Defendant having failed to demur, plead to or answer the said Bill of Complaint
to this date, it is now, therefore, on motion of Hon. F. F. Nelson, Attorney for Complainant,
ordered and decreed that the said Bill of Complaint in this cause be and it hereby is in all things taken as
confessed against the said Charlie Littles,

.....
.....
.....
.....
.....
.....
.....
.....
.....
.....
.....

Defendant aforesaid.
This 25th day of November 19 29.


Register.

STATE OF ALABAMA
COUNTY OF BALDWIN

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

Lee Littles, }
 } Oratrix
 } VS
Charlie Littles, }
 } Respondent

BILL OF DIVORCE

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

1. Your Oratrix, LEE LITTLES, a resident of Baldwin County, Alabama, over the age of twenty-one years, respectfully shows unto Your Honor that about the year 1922 Your Oratrix intermarried with said CHARLIE LITTLES, in the State of Florida and the County of Escambia, and that they lived together for several years as man and wife, most of the time residing in the County of Baldwin, State of Alabama, and Your Oratrix has been a bona fide resident of Summerdale, Alabama, in the County of Baldwin for more than three years next preceding the filing of this bill.

2. That more than Two Years ago to wit on the 5th day of May, 1927 the said CHARLIE LITTLES abandoned voluntarily your Oratrix's bed and board, and has since that time continuously remained away. To this said marriage Two children were born: a son, named TOMMY LITTLES, age Six (6) years, and a daughter, named Maybell Littles, age Five (5) years, who have been with their mother since their father went away.

3. Your Oratrix states that the said CHARLIE LITTLES is now a resident of the County of Baldwin, in the State of Alabama, and is over the age of twenty-one years; and she charges him with voluntary abandonment. That the said abandonment was without fault, cause or consent on the part of Your Oratrix. The premises considered, Your Oratrix prays for a subpoena directed to the said CHARLIE LITTLES, directing him to answer the charge herein made against him, under the rules of

Charlie Little has not contributed to the support of his wife or children since he went away from home.

U

this Court, and that he, CHARLIE LITTLES, be made a party defendant to this bill; and that upon a final hearing of the evidence Your Honor will order, adjudge and decree that the bonds of matrimony heretofore existing between your Oratrix and the said CHARLIE LITTLES be forever dissolved and that Your Oratrix be given the care and custody of their children and for such other relief as may in equity and good conscience be due Your Oratrix in the premises. And your Oratrix will ever pray.

F. F. Nelson
Solicitor

Note: The defendant is required to answer each section and paragraph of this bill, from 1 to 3, inclusive, but oath thereto is hereby expressly waived.

F. F. Nelson

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

To any Sheriff of the State of Alabama—GREETING:

WE COMMAND YOU, That you summon

Charlie Littles,

of Baldwin 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 Summons, and there to answer, plead or demur, without oath, to a Bill of Complaint lately exhibited by

Lee Littles,

against said Charlie Littles,

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 9th day of October 1929.

T. W. Richerson Register

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

✓ Original

RECORDED

SERVE ON

Circuit Court of Baldwin County
In Equity.

No.

SUMMONS

Lee Littles

vs.

Charlie Littles,

F.F. Nelson,

Solicitor for Complainant

Recorded in Vol. Page

THE STATE OF ALABAMA,
BALDWIN COUNTY

Received in office this 9th

day of October 1929

C. Drwinn

Sheriff.

Executed this 22nd day of

Oct 1929

by leaving a copy of the within Summons with

Charlie Littles

Defendant,

C. Drwinn

Sheriff.

By C. N. Anderson

Deputy Sheriff.

RECORDED

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

STATE OF ALABAMA
COUNTY OF BALDWIN

Lee Littles,
Oratrix
VS

Charlie Littles,
Respondent

BILL OF DIVORCE

*Filed Oct 9th 1929
J.W. Rice
Register*

F. F. Nelson,
Solicitor

Faded, illegible text from the reverse side of the document, appearing as bleed-through.

4

RECORDED

No. 842 Page _____

**The State of Alabama,
Baldwin County**

Circuit Court In Equity

Lee Litter

vs.

Charlie Litter

**Decree Pro Confesso On
Personal Service.**

Issued Nov 26th 1929

[Signature]
Register.

M

842

No. **RECORDED**

THE STATE OF ALABAMA,
Baldwin County.

CIRCUIT COURT, IN EQUITY.
Baldwin County, Ala.

Lee Littles

Recorded on Minutes

vs

Charlie Littles,

DECREE OF DIVORCE

Filed in office this

29th

day of November, 19 29.

T. W. Beckman

Register.

E. O. M.

The State of Alabama,
Baldwin County.

No. 842 CIRCUIT COURT IN EQUITY.

Lee Littles, Complainant

vs.

Charlie Littles, Defendant

Motion is hereby made for a Decree Pro Confesso against

Charlie Littles, Defendant

in the above stated cause, on the ground that more than thirty days have elapsed since service of summons upon said Defendant; and that said summons was duly served according to law, and that said Defendant has failed to demur, plead to or answer the Bill of Complaint in this cause to this date.

This 23rd day of November 1929

J. J. Nelson Solicitor.

8581 NOTE OF TESTIMONY

Lee Littles

vs.

Charlie Littles

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 Cree pro confesso And Testimony
Of Lee Littles and Mattie Loyd

and in behalf of Defendant upon

J. W. Reel
Register.

5

RECORDED

842

RECORDED
Page

The State of Alabama,
Baldwin County.

CIRCUIT COURT, IN EQUITY

Lee Littles

vs.

Charlie Littles

MOTION FOR DECREE PRO
CONFESSO ON PERSONAL SERVICE

Filed Nov. 23rd, 19 29

D. Williamson
Register.

Recorded in Record,

Vol. Page

Register.

5

RECORDED

No. 842

THE STATE OF ALABAMA
BALDWIN COUNTY

IN EQUITY,
CIRCUIT COURT OF BALDWIN COUNTY.

Lee Littles

vs

Charlie Littles

NOTE OF TESTIMONY

Filed in Open Court this 28

day of Nov 1929

D. Williamson
Register

THE STATE OF ALABAMA
BALDWIN COUNTY
CIRCUIT COURT, IN EQUITY

Lee Littles

vs.

Charlie Littles

REQUEST FOR DECREE IN
VACATION

FILED November 25th 1929

T. W. Peterson

Register

RECORDED IN RECORD

L. PAGE

Register

8550 REQUEST FOR DECREE IN VACATION.

MOORE PTG CO.

STATE OF ALABAMA,
Baldwin County.

}

No. 842

CIRCUIT COURT, IN EQUITY.

November 25th ~~1928~~ 1929

Lee Littles, Complainant.

vs.

Charlie Littles, 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 F.F. Nelson, ~~Att~~

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.

F. F. Nelson
Solicitor for Complainant.