

597

STATE OF ALABAMA,
Baldwin County.

CIRCUIT COURT, IN EQUITY.

Ex Parte

OZIER SLAY.

No.

THIS CAUSE coming on to be heard at this Term was submitted upon the Petition filed by said
.....OZIER SLAY.....
and the affidavits filed therewith; and, upon consideration thereof, the Court is of the opinion that
the Petitioner is entitled to the relief prayed for in HIS said Petition;

IT IS, THEREFORE, Ordered, adjudged and decreed by the Court, that the said
...OZIER SLAY.....
be and he is hereby granted permission to again contract marriage.

It is further ordered, that the said petitioner OZIER SLAY
pay the costs herein taxed, for which execution may issue.

This the 9th day of FEBRUARY, 19~~37~~ 1937

(Signed)

F. M. Hare

Judge of the 21st Judicial Circuit of Alabama.

STATE OF ALABAMA,
Baldwin County.
R S DUCK.

CIRCUIT COURT, IN EQUITY.

I, ~~XXXXXXXXXX~~, Register of the Circuit Court, in and for said State and County, do
hereby certify that the above is a true and correct copy of the Decree allowing the within named
Petitioner to again contract marriage, rendered on the day of FEBRUARY, 19~~37~~ 1937
in the cause; all of which appears of record in this Court.

Witness my hand and seal of office, this the day of FEBRUARY, 19~~37~~ 1937

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

EX PARTE

OZIER SLAY

Y
:
I

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

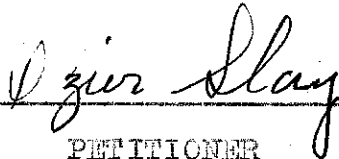
TO THE HONORABLE FRANCIS W. HARE, JUDGE OF SAID CIRCUIT COURT.

Now comes the petitioner Ozier Slay and shows unto the Court as follows:-

FIRST:- That on or about the 1st day of October, 1936 a decree of divorce granted by this Honorable Court in a case wherein Inez Slay was the complainant and Ozier Slay was the respondent, said respondent being your petitioner, which decree dissolved the bonds of matrimony existing between Inez Slay and Ozier Slay on the ground that your petitioner was a habitual and confirmed drunkard, that in said decree of divorce no order was made allowing or disallowing the petitioner to marry again.

SECOND:- Your petitioner avers that he is a good moral citizen, that he did not contest the action of the complainant in the divorce case on the account of the fact that he had no money with which to employ counsel but that he is not in deed or in fact a habitual and confirmed drunkard.

The premises considered petitioner prays that a decree be rendered allowing him to marry again.



PETITIONER

STATE OF ALABAMA |
COUNTY OF ESCAMBIA |

Before me R. F. Cruik a Notary
Public - in and for said State and County personally
appeared OZIER SLAY who is known to me and who being by me
first duly sworn doth depose and say as follows:-

FIRST:- That he did not contest the action of divorce
of his wife against him on account of the fact that he was not
able to employ counsel to assist him in the matter but that he
is not a habitual or confirmed drunkard and that he is a
good moral citizen of the State of Alabama.

Sworn to and subscribed before me this 2th day of February, 1937

R. F. Cruik
NOTARY PUBLIC

(SEAL)

REC'D
8 Feb. 1937
S. Duck
Director

RECORDED
Duck
9-21

No.

2-24-82
2-24-82

THE STATE OF ALABAMA,
Baldwin County.

CIRCUIT COURT, IN EQUITY.

EX PARTE

OZIER SLAY.

DECREE.

Filed in office this the 16

day of FEBRUARY 1934

R. A. Duck

Register.

REGISTER