| WOODROW-MATTINGLY, |) IN THE CIRCUIT COURT OF |
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| Complainant, | DATENATE O OTRANS. AT A SACRE |
| VS. |) BALDWIN COUNTY, ALABAMA, |
| OBIE MATTINGLY, | IN CHANCERY. |
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TO HOMORABLE F. W. HARE, JUDGE OF THE CIRCUIT COURT OF BALLWIN COUNTY, ALABAMA, IN CHANCERY:

Comes your Complainant, WCODROW MATTIWGLY, and humbly complaining against the Respondent, OBIE MATTIWGLY, respectfully represents and shows unto your Honor and this Honorable Court as follows:

- 1. That your Complainant is a bona fide resident of Ealdwin County, Alabama, over twenty-one years of age and has been such a resident for more than twelve months next preceding the filing of this Bill of Complaint in this cause.
- 2. That the Respondent is over twenty-one years of age and a non-resident of the State of Alabama, her address being Coral Ridge, Kentucky;
- 3. That your Complainant and Respondent are husband and wife, having married at Jeffersonville, Indiana, on August 31st, 1957; that they immediately after marriage moved to and lived in Baldwin County, Alabama, until in September, 1938;
- 4. That soon after your Complainant and the Respondent were married, the Respondent became addicted to habitual drunkenness, and continued to grow worse from time to time until it became impossible for your Complainant to live with her.

WHEREFORE, the premises considered, Complainant prays that your Honor will, by proper process, make the said OBIE MATTINGLY party respondent to this Bill of Complaint, requiring her 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.

Complainant further prays that upon a final hearing of this cause, your Honor will enter an order and decree forever barring the bonds of matrimony existing between him and the Respondent; that your Honor will give and grant unto your Complainant such other, further, different or general relief as he may be in equity and good conscience entitled to receive, and as in duty bound he will ever pray.

Berlesdoller Belle Solicitors for Complainant. FOOT NOTE:

The Respondent, OBIE MATTINGLY, is required to answer each and every allegation contained in the foregoing Bill of Complaint, in paragraphs 1 to 4, inclusive, but not under oath, oath being hereby expressly waived.

Solicitors for Complainant.

CHANCERY EXECUTION

BILL OF COSTS

Woodrow Mattingly VS. Ohie Matting No. 537 PLAINTIFF DEFENDANT FEES OF REGISTER Dollars Cents Filing each bill and other papers\$ 10 10 For Receiving, keeping and paying Issuing each subpoena
Issuing each copy thereof out or distributing money, etc.: 1st \$1,000, 1%, all over \$1,000, and not over \$5,000, 3-4 of 1%; all over \$5,000 and not exceeding \$10,000, 1-2 of 50 40 40 Entering each return thereof For each order of publication _____ 1 00 Issuing Writ of injunction I 50 1%, all over \$10,000 1-4 of 1%. For each copy thereof 50
Entering each return thereof 15
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Entering each return thereof 15 Receiving, keeping and paying out money paid into court, etc., 1-2 of 1% of amount received. Each notice sent by mail to creditor Docketing each case
Entering each appearance 100 Filing receipting for and docketing each 25 Issuing each decree pro confesso on per ser. 1 00 claim, etc. For all entries on subpoena docket, etc. Issuing each decree pro confesso on publica 1 00 Each order appointing guardian ____ I 00 For all entries on commission docket, Any other order by Register 50 50 Making final record. per 100 words____ Issuing Commission to take testimony____ 15 50 2 00 Receiving and filing
Endorsing each package Certified copy of decree 1.00 10 Report of divorce to State Health Office 10 50 Entering order submitting cause (Acts 1915) Entering any other order of court____ 25 25 Noting all testimony 50
Abstract of cause, etc. I 00
Entering each decree 75 TOTAL FEES OF REGISTER ... 54 FEES OF SHERIFF For every 100 words over 500 Serving and returning subpoena on deft. \$1 50 1.5 Taking account, etc. 3 00 Taking testimony, etc 15 Serving and returning subpoena for witness Each report, 500 words or less
For every 100 words over 500 Levying 2 50 attachment ___ 3 00 Entering and returning same Amount claimed less than \$500, etc ____ 2 00 Selling property attached Issuing each subpoena
Witness certificate, each Impaneling Jury Executing Writ of possession 2 50 Collecting execution for costs 2. 1 50 Issuing execution, each 75 50 7.5 Serving and returning sci. fa., each Entering each return 15 Serving and returning notice ____ 65
Serving and returning writ of injunction 1 50 Taking and approving bond, each 1 00 Making copy of bill, etc 1.5 Each notice not otherwise provided for ... Serving and returning writ of exeat ___ 1 50 50 Each certificate or affidavit, with seal Each certificate or affidavit, no seal Taking and approving bonds, each ____ 50 Collecting money on execution Hearing and passing on application, etc. 3 00 Making Deed Each settlement with Receiver, etc. Serving and returning application, etc. 1 00 Examing each voucher of Receiver, etc. Serving attachment, contempt of court__ 1 50 Examing each answer, etc. 3 00 TOTAL FEES OF SHERIFF. 150 Recording resignation, etc. Entering each certificate to SupremeCourt RECAPITULATION Taking questions and answers, etc 55 Register's Eees For all other ser relating to such proceedings 1 00 Sheriff's Fees __ Sheriff's Fees
Commissioner's Fees For services in proceeding to relieve minors, etc , same fee as in similar cases. Solicitor's Fees Commission on sales, etc. 1st \$100, 2 per Witness Fees cent: all over \$100 and not exceeding Guardian Ad Litem \$1,000, 1 1-2 per cent; all over \$1,000, and not exceeding \$20,000, 1 per ct; all Printer's Fees av over 20,000, 1-4 of 1 per cent Recording Decree in Probate Court.... 3 5-5 Sub Total Carried Forward TOTAL_____ The State of Alabama, No. 527 **Baldwin County** Term, 1939 Circuit Court, In Equity_ To any Sheriff of the State of Alabama—GREETING: You are hereby commanded, That of the goods and chattels, lands and tenements of Wardrow Mattingen #10.05 you cause to be made the sum of_ which... -Plaintiff_ recovered of_ ___on the___ day of_ by the judgment of our Circuit Court, held for the county of Baldwin, besides the sum of_ Dollars. costs o' suit, and have the same to render to the saidand make return of this Writ and the execution thereof, according to law. Interest from__ _193___ to date of collection. Witness my hand, this 23 day of October _____193<u>__</u>2. R.S. Duch

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WOODROW MATTINGLY.

Compleinent.

VS.

ORIF MATTIFULY.

Respondent.

BALDWIN COUNTY, ALABAMA,

IN CHANCERY.

TO HONORABLE F. W. HARE, JUICE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, IN CHARCERY:

Comes your Complainant, WOODROW MATTINGLY, and humbly complaining against the Respondent, OBIE MATTINGLY, respectfully represents and shows unto your Monor and this Romorable Court as follows:

- 1. That your Complainant is a bone fide resident of Baldwin County.

 Alabama, over twenty-one years of age and has been such a resident for more than

 twelve months next preceding the filing of this Bill of Complaint in this cause.
- 2. That the Respondent is over twenty-one years of age and a non-resident of the State of Alabama, her address being Coral Ridge, Kentucky;
- 5. That your Complainant and Respondent are husband and wife, having married at Jeffersonville, Indiana, on August Slat, 1937; that they immediately after marriage moved to and lived in Paldwin County, Alabama, until in September, 1938;
- 4. That soon after your Complainant and the Respondent were married, the Respondent became addicted to habitual drunkenness, and continued to grow worse from time to time until it became impossible for your Complainant to live with her.

WHENEFORE, the premises considered, Complainant prays that your Honor will, by proper process, make the said OBIE MATTINGLY party respondent to this Bill of Complaint, requiring her to plead, enswer or demur to the same within the time and under the penalties prescribed by law and the practice of this Honorable Court.

Complainant further prays that upon a final hearing of this cause, your Honor will enter an order and decree forever barring the bonds of matrimony existing between him and the Respondent; that your Honor will give and grant unto your Complainant such other, further, different or general relief as he say be in equity and good conscience entitled to receive, and as in duty bound he will ever pray.

Redudes or confining.

The Respondent, ONIE MATTINGLY, is required to answer each and every allegation contained in the foregoing Bill of Compdaint, in paragraphs I to 4, inclusive, but not under cath, cath being hereby expressly waived.

Completions.

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WOODROW MATTINGLY,

Compleinent,

VS.

OBIE MATTINGLY,

Respondent.

IN THE CIRCUIT COURT OF

BAIDWIN COUNTY, ALABAIA,

IN CHAICERY.

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The Respondent, CHIE ENTINGER, is required to enswer each and every allegation contained in the foregoing Bill of Complaint, in paragraphs I to 4, inclusive, but not under cath, cath being hereby expressly waired.

FOREST TOT COMMENTAL STREET

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA,

IN CHANCERY,

OBIH MATTINGIY,

Respondent.

. WOODROW MATTINGLY,

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VS

BILL OF COMPLAINT;

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WOODROW MATTIMENY

Complainment.

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OBIE MATTEMBLY, ALL MARCH

Responsent.

IN THE CIRCUIT COURT OF

BALDMIN COUNTY, ALABAMA,

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TO ROBORABLE F. E. HARE, JUDGE OF THE CIRCUIT COURT OF BALDWIE COURTY, ALADARA, IN CHARCARY:

Comes your Complainant, WOOROW MATTINGLY, and hambly compleining against the Respondent, ORIE MATTINGLY, respectfully represents and shows unto your Momur and this Monorable Court as follows:

- 1. That your Complainant is a bone fide resident of deldwin County, Alabama, over tranty-one years of age and has been such a resident for more than twelve mentuc next preceding the filing of this Bill of Complaint in this cause.
- 2. That the Respondent is over twenty-one years of age and a non-resident of the thate of Alabaia, her address being Coral Hidge, Montucky;
- 5. That your Complainant and Respondent are bushand and wife, having married at Jeffersonville, Indiana, on August bist, 1987; that they immediately after marriage moved to and lived in Saldwin County, Alabama, until in Saptember, 1986;
- 4. That soon after your Complainant and the Mespondest were married, the Respondent became addicted to habitual drunkenness, and consisted to grow worse from these to time until it became impossible for your Complainant to live with her.

Minestons, the premises considered, Complainant prays that your Headr will, by proper process, make the said OBIE MATTHELY party respondent to this Bill of Complaint, requiring her to plead, answer or demar to the exac within the time and under the penalties prescribed by law and the practice of this Headrable Court.

Complainent further prays that upon a final hearing of this cause, your honor will enter an order and decree forever harring the bonds of matrimony existing between him and the Raspondant; that your honor will give and grant unto your complainant such other, further, different or general relief as he may be in equity and good conscience extitled to receive, and as in duty bound he will ever pray.

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STATE OF ALABAMA,) BALDWIN COUNTY.)

I, R. S. DUCK, Register of the Circuit Court of Baldwin County, Alabama, do hereby certify that I have, this day, mailed a copy of the Summons, together with the Bill of Complaint filed in this cause, to the defendant, Obie Mattingly, at the address given in the complaint, postage prepaid, by registered mail, with return receipt request, and marked for delivery to addressee only.

This 11th day of April, 1939.

R. S. DUCK, Register By: Januar Hammer Deputy Register.

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R. S. DUCK
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R. S. DUCK Register and Clerk Of The Circuit Court, Baldwin County Bay Minette, Ala. REGISTERED MAIL. Return Receipt requested Fee Paid RETURN RECEIPT REQUESTED. 10.804 DELIVER TO ADDRESSEE ONLY. Deliver to addressee only. RETURN RECEIPT. Received from the Postmaster the Registered or Instreed Article, the original number of which appears on the face of this Card. 197 Date of delivery. FOTM 3844