In the mainty Backnew a Danel 1200 60 Hovenla Bole Bre tor provere a. Unce mon voo cent ples file (toward wars W. Moonen Beshof Solatonster com. planat. J. STEWARD DAVIS ATTORNEY AT LAW COI/RTUND BUILDING 215-£17/00 UR T4.AND ST.

Boc DANIEL B©%EY (J VS.

FLORENDA BOLEY.

IN THE CIRCUIT COURT OF BALTIMORE CITY.

ູເຈ

TO THE HONORABLE, THE JUDGE OF SAID COURT.

Your Qrator complaining respectfully represents:-

That was married to his wife, Florenda Boley on the (day $oty \& A^- < z \sim s$ 1912, and with whom he has resided, in Baltimore City until about the 1st.of April 1917, when she deserted him.

2.

That ever since the said marriage your orator has behaved himself as a faithful, chaste and affectionate husband toward his said wife.

3.

Tbat the said Florenda Boley has on divers days and times since the said marriage, commited the crime of adultery with one William Kelly, and - the said offense has not been condoned by your Orator.

4.

That your Orator has not lived nor co-habited with the said Florenda Boley since he discovered the said adultery, 5.

That there are twocchildren born as a result of said marriage, whose names are Evelyn and Daniel Boley.

6.

That both your Orator and the defendant are citizens of the State of Maryland, having resided in Baltimore City for more than three years.

TO THE END THEREFORE: -

a.That your Orator may "be divorced a Vinculo Matrimonii from the said Florenda Boley.

b. That he may have the custody of the said minor children.c. That he may have such further relelf as his case may require.

May it please your Honor to grant unto your Orator the Writ of Subpoena directed against the said Florenda Boley commanding and requiring her to "be and appear in this Court on some day certain to be named therein to answer the premises and abide by and perform such decree or order as may be passed therein.

And as in duty bound, etc.

W. Norman Biscop (: Forman Wares

Solidtor' for the Complainant.

046 Ct. Ct. Docket No. Damel (Joley US Morenda (Joley C.S. ron SUBPOENA TO ANSWER BILL OF COMPLAINT No. \$0.50 Filed 191 0 SOLICITOR

EQUITY SUBPOENA

The State of Maryland

So

Florenda Goley

Of Baltimore City, Greeting:

WE COMMAND AND ENJOIN YOU, that all excuses set aside, you be in your person before the Circuit Court of Baltimore City, at the Court House in said City, on the second Monday of An IATJA AAiNYA 191 / to answer the complaint of

Damel (Joley

against you in said Court exhibited. HEREOF fail not, as you will answer the contrary at your peril:

WITNESS, the honorable MORRIS A. SOPER, Chief Judge of the Supreme Bench of Baltimore City, the Q day of $\langle Uj vLj$ 190 issued the $\int_{Y} f_{y}$ ' day of $AAZ \langle I/Jjijjfflf^{*}J \notin A^{\text{Tre}} y^{\text{ear}}$ 191 7 $AAZ \langle I/Jjijfflf^{*}J \notin A^{\text{Tre}} y^{\text{ear}}$ 191 Clerk.

Notice to the person summoried:

"Personal attendance in Court on the day named in the above writ is not required; but unless within such number of days thereafter as the law limits, legal defence is made in the above mentioned suit a Judgment by default may be entered against you."

CIRCUIT COURT 438 6 19 i = * Docket No. Daniel Boley Vs. Boley Floranda Boley 19 i =x ORDER OF APPEARANCE Mr. Clerk Please File Hawkey and Mi Mecleen sols Degendant No. 16997 (3) Filed 'Û (ayo ^Efth' 191)

Formal Daniel Boley Floranda Bor

IN THE

Circuit Court

OF BALTIMORE CITY

Sept, Jerm, 1917

MR. WHITEFORD, Clerk.

Enter my-appearance for Defendant

Hawkins and Withe chen

Solictor

IN 438 CIRCUIT COURT. 1914 DANIEL BOLEY vs. . FLORENDA BOLEY. Answer to Bill of Complaint; Mr.Clerk:-Please file. How Solicitors for Defendan HAWKINS & MCMECHEN ATTORNEYS AT LAW 21 E. SARATOGA STREET TIMORE/MD FILED The Daily Record Print, Baltimore, Md.

2

DANIEL BOLEY	:	Iff THE
110		CIRCUIT COURT
VS.	•	OF
LOBENDA BOLEY.	:	BALTIMORE CITY.

FLOBENDA BOLEY.

0000000000000

TO THE HONORABLE THE JUDGE OF SAID COURT:

THE DEFENDANT ANSWERING RESPECTFULLY SAYS:

1 r That she denies the allegations contained in the first paragraph.

.2 - That she denies the allegations contained In the second paragraph.

3 - That she specifically denies the allegations contained in the third paragraph.

4 r That she denies the allegations set out in paragraph number four.

5 - That she admits the allegations in the fifth paragraph of the plaintiff's "bill of complaint.

6 « That she admits the allegations contained in paragraph number" six.

THE DEFENDANT THEREFORE PRAYS:

1 - That your Honor may pass an order requiring the said complanant, Daniel Boley, to pay her alimony pendente lite, such a sum as to the Court shall seem proper and also such other sum as may enable your Oratrix to defray the expenses of this suit and to pay her solicitor a reasonable Counsel's fee.

2 r That she may have such other and further relief as her case may require.

And as in duty bound, etc.

Hawking MMechen solicitorffor Defendant.

IN CHE CIRCUIT COURT? DANIEL BOLEY vs. FLORERDA BOLEY. CROSS BILL Mr. Clerk: Please file. Solicipors for plaintiff. HAWKINS & MCMECHEN ATTORNEYS AT LAW 21 E SARATOGA STREET BALTINGRE 0 FILED Th« Daily Record Print. Baltimore, Md /

DANIEL BOLEY	:	II THE
VS.	CIRCUIT	COURT
		OF
FLORENDA BOLEY	: BALTI	MORE CITY,

00000000

TO THE HONORABLE THE JUDGE OF SAID COURT:

YOUR ORATOR, COMPLAINING, SAYS:

FIRST: That heretofore Daniel Boley, husband of your oratrix, filed his bill of complaint against her in this ' Court, alleging among other things that your oratrix had on divers days and times since their marriage, committed the crime of adultry with one William Kelly and thereupon, said Daniel Boley prayed that he might be divorced a vinculo matrimonii from your oratrix.

SECOND: That your oratrix has answered said Daniel Boley¹s bill of complaint and in answer has shown that the said Daniel Boley is not entitled to any relief in this Court, but, on the contrary thereof, your oratrix, of right and by the rule and practice of equity ought to have relief in the premises, all of which matters will more fully appear by reference to said bill and answer.

THIRD: That prior to the time when it is alleged in the sa,id plaintiff's bill, that your oratrix had committed adultry, he, the said Daniel Boley had treated your oratrix with great cruelty and violence and that he has on divers odays and times, since their marriage, committed the crime of adultry with personB unknown to your oratrix, and that in other ways during the time that they lived together made life most unpleasant and unhappy for your oratrix. FOURTH: That two children were "born of said marriage, Evelyn and Daniel, and that your Oratrix desires **the** care and custody of said infant children.

FIFTH: That your Oratrix has not lived or cohabited with the said Daniel Boley, since the discovery of the ? aforesaid adultries ani that she has conducted herself as a faithful, chaste and affectionate wife towards her said husband.

SIXTH: That the said Daniel Boley is sufficiently able to support and maintain his minor children and that his earnings fully justify the same.

TO THE END, THEREFORE:

(1) That your oratrix may be divorced a vinculo matrimonii from the said Daniel Boley, her husband.

(E) That she may have the care and custody of their monir children, #velyn and Daniel Boley , and that the said Daniel Boley contribute a fixed sum per week, for their maintenance and support.

(3) That she may have other and further relief as her case may require.

MAY IT PLEASE YOUR HONOR to grant unto your oratrix the writ of subpeona, directed to the said DANIEL BOLEY residing in the City of Baltimore, commanding him to be and appear, in this Court o# some certain day, to be named therein, and answer the premises and abide by and perform such decree as may be passed therein.

And as in duty bound, etc.,

21 2K Ct. Ct. 1914 Docket No. Florenda Boley Ms Damel Boley SUBPOENA TO ANSWER BILL OF COMPLAINT No. E Filed Mechen 191 1 SOLICITOR SP 3966 B

EQUITY SUBPOENA

The State of Maryland

Tn

Daniel Boley

Of Baltimore City, Greeting:

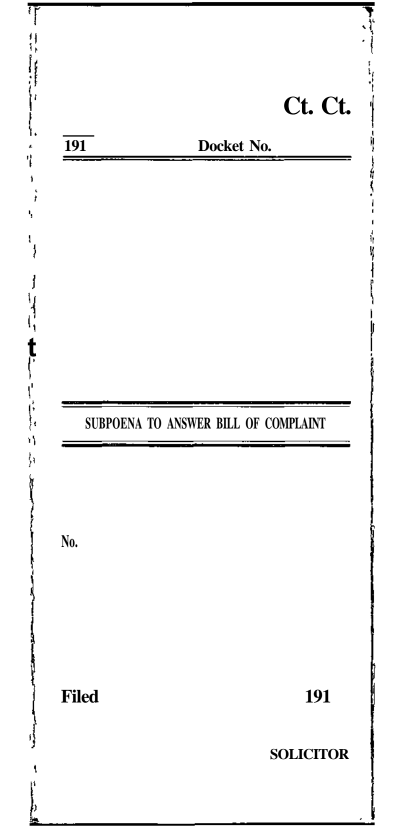
WE COMMAND AND ENJOIN YOU, that all excuses set aside, you be in your person before the Circuit Court of Baltimore City, at the Court House in said City, on the second Monday of (W? /iLv?) 191 /, to answer the. complaint of

Florena wooler

against you in said Court exhibited. HEREOF fail not, as you will answer the contrary at your peril:

WITNESS, the honorable MORRIS A. SOPER, Chjef Judge of the Supreme Bench of /Q day of $/^{JIAJi}$ 191 / $//\pounds rf$ day of $(f/Jrii^7>$ in ^ y^{ear 19}1 / Baltimore City, the issued the Notice to the person summoned : /[STL.... A^rfMiOm^^ Clerk.

"Personal attendance in Court on the day named in the above writ is not required; but unless within such number of days thereafter as the law limits, legal defence is made in the above mentioned suit a Judgment by default may be entered against you."



EQUITY SUBPOENA

The State of Maryland

Damel Boley

Of Baltimore City, Greeting:

WE COMMAND AND ENJOIN YOU, that all excuses set aside, you be in your person before the Circuit Court of Baltimore City, at the Court House in said City, on the 191 7, to answer the. complaint of second Monday of T_Lry(Vw/J

Florenda Boley

against you in said Court exhibited. HEREOF fail not, as you will answer the contrary at your peril:

WITNESS, the honorable MORRIS A. SOPER, Chief Judge of the Supreme Bench of Baltimore City, the 10 day 191 (3T - day of) -L A' in the year 191)issued the

LSrT) /D OA \$ Ia/I - (Notice to the person summon^diY(_X^^ Vy C K^//r^ V) Clerk<

"Personal attendance in Court olrthe day named in the above writ is not required; but unless within such number of days thereafter as the law limits, legal defence is made in the above mentioned suit a Judgment by default may be entered against you."

i Bay Docket **Circuit** Court The VS. Order Counsel Fee and Alimony Pendente Lite No. 0.50 dun low /6

n an '	—IN THE-
Lamel Daley	CIRCU1T COURT
vs	- O F -
V	BALTIMORE CITY
Albrenda Baley	
ORDERED BY THE COURT this	ay of October 1917
that the Plaintiff <u>Anul</u> B	olay
pay to the Defendant _s florenda (Bulley
the sum of \mathcal{L}^{1}	M_{Dollars} as Counsel Fee for the
Solicitor of the Defendant and that he further	pay the sum of <u>MAR</u>
Dollars per week, during the continuance of the	nis suit, to the said Defendant Mound a Bole
as Alimony, <i>pendente lite</i> , unless cause to the	
Church Rala	efore the
day of	H. arthur Stupp
` 	A autour time

TRUE COPY-TEST:

The aforegoing Order having been returned "Non Est" as appears by the Sheriff's return thereon; it is Ordered by the Circuit Court of Baltimore City this IS^{TM} day of $^{N}W^{^{(n)}}$ 1917, that the time for showing cause under said Order be extended to the, $^{^{(n)}}L^{^{(n)}}$ day of $^{^{(n)}}M^{^{(n)}} < -^{^{(n)}}A^{^{(n)}}$ 1917 and the time for service of a copy of the same be extended to the $^{^{(n)}}C^{^{(n)}}$ day of $^{(n)}M^{^{(n)}}$ 1917. $M^{^{(n)}}M^{^{(n)}}$ 1917. $M^{^{(n)}}M^{^{(n)}}$

		vs.	
		Fee an dente Lite	
Ν	No	····· ····	
N	NO		

An in the second	
n n	-IN THE-
Naniel Bally	CIRCUIT COURT
vs.) -OF-
G.	BALTIMORE CITY
Alorenda Coley	TERM
ORDERED BY THE COURT this	1 2 day of October 19 1)
that the Plaintiff Daniel Bo	lez
pay to the Defendant Alerenda B	alley
the sum of Auffler	Dollars as Counsel Fee for the
Solicitor of the Defendant and that he further	pay the sum of
Dollars per week, during the continuance of th	nis suit, to the said Defendant Horenda Bole
as Alimony, pendente lite, unless cause to the	he contrary be shown on or before the 15^{-1}
day of Oct 19 7 provided a	copy of this Order be served on the said Plaintiff
Namel Bole j on or b	efore the
day of Oct (191)	1 . 1 .
	Hurthen Steelut

TRUE COPY-TEST:

Clas & Whiteford CLERK

33 JK Ct. Ct. <u>438</u> 1917 B Docket No. 57 Florenda Baley US Daniel Baley TAR SUBPOENA TO ANSWER BILL OF COMPLAINT 020 No. B 16997 Now Est Filed 12 hoverule 1917 Mc Mechen & Hawkine SOLICITOR SP 3966 B

EQUITY SUBPOENA The State of Maryland

Tn

aniel Sales

of Baltimore City, Greeting:

WE COMMAND AND ENJOIN YOU, that all excuses set aside, you be in your person before the Circuit Court of Baltimore City, at the Court House in said City, on the second Monday of November 1917, to answer the complaint of

vienda Saley

against you in said Court exhibited.

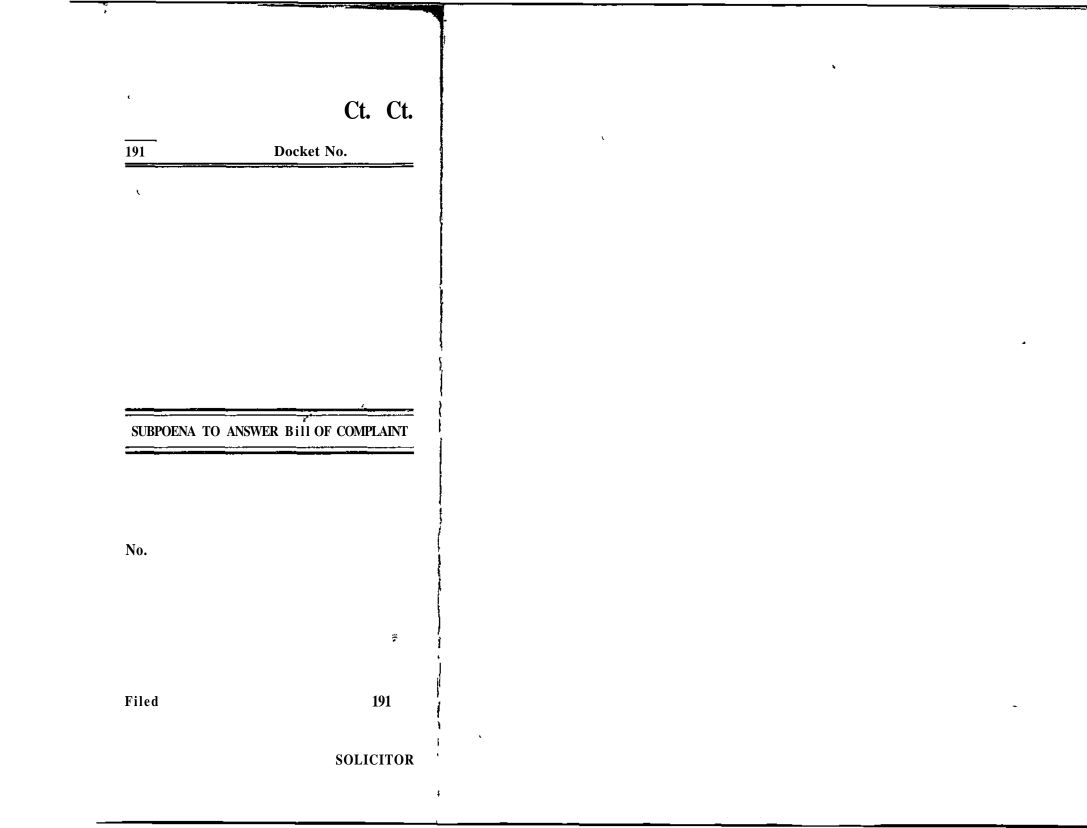
HEREOF fail not, as you will answer the contrary at your peril:

WITNESS, the honorable MORRIS A. SOPER, Chief Judge of the Supreme Bench of Baltimore City, the 107 day of Sefer 1917 Issued the 97 day of Oct in the year 1917

Clerk.

Notice to the person summoned: Chas R. Whiteford

"Personal attendance in Court on the day named in the above writ is not required; but unless within such number of days thereafter as the law limits, legal defence is made in the above mentioned suit a Judgment by default may be entered against you."



EQUITY SUBPOENA The State of Maryland

Tn Baley



of Baltimore City, Greeting:

hiteford

WE COMMAND AND ENJOIN YOU, that all excuses set aside, you be in your person before the Circuit Court of Baltimore City, at the Court House in said City, on the teross November 1917, to answer the complaint of second Monday of

against you in said Court exhibited. HEREOF fail not, as you will answer the contrary at your peril:

WITNESS, the honorable MOBRIS A. SOPER, Chief Judge of the Supreme Bench of 10th day of Baltimore City, the 191 7 get day of Det in the year 1917 Issued the

Clerk.

Notice to the person summoned: Most "Personal attendance in Court on the day named in the above writ is not required; but unless within such number of days thereafter as the law limits, legal defence is made in the above mentioned suit a Judgment by default may be entered against you."

28 Circuit Court of Baltimore City/9/ * ħ 0 Daniel Boley NY X Vs. Florenda Boley. ANSWER AS TO ALIMONY, etc. pendente lite. Mr. Clerk:-Please file, etc., Norra Sol'r for Plff. WILLIAM HARRY PAIRO

Daniel Boley * vs. * Flfceenda Boley. * In The Circuit Court of Baltimore City. November term, 1917.

To The Honorable,, The Judge of Said Court:

The ANSWER of the Plaintiff to the application of the Defendant for alimony pendente lite and counsel fees respectfully sets forth:

FIRST: That he is utterly onable to comply with the order nisi passed in this case on the 1st day of October, 1917, requiring him to pay unto the Defendant the sum of Fifteen Dollars as a Counsel Fee, and the further sure of Five Dollars per week as alimony pendente lite, as he is only earning the sum of \$8*00 per week and finds this sum "barely sufficient to meet his most pressing needs. That he prays he may have his day in Court, whereby he may be afforded an opportunity to show that the said Defendant is not entitled to any relief in the premises.

Having ANSWERED said application as fully as he is advised is neccesary or material, he prays the same may be hence dismissed.

And as in duty "bound will ever Solicitor for Plaintiff.

Plaintiff.

Cii Florenda Bolev VS. Daniel Boley. iJTSY/ER TO CROSS BILL.]2r, Clerk:-Please file, etc., Norry Sol'f for Bft .1.2 WILLIAM MARRY PAIRO

Core file

FLORENDA BOLEY * In The vs, Clircuit Court of * DANIEL BOLEY, * Baltimore City,

November terra, 1917.

-•*•X-#-#*••¥••¥•

To The Honorable, The Judge of Said Court:

The ANSY/ER of Daniel Boley to the CROSS BILL of the said Florenda Boley heretofore exhibited against him, respectfully sets forth:-

FIRST: That he admits the allegations contained in Paragraphs 0&e, and four of said Cross Bill, and that he admits none of the allegations contained in Paragraphs Two, Three, Five, and Six of said Bill, denying each and every material allegation contained therein and demands full and formal proof thereof.

HAVING Answered said Cross Bill as fully as he is advised is necessary or material, he prays the same may be hence dismissed.

And as in duty bound will ever pray, etc.,

Solicitor fftr Defendant on Cross Bill.

Defendant on Cross Bill.

& Steward Devis 438 B 5 16999 Ct. Ct. 1917 No. Docket. U. norman Bishop & m Harry Paro stowlenn + M. Mela

Daniel Baley VS. Florenda Boley MOTION FOR HEARING D 16997 (12) Filed 13 day of Dec 1917

Daniel Baley

Floruda Boley

IN THE

CIRCUIT COURT

OF

BALTIMORE CITY

1/8^>JJL+SL-^-<AJJ!/ 1 by Hawkins an Mechen The

SolicitorJapplies to have the above entitled cause placed on the Trial

Calendar for hearing

on almony & emusel fee

. -

in conformity with the First Equity Rule.

Hawkins Mc Mechen Spendant.

Solicitor for

anno Ct. Ct. 438 B In W. S. Commy BNO. 57 Docket. 191 2 Jewer m cu J as an Beshop Harry NOTICE FOR HEARING. Juna admitted W. Jaman Bishop O No. No. 13 Filed _ 19[an

Daniel Boley vs

Florenda Boley

IN THE CIRCUIT COURT OF BALTIMORE CITY

Upon application made by the Solicitor for the Defendant

the above entitled cause has been placed upon the Trial Calendar in accordance with the provisions of the First Equity Rule, and the same will Stand for hearing on alimony and counael fee

when reached in due course on the said calendar.

GHARLES R. WHITEFORD,

Clerk Circuit Court.

hobr п a.a. Docket. No. *19* VS. ς ć J NOTICE FOR HEARING. _____ ____ No. No. 5 Filed._____day of 19 ~

Daniel Boley. Vo Florenda Boley

IN THE CIRCUIT COURT OF BALTIMORE CITY

Upon application made by the Solicitor for the fundant

the above entitled cause has been placed upon the Trial Calendar in accordance with the provisions of the First Equity Rule, and the same will

stand for hearing on Alinouy & Coursel

when reached in due course on the said calendar.

CHARLES R WHITEFORD,

Clerk Circuit Court.

IN TH3 I Pgr 438 CIRCUIT di Baltlnore City, Daniel Boley vs. Plorenda Boley Mr, Clerk, Please file. 1316997 · @ . W. NORMAN BISHOP ATTORNEY AT LAW COURTLA,ND BUILDING COMMERCIAL PRINTING & STATIONERY CO.

Daniel Boley

In the Circuit Court

VS/

Florenda Boley

of

Baltimore City.

Mr, Clerk:-Please enter in above entitled cause "Appearance struck out",

W. Monan Bishop

Circuit Court 578. 438 Danne Boley Flounda Boley FinaLOrder, Counsel Fee and Alimony Pendente Lite B No. 16997 L 15-> Filed 28 Jan 1918.

IN THE CIRCUIT COURT Damel Boley OF BALTIMORE CITY. Flounda Boly Term, 1918 This cause coming on to be heard upon the petition for Alimony pendente lite and Counsel fee, and the answer thereto, and testimony taken, and having been submitted by the solicitors for the respective parties; 28" ORDERED by the Circuit Court of Baltimore City this, day January 1918, that the Plainty, Daniel Boley pay to the Augundant Florinda Boley the sum of Fifteen Dollars, as counsel fee for the Solicitor of the Said Discudant and that he further pay the sum of Three and . 50 Dollars per week, to the said Defendant as Alimony pendente lite accounting from the 28 day of Jan, and continuing until th Mmis A so long pending) or until the furthe By agreement of Coursel The Ston Cout Concum Mr. Hang la Sal you Planty Hawkins MMeche Solicitors for Decendent

57B-438 Cr. Cr. A 57 B 438 Jamie Boley VS. Florinda Bolez ORDER OF COURT Э 16 997 No. 6) в(17) Filed. 10 may .191

FORM 19

amel IN THE RCUIT COU ÔF ienda Baley BALTIMORE CITY. Ordered by the Circoit Court of Baltimore City this.... I. day of day of that the (Plain if any he may have, why he should not be punished for contempt of this Honorable Court in not obeying Jamary . ., 191 8, directing the payment of Alimony, pendente lite, by him to the... Soler. inel provided a copy of this Order be served on the said. more A

Serve on Daniel Bolley # 417-W. Biddler mas

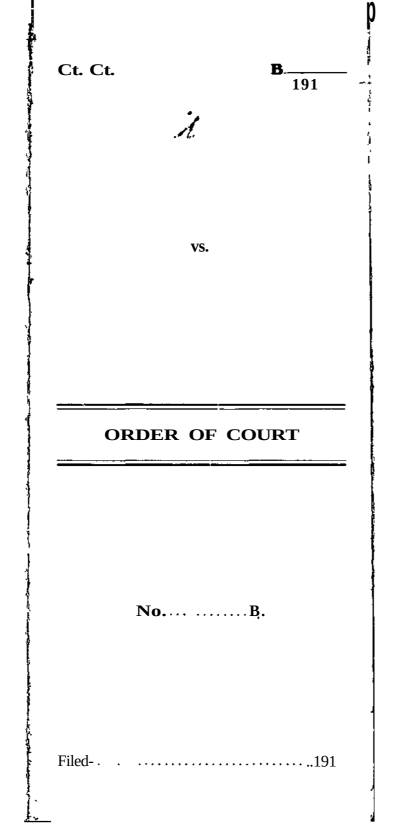
FORM 19

67 13-438

Daniel Boley	IN THE
	CIRCUIT COURT
vs.	OF
"Lounda Boley	BALTIMORE CITY.
	The area
Ordered by the Circuit Court of Baltimore City this that the Defendent Dame	Boldy appear before this Court in person,
on the 22 day of apre, 1918, a	at 10 o'clock A. M., and then and there show cause,
if any he may have, why he should not be punished for	
the Order of this Court passed on the $$	farmary, 1918, directing the
payment of Alimony, pendente lite, by him to the	Defendant
provided a copy of this Order be served on the saidd on or before the	Daniel Bolog
	Monio Withen
	/

The aforegoing Order having been returned "Non Est" as appears by. the SherifTs return thereon; it is Ordered by the Circuit Court of Baltimore City this $/C \operatorname{dayof} * 4\pounds y$ 191 , that me time for showing cause under said Order be extended to the $\pounds <$) day of $\wedge^{te} \wedge L^{\wedge}$ 191 \wedge and the time for service of a copy of the same be extended to the $I I \sim f$ day of $CiVu^p$ 191 K.





FORM 19	
Damel (Boly	IN THE
	CIRCUIT COURT
Horenda Baby	OF BALTIMORE CITY.
Ordered by the Circuit Court of Baltimore City that the Plaintiff Amel	this
J	for contempt of this Honorable Court in not obeying of. January
provided a copy of this Order be served on the said . on or before the	Laniel (Soley 2, 191 8.
Iniedotz mo	me A Safe
D D MA WON	
Bas R Multoford	

The aforegoing Order having been returned "Non Est" as appears by the Sheriff's return thereon; it is Ordered by the Circuit Court of Baltimore City this 10° day of 191° , that the time for showing cause under said Order be extended to the 20° day of May 1916 and the time for service of a copy of the same be extended to the 17° day of May 1917. Two copy pest illness Whiteford CK

57 B 438 1917 Serve on Ct. Ct. Daniley Bolet VS. Florinda Boley 502 N.Central ave. R ORDER OF COURT B16997191 8 Filed

Daniel	Eole.y
Daniel	Fore.A

417 W. Biddle st.

IN THE

CIRCUIT COURT

OF

BALTIMORE CITY.

Florinda Boley

⁵⁰² ^N» Central ave,

erve on	Ct. Ct. B
· · · · · · · · · · · · · · · · · · ·	
······································	
	vs.
	· · · · · · · · · · · · · · · · · · ·
	····
	ORDER OF COURT
	No B.
	Filed

1

FORM 19 '	
Daniel Boley	IN THE
	CIRCUIT COURT
Flounda Boley	OF
() () () () () () () () () ()	BALTIMORE CITY
Ordered by the Circuit Court of Baltimore City t	his 15 day of June 191 8
that the Appendant on the 24 day of me 191 f	at 10 o'clock A. M., and then and there show cause,
if any he may have, why he should not be punished for the Order of this Court passed on the	contempt of this Honorable Court in not obeying
payment of Alimony, pendente lite, by him to the	laintiff Defendant
provided a copy of this Order be served on the said on or before the 21 day of	in 191 8
1.2	James M. Cuuble-
TRUE CORT	
Cash Hittern	N 64
	11

B 438 1917 Ct. Ct. Serve on aniel Boley Balen VS. Bolen ----ORDER OF COURT 0.0 No. 6.9 .7.B. 0 2 ord En ... 191 8 Filed 24 Juli

Variel Boley	IN THE
́ ()	CIRCUIT COURT
vs.	OF
Florinda Boley	BALTIMORE CITY
Ordered by the Circuit Court of Baltimore City	"this' f day or filt 1910 appetuj before tiHis Court in person,
on the <i>fb-A^f%da.y</i> of \dots I $\setminus (X^y^LLA^T, 191^n)$, a	at 10 o'clock A M, and then and there show cause,
^	or contempt of this Honorable Couit in not obeying
the Order of this Court passed on the. $n_t 0$. day	of
payment of Alimony, pendente lite, by him to the)efendant
provided a copy of this Order be served on the said on or before the $\&O$ day of. $\bigwedge^{XA-J^{n}r^{n}}$	1918 H 1918 H. H. Arthur Shimp.

	The	aforegoing	Order	naving	been	returned	"Non	Est"	as app	pears,	by
		rn thereon;			•						•
this /t	€‴ day	d 4 ^ -	# -	19	91	, thaj^t	the tim	ne for	shovyi	ng ca	use
under said	Order	d 4 ^ i be extended	d to th	ne **a^	da	y of C	ÛU	дV.	W/	191	J,
and the ti	ime for	service of	a £Q8y	of the	same	be exter	nded 🖸	the	Z)	day	of
qu	φW	<u>I</u> 191	0			M		1			
6	/					Thn	Ń	Þ.J.	vm		
_									1		

Ct. Ct. Serve^pn B_ 191 • • • . î vs. ORDER OF COURT No.....B. ,

FORM 19

Daniel Boley	
0	CI
vs.	
Florinda Boley	
Ordered by the Circuit Court of Baltimore City	
that the' $J^{ri}J^{rj}J^{J}LA^{J}J^{J}$ on the. J_yV_{\ll} <61.day of. $LKAAJ^{J}fJ^{rt}L$, 191 %,	

IN THE

CIRCUIT COURT

OF

BALTIMORE CITY

 $day \text{ of } \dots f \setminus JUk - \Lambda J$.191 £appear Before thi/Court in person, A. M., and then and there show cause, if any he may have, why he shopld not be punished for contempt of this Honorable Court in not obeying the Order of this Court passed on the if $l/hs.d\&y \circ f/... \land iXA_r \land < \backslash - < C \land -r < CX \land h < \land r \land f.191 \$$, directing the payment of Alimony, pendente lite, by him to the. Pfeudaut on or before the.^^fp.P. .YL .day of.,191

A. arthur Alung

TRUE COPY TEST, Char R. Whiteford

•i CIRCUIT COURT Daniel Bole? VS. 0 n 19 Order Petition for leave to take **Testimony and Order** of Court thereon. No._____ -19 Fd

Form 25 2M 11-31

Damel Baky Rovuda Baky

IN THE Circuit Court of baltimore city

To the Honorable the Judge of the Circuit Court of Baltimore City:

THE PETITION OF plaintiff in orgunal fiel

in this case, respectfully shows that - desire 5 to take testimony in this case, and respectfully pray A that leave be granted Rei to do so before one of the Standing Examiners of this Court.

Solicitor for flamleff

jet ORDERED, this

day of September 1923 that

leave be granted to the parties to the cause, to take testimony, as prayed, before any one of the Standing Examiners of this Court.

Accen Aufor

ETRCUIT COURT Haurking Lever 5231 he c dec. DANIEL BOLEY rb VS. day 27 4 ollo FLORENDA BOLEY 1109 Port St. 0 - 7 Zte 3 12 due AMENDED BILL OF COMPLAINT Mr.Clerk: Please file. ves 3 S rer J. STEWARD DAVIS ATTORNEY AT LAW Ou 215 SAINT BALTIMORE MD. BAUMGARTEN & CO., INC.

DANIEL .BOLEY

VS.

OF

FLORENDA BOLEY

BALTIMORE CITY.

IN THE CIRCUIT COURT

TO THE HONORABLE, THE JUDGE OF SAID COURT: Your Orator complaining respectfully says:-

:

:

(1) That on or about the $U r^*$ day of -*y&' I9jJ, your Orator filed in this Honorable Court a bill of complaint, praying among other things, a divorce a Vinculo Matrimonii, alleging .adultery.

(2) That your Orator failed to add the following paragraph: WHEREFORE your Orator prays leave to amend the aforementioned original bill of complaint by adding the following paragraph to be known as the *1 t - vi paragraph pf the original bill of complaint.

That though the conduct of your Orator toward the said Florenda Boley has always been kind, affectionate and above reproach, she has, without any just cause or reason abandoned and deserted him and has declared her intentions to live with him no longer, and that&such abandonment has continued uninterruptedly for more than three years prior to the filing of this bill, and is deliberate and final and the separation of the parties is beyond any reasonable expectation of reconciliation.

AND as in duty bound, etc.

J Heward Lavis ()'ATTORNEY FOR PLAINTIFF.

DAHIEI BOLEY. : IN THE CIRCUIT COURT VS,. : OF

:

F1ORENDA BOLEY

BAITIMORE CITY

Ordered this / 2' day of $t^{*}iWMJK/V$ 1923, lay the Circuit Court of Baltimore City that the aforementioned bill of complaint be amended as prayed.

Acury Dubby

IN THE CIRCUIT COURT DANIEL BOLEY (19') VS FLORENDA BOLKY. ANSWER TO AMENDED BILL OF COMPLAINT. Mr. Clerk: Please file. attorney for Defendant, B16997 13 Dec 1920 1 FILID Th» Daily Beeord Co. Print, Baltimore, Md.

-

JJANIEL BOLEY	J	IN THE
V3)	CIRCUIT COURT
FLOHENJJA BOLEY.)	Ob'
)	BALTIMORE CITY.
)	

The Answer of Florenda Boley to the Plaintiff's Amended . Bill of Complaint, respectfully shows:

First. That this Defendant neither admits nor denies the allegations of Paragraph No. 7 of Plaintiff's Amended Bill of Complaint.

Having answered said Amended Bill of Complaint she prays that the same be dismissed.

And as in duty bound, etc.

Groed MMichus

Attorney for Defendant.

J. Steward Davis 438

Ct. Ct. No. ffff ^ Docket Boley Boley MOTION FOR HEARING 8 16997 No.

47

Hawknist Me Mechen

Filed 28 March 192x

Daniel Boley	
	IN THE
VS.	CIRCUIT COURT
Thorenda Boley	OF
1	BALTIMORE CITY
The plaintiff	by Steward Davis
•	above entitled cause placed on the Trial Calendar
for hearing. on Bill, ansu	ver and Testimory
•••••••••••••••••••••••••••••••••••••••	

in conformity with the First Equity Rule.

Solicitor for, Asteward Davis

Serve on Hawkins & McMechin Service admitted for Hawkins and Mc Mechen Ct. Ct. B-438 this 3rd day of April 19217 No. Docket 1924. Hankins and Mchechen Per MBeook. DANIEL BOLEY US. FLORENDA BOLEY NOTICE OF HEARING 1 Boty 142 Plesent NS NoB-16997 23 No Filed..elfc._...day of Mch 1924

DANIEL BOLEY

VS

FLOREMDA BOLEY

IN THE

CIRCUIT COURT

OF BALTIMORE CITY

Upon application made by the Solicitor for the PLAINTIFF

the above entitled cause has been placed upon the trial calendar in accordance with the provisions of the First Equity Rule, and the same will stand for hearing on BILLANSTO AND TESTIMONY.

when reached in due course on said calendar.

CHARLES R. WHITEFORD

Clerk Circuit Court.

Cir. Ct. Male Docket MoH 9978 <u>57</u> ¹⁹¹7 Daring Boley vs. Horeada Boley SUBMISSION FOR DECREE. Mr. Clerk, * Clerk, * Please file, Solicitor for Plaintiff. No. 1912 Filed

Daniel Bolany Florendla Boley

In the Circuit CourtJiS^ST Of Baltimore City.

______TERM 191._____

To the Honorable

Judge of Said Court:

The above cause is respectfully submitted lor

decree and the 43rd General Equity Rule is hereby waived.

. Steubrd Davis Solicitor for Plaintiff, Seol a a for Defendant. Solicitor

Circuit Court . Clo 1977 Bolley Balley Order of Reference and Report B16991 No. Roberton 192 4 Order Filed day of Report Filed day of 192

Lamel Bo Florendo

IN THE <f 16997 Circuit Court

OF

BALTIMORE CITY

Esq., Aaditor and Master, to report the

agartes 7 Azun

Warch

Term, 192 4

This case bein§jfsubmitted, without argument, it is ordered by the Court, this 1, 192 r; that the same be and it is hereby referred to

day of Aller H Robertsa

pleadings and the facts, and his opinion thereon.

Report of Auditor and Master

Alubasto

Auditor and Master.

The within Is a proper decree to be

passed In this case.

10 berton Auditor and Master.

(Etrntti Court B 438 57 Docket .9 DANIEL BOLEY, vs. Recorded Folio / 8 192 DECREE OF DIVORCE B No. 16 1-File 1928 bul

	IN THE	1
WNIEL BOLEY,		
	(Eirattt (llu	nirt
vs.		
	OF	
FLORENBA BOLEY,	BALTIMORE (CITY
	MAROH	
This cause standing ready for hearing and being	duly submitted, tbA proceedings were	e by the Court read
and considered.		
4i?z		
It is thereupon, this		
BALTIMORE CITY, Adjudged, Ordered and Decreed, that DANIEL BOLEY,	the said	
the above named complainant be, and he is hereby defendant, FLORENDA BOLEY. And the cross bill filed in this case is.		
		*
And it is further Ordered, that the saidPlaipt		
pay the cost of this proceeding.	Charles 14	lkin

- I, CHARLES R. WHITEFORD, Clerk of the Circuit Court of Haltimore City, do hereby certify that the above is a true copy of the decree taken from the record of proceedings in said cause.

1)

3/12/11/67 Doc. 3 438 1917 3 In the Circuit Court, OF BALTIMORE CITY **DEPOSITIONS** Damiel Boley Florenda Boley No. 169976 PLAINTHET'S COSTS JOE Examiners. Copies Sheriff..... Stenographer **DEFENDANT'S COSTS** Examiners...... \$...... Copies Sheriff..... Stenographer

Damil Boley	
4	"Aw tlje (Etrmit Gourt
florenda Boley	OF BALTIMORE CITY.
The also	vie eause henig at issue
and notice having been given me by t	he Solicitor for the Saintiff
	same, I, A. de RUSSY SAPPINC/ON, one
of the Standing Examiners of the C	ircuit Courts of Baltimore City, under and by
the L.J^IAAAMdAAA^ d	ed Circuit^ourt, passed^in said cause on the day of <u>september</u> 19.*?e3., met_qn lay of J^Wt <c^^w^ in="" nineteen<="" th="" the="" year=""></c^^w^>
hundred anfl.kC#^{(^.:?, O)^at my	y offifefe, in the City of Baltimore, in the State
in the same year at $^{^{^{^{^{^{^{^{^{^{^{^{^{^{^{^{}}}}}}}}$	$\frac{\&JLuLA * \&L \pounds dL}{v} day of .J \pounds^{4} < ^{\pounds}?-r^{}$ o'clock in the <i>CţJjAM^T</i> noon and the in the City and State such examination of witnesses in said cause;
at which last mentioned time and p	lace I attended, due notice of such meeting
<u> </u>	the presence of the Solicitor $"$
is to say:—	

Boley,

۲	7.

Bo lay.

Testimony taken at the office of W. Davis, Baltimore, Maryland, January 1923, at three O'clock P. M.

Daniel Boley> the Plaintiff m this case, produced on his own Toehalf, having, "been first duly sworn, depnseth and asaith as follows, that is to say:

By the Examiner,

1 Q. State your name residence and occupation*'

A. Daniel Boley, 903 North Gi Imc*" Street; musician.

2 Q. Do yna know the parties lo this suit*?

A. I *am* the Plaintiff and my wife is the Defendant.

By Mr. Davis:

1 Q. When were you married?

- A. About the 266h. ' June 1913.
- 2 Q,. Were you married "by a Minister of the Gospel.

A. Ye_{s#}

3 q. In Baltimore City?

A.. Yes; Eilicott City.

4Q,. By a Religious Ceremony'*1

A. Yes.

Daniel Boley.

5 Q. Have you Toeen a resident rf Baitim-re City, State of Maryland, for at least two years prirr to tile filing of this suit?

A. Yes.

6 Q. Ai'e there any children as the result of this marriage?

A. Two.

7 Q.. State their names and ages?

A. Evelyn, ten years old and Daniel, nine years old*

8 Q,. HaVe you the custody of these children?

A. Wo; she has the children.

9nQ. Have you -~ Have they a proper home with their mother,

A. Yes; as far as I knrw.

10 Q. What was your conduct towards your wife while living together; h ow did you treat hero

A. Weil, I guess as good as any man could treat his wife.

11 Q. State whether cr net you were always a kind, affectionate and faithful husband^{1-'}

AZ T^ied to"-"be

12 Q. Were .you; yea or no.

A. Yes.

13 Q. Are jou and .your wife living together now?

Danie 1 Boley#

A« No sir.

14 Q. Which left the other; did /u leave him cr did -- Did ^ru leave her or did she leave you?

A. She left me.

15 q." When?

A. April 1st., 1917.

16 Q. Did she have any just cause or reason to abandon and d esert you at that time?

A. No sir.

17 Q. What did she say and what di sshe do on that date.

A. I did not see her.

18 Q. ^ Where were you when she abandoned and deserted yruo

A« At wr-rk.

 1^9 Q. And when you returned home, what did you find?

A. I forand the house minus wife and children.

2^ Q. After that time did you gc to her- and - or communicate with her and try to get her to come "back and live with y(.u) and dc as a. wife should?

A. On several occasions.

21 Q. And each tirae did she refuse or consent to do $s^{r'}$?

.

A. She refused.

22 Q. When did she desert and abandon you in the . manner described by you Daniel Boley.

A. About April 1st., 1917.

23 Q. Has her abandonment and desertion of you continued uninterruptedly since Apri[^] 1st., 1917.

A. Ye_s.

24 Q,. State whether or not her aloandcommena mand desertion of you was deliberate and final; did she deliberately and finally abandon and desert you?

A. Yes.

25 Q. Sttate whether r.r not there is any reasonable expectation rf a reconciliation? do you ever expect to -nake up and live together again?

A. TTo sir.

GIFSERAL QUESSIOJI

Ho you lenowor oan you state any other matter or thing that may be to the "benefit or advantage of the parties to this suit, or either of thera, or that may be material to the subject of this, your examination, or the laattors in question Between the parties? If so, state the *asme* fiilly/ana at large in your **chever**,

Armen WD Raniel E. Bole •

[Florence Boiey> a witness of lawful age, produced rn "behalf cf the Plaintiff, having "been first duly sworn, d^eprseth and saith as follrws, that is to say:

By the Examiner:

1 Q« Sttate your name residence and occupation?

A. Florence Boley, 1019 Myrtle Avenue; domestic.

2 Q.. Do you knrw the parties to this suit? A. Ye_s.

By Mr, "Davis

1 Q. A*"e th-y husband and wife?

A. Yes.

2 Q. Did they live together as hus band and wife and were they always known and recognized in the community in which they lived as husband and wife?

A. Yes.

3 Q. Has the Plaintiff been a resident r.f Baltimr re City, State r,f Maryland, for at least two years prior to the filing rf this suit?

A. $Ye_s \bullet \sim$

4 Q. There are two children as the result of this marriage; you kn < v that?

A. Yes.

5 Q. Do you think they have a proper hokae v/ith theirmmnther?

б,

Florence Beley.

A. Yes, as far as I know.

6 Q. What was Mr. Boley's conduct towards his wife while living together?

A. Faithful husband,

7 Q. State whether or not he was always a kind, affectionate and faithful hustand?

A. Yes,

8 Q. Are the parties to this suit living together now?

A. W' sir,

9 Q. Which left the ether; did he leave her or did she leave him?

A. She left hifc.

10 Q. When?

A. About April 1st.

11 Q. What year?

A. 1917.

12 Q. Did she have any cause *rr* reason to abandon and desert her husband at that time.

A. Nossir.

13 Q. What did she say and what did she do on that cccasicn?

A. She just left hira^

14 Q. Have you seen her to talk to since she

left her husband?

Plcrence T3°ley.

A. Several times,

15 q. What has she said about living with her husband

A. She said that she had left him for good and that she tf_0uld nrt live with him any more.

16 q. Did she tell wou that her husband had be??n to her and had tried tr get her to come back*

A. Yes.

17 q. What did she say*

A. She said that she had told her husband that she would not ccrae back.

18 q. And how do you know that she abandoned and deerted her husband of your own personal knrv/o ledge outside of V7hat she told you?

A. I visited the housse and when I v/ent there I found her gone.

19 q. And how long did he continue to live in that house after she left him.

A. About four months,

20 q. And in these frur months did you see the Defendant Mrs.Bo ley".

A. Yes.

21 q. And was it then that she told you teat she had left her husband and wruld not live with him again*

A. Y^{es}

.

Florence Boley.

22 Q, 'And has her abandonment and desertion cf her husband continued uninterruptedly since April 1st., 1917V

A. Yes.

23 Q. State whether *rr* not her abandonment and desertirn *of* her husband was deliberate and final; did she deliberately and finally abandon and desefct her husband?

A. Yes.

24 Q. State whether rr not there is any raasonable expectation of a reconciliati on; do *ynu* ever expect them to jnake up and live together again?

A. N_r . sir.

GENERAL QUESTION

Do you knowor can you state any other matter or thing that may be to the benefit or advantage of the parties to this suit, or either of them, or that may be material to the subject of this, your examination, or the matters in question between the parties? If so, state the same fully ^fic^a* large in your answer?

the same fully ^fic^a* large in your answer? A-' WW Florence & Boler

No other witnesses being named or produced before me, I then, at the request
of the Solicitor/Q*> of the Alspective parties
closed the depositions taken in said cause and now refearn them closed under/jfiy
hand and seal, on this
in the year of Our Lord nineteen hundred and fuenty - format the
City of Baltimore, in the State of Maryland
Cilia Sappuepty (SEAL).
Examiner.

There <i>arc</i> .^M^C?'	Exhibits with these depositions, to wit:
Plaintiff's Exhibit	
••••	
•	
Defendant's Exhibit	
	adi Capping Exansiner.
	Examiner.

Celes Chapping