IN THE CIRCUIT COURT OF HATTIE CONWAY VS. OLLIE CONWAY BILL FOR DIVORCE Mr. Clerk:-Please file.

HATTIE CONWAY : IN THE CIRCUIT COURT

VS. : OF

OLLIE COHWAY : BALTIMORE CITY.

TO THE HONORABLE. THE JUDGE OF SAID COURT:

Your Oratrix complaining respectfully says:

- (I) That she was married to her husband, Ollie Convey on or about the 29th day of January, I914 and with whom she resided in Baltimore City until about the 4th day of January, I923.
- (2) That ever since said marriage your Oratrix has behaved herself as a faithful, chaste and affectionate wife toward the said Ollie Conway.
- (3) That said Ollie Conway, has on divers days and times since said marriage, committed the crime of adultery with divers, lewed and abandoned women, whose names to your Oratrix are unknown, and said offense has not been condoned by your Oratrix.
- (4). That there are no children as result of said marriage.
- (5) That both your Oratrix and the defendant are citizens of the State of Maryland, having resided in Baltimore City for more than two years prior to the filing of this bill.
- destitute and without funds to defray the expenses of this litigation; further that she is without the means of support for herself. She is advised by counsel that she is permitted to petition this Honorable Court that the defendant shall be compelled to contribute a

reasonable amount as alimony pendente lite towards the support of your Oratrix, and that she will also be awarded an amount in order to compensate her solicitor.

Your defendant is employed and earns an average of thirty dollars per week.

TO THE END. THEREFORE

- a. That your Oratrix may be divorced a Vinculo Matrimonii from the said Ollie Conway.
- b. That she may have such other and further relief as her case may require.
- c. That this Honorable Court will decree that the defendant pay a reasonable sum as alimony pendente lite and an additional sum of counsel fee.
- d. Permanent alimony.
- e. Right to resume her maiden name, Nelson.

May it please your Honor to grant unto your Oratrix the Writ of Subpoens directed against the said Ollie Conway, commanding him and requiring him 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.

SOLICITOR FOR COMPLAINANT.

19253 Docket No. HATTIE CONWAY ALLIE CONWAY SUBPOENA TO ANSWER BILL OF COMPLAINT Attorney for XSOLICITOR Complainant

EQUITY SUBPOENA

The State of Maryland

On OLLIE CONWAY

of Baltimore City, Greeting:

WE COMMAND AND ENJOIN YOU, That all excuses set aside, you do within the time limited by law beginning on the second Monday of March next cause an appearance to be entered for you and your answer to be filed to the complaint of HATTIE CONWAY

against you exhibited in the Circuit Court of Baltimore City,
HEREOF fail not, as you will answer the contrary at your peril:

WITNESS, the Honorable JAMÉS P. GORTER, Chief Judge of the Supreme Bench of Baltimore City, the 8th day of January 192 3

Issued the day of February, in the year 1923

CHAS R. WHITEFORD

Clerk.

MEMORANDUM: You are required to file your answer or other defense in the Clerk's Office, room 206, in the Court House, Baltimore City, within fifteen days after return day.

(General Equity Rules 11.)

GSB Docket 99
1923 CIRCUIT COURT Order For Alimony Pendente Lite ORDER

IN THE Latte Cornay CIRCUIT COURT BALTIMORE CITY Olle Coma TERM, 192 pay to the plaintiff. Dollars per week, during the continuance of this suit, accounting from the elman 1923 to the said plaintiff as alimony, pendente lite unless cause to the contrary be shown on or before the elman 192, provided a copy of this Order be served on the said defendant 23 on or before the 192 3

CLERK

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 192 , that the Mome for showing cause under said Order be extended to the 25 day of Q

and the time for service of a copy of the same be extended to the



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 day of 1923, that the time for showing cause under said Order be extended to the day of 192 and the time for service of a copy of the same be extended to the day of

CIRCUIT COURT OF BALTIS

Hattie Conway
VS.

Ollie Conway

Answer

Mr. Clerk; Please file,&c

324919 Epadicann

1001

Daily Record Co. Print, Baltimore, Md.

Hattie Conway:

IN THE

VS.

Ollie Conway

CIRCUIT COURT OF BALTIMORE CITY.

To the Honorable, the Judge of said Court:

The answer of your respondent to the bill of complaint filed and exhibited hereto respectfully says:-

FIRST

That the marriage is admitted as alleged in the plaintiff's bill of complaint.

SECOND

Your respondent also admits that there are no children born as a result of said marriage.

THIRD

Your respondent also and further admits that both parties are residents of the City and State and have been for more than two years last past.

FOURTH

Your respondent with great respect denies the allegation of adultery set forth in the plaintiff's bill of complaint and puts him on his strictest legal proof.

Having answered all the material allegations and in due time your respondent prays that the bill be hence dismissed with attending costs.

Solicitor for Respondent.

CIRCUIT COURT

909

Docket No.

Belie Connag

Order

19

Petition for leave to take Testimony and Order of Court thereon.

No.

18 april

1972

A

IN THE
Circuit Court

BALTIMORE CITY

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

Solicitor for planets

ORDERED, this day of 19, 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.

Doc. 3 99

In the Circuit Court,

OF BALTIMORE CITY

DEPOSITIONS

Mattie Conway

Ollie Comvay

No. 2,491913

PLAINTIFF'S COSTS

Examiners \$

Stenographer.

DEFENDANT'S COSTS

Examiners

Copies

Sheriff Stenographer ____

Fed 213" april 1923

(A) ...

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Odattie Commay	
	In the Circuit Court
Ollie Conway	OF BALTIMORE CITY.
The above can	se leevey at mus
and notice begins been given me by the Se	ligitor for the South
and notice having been given me by the So	
of a desire to take testimony in the same,	
of the Standing Examiners of the Circuit	Courts of Baltimore City, under and by
virtue of an order of the above named Ci	rcuit Court, passed in said cause on the
18 The day o	f 1923, met on
the eighteenth day o	f_aprilin the year nineteen
	ce, in the City of Baltimore, in the State
of Maryland, and assigned the	reterrite day of april
in the same year atthsee	clock in the after noon and the
office of adel Sappington	Cog, in the City and State
aforesaid, as the time and place for such	examination of witnesses in said cause;
at which last mentioned time and place	I attended, due notice of such meeting
having been given, and proceeded in the partial is to say:—	resence of the Solicitorof theto take the following depositions, that



Conway,

v.

Conway.

Testimony taken at the office of A. deR. Sappington, Esq., 733 Title Building, Baltimore, Maryland, April 19th., 1923, at three O'clock P. M.

Hattie Conway, the Plaintiff in this case, produced on her own behalf, having been first duly sworn, deposeth and saith as follows, that is to say:

By the Examiner:

- 1 QL State your name residence and occupation?
 - A. Hattie Conway, 630 Lanvale Street'cook.
- 2 Q. Do you know the parties to this suit?
- A. I am the Plaintiff and my husband is the Defendant.

By Mr. Davis:

- 1 Q. When were you married?
 - A. 1914.
- 2 Q. Wat date?
 - A. 29th., January.
- 3 Q. Were you married by a Minister of the Gos-
 - A. Yes

pel?

- 4 Q. In Baltimore City?
 - A. Yes.

Hattie Conway.

- 5 Q. Have you been a esident of Baltimore City, State of Maryland, for at least two years rior to the filing of this suit?
 - A. Yes.
- 6 Q. Are there any children as the result of this marriage?
 - A. No.
- 7 Q. What wa your conduct towards your husband while living together; how did you behave yourself?
 - A. All right.
- & Q. S tate whether or not youwas always a kind, affectionate and faithful wife?
 - A. Yes.
- 10 Q. Are you and your husband living together now?
 - A. No sir.
- 10 Q. Which left the other?
 - A. I left him.
- 11 Q. When?
 - A. 12th., January.
- 13 Q. What year?
 - A. 1923.
- 14 Q. You charge your husband with adultery; do you know anything personally about that? You first discovered his adulteries by the condition of his underclothes?

Mattie Conway.

- A. Yes.
- 15 Q. What do you mean?
- A. I was the one that looked after his clothes, and I saw that hew as with other women.
- 16 Q. Do you man that you saw theeevidence of semen on his underclothes?
 - A. Yes.
- 17 Q. Did you speakto him about it?
 - A. Yes.
- 18 Q. What did he say?
- A. At first when I spoke to him about it, he did not know anything about it, and when I spoke to him about it again, then he told me, and he knew all about it.
- 19 Q. What did he say?
- A. He said that he was not going to do any better, and that it was not any use for me to say anything to him.
 - 20 q. Did he ever stay out all night?
 - A. Yes.
- 21 Q. Did you ask him where he had been?
 - A. No sir.
- 22 Q. What is this woman's name?
 - A. Her firstname is Cora.
- 23 Q. Where did she use to live?
 - A. On McCulloh Street.

Hattle Conway.

- 24 Q. Did she have a room or a house there?
 - A. she had a room.
- 25 Q. Did he call on her?
 - A. Yes.
- 26 Q. And did he go to her bed room and see her.
 - A. Yes.
- 27 Q. How do you know that?
 - A. I was told that hew as there.
- 28 Q. Did you have any conversation with your husband about this woman?
 - A. Yes.
- 29 Q. What did you say to him and what did he say to you
- A. Well, at first I heard that he was going with this girl and I asked him about it, and I asked him where he got this mess from, and I told him, now, if you are going to keep on going with this woman, you will have to stop or I wont put up with it, and he said "Well, if you do not like the way that I do, you will have to get out.
- 30 Q. Did you get after him about hisnunderwear?
 - A. Yes; several times.
- 31 Q. Tell what you said to him and what he said to you?
 - A. I said "What is the trouble with your clothes",

.

Hattie Conway.

and I said -- he said "Nothing that I know of", and I said "Well, there is something the latter with your clothes", and he said "I do not know how it got on them" and I said Well, don't let me catch it on there again".

32 Q. Have you lived with him since you discovered his adulteries or cohabited with him?

- A. No sir.
- 33 Q. Have you forgiven his offenses?
 - A. No sir.
- 34 Q Have you forgiven him for his adulteries?
 - A. No sir.
- 35 Q. You have asked for the right to resume the use of your maiden name; what is your maden name?
 - A. Welson.

GENERAL QUET ION

Do you know or 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 and at large in your answer.

Hattie Conaway

Ida Nutt, a witness of lawful age, produced on behalf of the Plaintiff, having been first duly sworn, deposeth and saith as follows, that is to say:

By the Examiner:

- 1 Q. state your name residence and occupation?
 - A. Ida Nutt, 532 Gilmor Street; I am a cook.
- 2 Q. Do you know the parties to this suit?
- A. Yes; I used to stop in the house with them on Myrtle Avenue.

By Mr. Davis:

- 1' Q. You were not present at the marriage?
 - A. No sir; I was not present at the marriage.
- 2 Q. But are they living together as husband and wife?
 - A. Yes.
- 3 q. They were considered in the community as husband and wife?
 - A. Yes.
- 4 Q. Do you know which left the other?
 - A. Yes; she left.
- 5 Q. She has charged her husband with adultery; have you ever had any conversation with Mr. Conway about that.
- A. Yes, I used to tell him about going with other women, and I teld him that he had a nice wife, and that he should behave himself.

Ida Nutt.

- 6 Q. What answer did he make?
- A. He said that he was going to keep going his way, and that he was not going to stop going with women.
- 7 Q. How many times did you say thatto him?
 - A. I said it to him three or four times.
- 8 Q. How many times did he make that answer.
 - A. Every time that I told him.
- 9 Q. Have you seen him with this woman?
 - A. No sir; I have not seen him with the woman.
- 10 Q. Were you living at the house when they separated?
 - A. No sir.
- 11 Q. Has Mrs. Conway been a resident of Baltimore City, State of Maryland, for at least two years prior to the filing of this suit?
 - A. Yes.
- 13 Q. How long has she lived here as far as you know?
 - A. I have been knowing her for the last five years.
- 14 Q. Are there any children as the result of this marriage?
 - A. No sir.
- 15 Q. What was her conduct towards her husband while living together; how did she treat him.
 - A. She treated him fine.

Ida Nutt.

- 16 Q. Was she true to him?
 - A. Yes; true to him.
- 16 Q. Good kind and affectionate and true?
- A. Yes; in every way.
- 17 Q. Do you know anything about the semen on his underwear?
 - A. No sir.
- 19 Q. Did you hear him make any admissions about it or not?
 - A. No sir; he did not.

GENERAL QUET ION

Do you know or 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 and at large in your answer.

A. ---

Ida Hart

Anna Thompson, a witness of lawful age, produced on behalf of the Plaintiff, having ben first duly sworn, deposeth and saith as follows, that is to say:

By the Examiner:

- 1 Q. State your name residence and occupation?
- A. Anna Thompson, 1410 Presstman Street; cook.
- 2 Q. Do you know the parties to this suit?
 - A. Yes; I do.

By Mr., Davis.

- 1 Q. You were not present at the marriage?
 - A. No sir.
- 2 Q. Do you know whether or not they lived together as husband and wife?
 - A. Yes; I do.
- 3 Q. And were they considered in the community as husband and wife?
 - A. Yes.
- 5 Q. And did they hold themselves out in the community as husband and wife?
 - A. Yes.
- 6 Q. They are separated: Do you know which one left the other?
 - A. She left him.
- 7 Q. When?
 - A. On account of this girl.

Anna Thompson.

- 8 Q. What girl?
 - A. This Cora.
- 9 Q. Have you seen him with Cora?
 - A. Yes; I have sen him with her.
- 10 Q. How often?
 - A. Three or four times.
- 11 Q. Where?
 - A. On Pennsylvania Avenue.
- 11 Q. Walking on the street?
 - A. Yes.
- 12 Q. Do you know where they came from?
- A. No sir.
- 14 Q. Night time or day time?
 - A. Night time around nine or half past nine.
- 14 Q. Did you ever see him going to her room?
 - A. No sir.
- 15 Q. Have you ever seen them on McCulloh Street where she had a room?
 - A. No sir.
- 16 Q. You do not know whether she lived on McCulloh Street or not?
 - A. No sir.
- 17 Q. I mean afterwards or at any other time.
 - A. No sir.

Anna Thompson.

- 18 Q. You know nothing of this condition of his underwear?
 - A. No; none other than what he told me.
- 19 Q. Have you seen him with other women lately?
 - A. This Cora, in the market.
- 20 Q. What were they doing; marketing.
 - A. No sir; just' walking through the market.
- 21 q. What was her conduct towards her husband?
- A. She treated him fine because she lived in the house with me and shewas good to him; that -- therewas nothing that she did not do for him, but it did not do any good.
- 22 Q. What did he do.
 - A. Everything that he could do.
- 23 Q. How about his coming home late at night?
 - A. He came home late at night.
- 24 Q. What would you call late?
- A. Sombines two and three O'clock in the morning.
- 25 Q. Are there any children as the result of this marriage?
 - A. We; the call things.
- 26 Q. And you have seen him with other women?
 - A. Yes.

Anna Thompson.

- 27 Q. How long has it been since the first time that you saw him with Cora.
- A. I saw him last year; it has been about a year now.
- 28 Q. Has the Plaintiff been a resident of Baltimore City, State of Maryland, for at least two years prior to the filing of this suit?
 - A. Yes.

GENERAL QUET ION

Do you know or 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 the, your examination, or the masters in question between the parties? If so state the same fully and at large in your answer.

annie Thopsom

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of the Solicitorof the	/// .
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	undred and Liverly three at the
City of Baltimore, in the State of I	
	Examiner.
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Plaintiff'sExhibit	
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Detendant's Exhibit	/
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	ali Cappingty
I, A. de RUSSY SAPPIN	all Repressions
I, A. de RUSSY SAPPIN going depositions were taken, do	GTON, the Examiner before whom the fore-
I, A. de RUSSY SAPPIN going depositions were taken, do	GTON, the Examiner before whom the fore-hereby certify that I was employed in assigning tions upon days, on the
I, A. de RUSSY SAPPIN going depositions were taken, do a day, and taking the said deposit	GTON, the Examiner before whom the fore-hereby certify that I was employed in assigning tions upon days, on the
I, A. de RUSSY SAPPIN going depositions were taken, do a day, and taking the said deposit of which I was employed by the I	GTON, the Examiner before whom the fore-hereby certify that I was employed in assigning tions upon days, on talk Plaintiff, and on Motter
I, A. de RUSSY SAPPIN going depositions were taken, do a day, and taking the said deposit of which I was employed by the I	GTON, the Examiner before whom the fore-hereby certify that I was employed in assigning tions upon days, on the
I, A. de RUSSY SAPPIN going depositions were taken, do a day, and taking the said deposit of which I was employed by the I	GTON, the Examiner before whom the fore-hereby certify that I was employed in assigning tions upon days, on talk Plaintiff, and on Motter
I, A. de RUSSY SAPPIN going depositions were taken, do a day, and taking the said deposit of which I was employed by the I	GTON, the Examiner before whom the fore-hereby certify that I was employed in assigning tions upon days, on talk Plaintiff, and on Motter

99 C	ircuit Court
19 72 Do	cket No
Nather Co.	nivag
vs.	
Ollee Cor	waz
SUBMISSION FO	OR DECREE.
Mr. Clerk, Please file, Solid	citor for Plaintiff.
No. 2 40	719
Filed	7 23

Allè Cours	In the Circuit Court of Baltimore City
To the Honorable	TERM 19
	ge of Said Court:
Ţ.	The above cause is respectfully submitted for
decree and the 43rd General Equity Ru	le is hereby waived.

Solicitor for Defendant.

Solicitor

for Plaintiff,

R	Circuit Court 99 1923 Docket No.
	Couvay vs.
	Order of Reference and Report
1	No B 24919
	Order Filed # day of May 1923
	Report Filed day of 19

IN THE

Rollie Convay Ollie Conway

Circuit Court

OF

Command of the second	BALTIMORE CITY
	March Term, 19 2
This case being submitted, without argument,	it is ordered by the Court, this
day of May , 19	23, that the same be and it is hereby referred to
pleadings and the facts, and his opinion thereon.	Aleun Dufoz
Report of Audit	tor and Master
Bill filed by wife against husba	und for a divorce a vinculo matrimonii
for adultery and to be permitted to r	
Sec. 36.	
Defendant summoned and answers.	
Proof shows marriage, residence	and adultery of defendant, and that the
plaintiff be permitted to resume her	
Case ready for decree.	
May	ARderston
Auditor a	nd Master.
	·

CIRCUIT COURT

19 73 Docket No.

Docket No.

Blue Comman

vs.

Order

19

Petition for leave to take Testimony and Order of Court thereon.

B 24919

Fd 28 Aune 1923

Form 25-3M-5-19	
Haplio Omina	
TV-TAG COMMAN	
	IN THE
US.	Circuit Court
600: 6	Circuit Court
Olle Conway	OF
	BALTIMORE CITY
To the Honorable the Judge of the	
Circuit Court of Balt	timore City:
$\int \Omega$	
THE PETITION OF Pout	
	40.6.2
in this case, respectfully shows that she desire	to take testimony in this case, and
respectfully pray 5 that leave be granted &	to do so before one of the Standing
Examiners of this Court.	
Examiners of this Court.	
0.5	
Solicit	tor for (O a l)
Doest Co.	plant
20	(Juno 23
ORDERED, this da	ay of 19, tha
leave be granted to the parties to the cause, to tal	ke testimony, as prayed, before any on
of the Standing Examiners of this Court.	Acur duffy
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	/ / ·

Doc. 3 1923

In the Circuit Court,

DEPOSITIONS

Otattie Conway

allie Comoay

No. 2491913

PLAINTIFF'S COSTS

Examiners \$

Copies

Sheriff______Stenographer_____

DEFENDANT'S COSTS

Examiners.....\$

Copies

"Sheriff.....

Stenographer.

* 111.3

3/13/11/10

D'Attie Comway In the Circuit Court
OF BALTIMORE CITY.
The above cause henig at usine
and notice having been given me by the Solicitor for the plaintiff
of a desire to take testimony in the same, I, A. de RUSSY SAPPINGTON, one
of the Standing Examiners of the Circuit Courts of Baltimore City, under and by
virtue of an order of the above named Circuit Court, passed in said cause on the Liveuty-eightheman day of
hundred and twenty-three at my office, in the City of Baltimore, in the State.
of Maryland, and assigned the Leventy-minch day of June
in the same year at elever o'clock in the noon and the
office of adellappington, Esqin the City and State
aforesaid, as the time and place for such examination of witnesses in said cause;
at which last mentioned time and place I attended, due notice of such meeting
having been given, and proceeded in the presence of the Solicitorof the
is to say:

HATTIE CONWAY

٧S

OLLIE CONWAY

Testimony taken at the office of A. de R. Sappington, Esq., 733-745 Title Building, Baltimore, Maryland, on Friday, June 29th, 1923, at 11 o'clock, A. M.

HENRY NUTT, a witness of lawful age, produced on behalf of the plaintiff, having been first duly sworn, de-

BY THE EXAMINER:

- 1 Q. State your name, residence and occupation?
 - A. Henry Nutt, 826 North Stricker Street; hod carrier.
- 2 Q. Do you know the parties to this suit?

poseth and saith as follows, that is to say:

A. Yes; I have known her about fifteen years, and him ten or twelve years.

BY MR. DAVIS:

- 1 Q. Mrs. Conway has charged her husband with adultery?
- A. While he lived at my house four years ago, he was going to see a woman who lived on McCulloh Street named Cora Beasley, she lived in the 1600 block, and occupied one room there, a bedroom. I went there with him one

Henry Nutt

Saturday and she was up in her room. We were all sitting there talking and I came away and left him there in the bedroom. I have seen him at her house in her room twice, just we three were present each time, and I left and left him there and he told me he was going with her that she was his friend.

- I left him there about six o'clock on each occasion and he came home about eleven o'clock.
- 2 Q. When they were in the room together, how did they act together?
- A. She acted as if he were a husband, they hugged and kissed while I was there. I saw what was about to come off, so I left. She called him daddy and he called her Cora.
- 3 Q. Did he ever admit to you that he had committed adultery with this woman?
 - A. yes.

GENERAL QUESTION

Do you know or 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 and at large in your enswer.

ach Sappuyty Hewy & het much

No other witnesses being named or produced before me, I then, at the request
of the Solicitorof the
closed the depositions taken in said cause and now return them closed under my
hand and seal, on thisday of fuly
n the year of Our Lord nineteen hundred and Lucusty - threeat the
City of Baltimore, in the State of Maryland.
Examiner.
There are 900. Exhibits with these depositions, to wit:
Plaintiff'sExhibit
/
Defendant'sExhibit
Examiner.
I, A. de RUSSY SAPPINGTON, the Examiner before whom the fore-
going depositions were taken, do hereby certify that I was employed in assigning
a day, and taking the said depositions upontwodays, on_both
of which I was employed by the Plaintiff, and on
by the Defendant
(Also Lappingling

,

CIRCUIT COURT

B 99

No. 63 Docket

Hattie Conway

VS.

Ollie Conway

Recorded

Folio /95 1927

Decree of Divorce

1244191

D No.

A 12 July 1923

The within is a proper decree to be passed in this case.

Host of Noberton and Master

Hattie Conway	Circuit Court
	OF
VS.	BALTIMORE CITY
	A A
Ollie Conway	July Term, 19 2
This cause standing ready for hearing and	being duly submitted, the proceedings were by the
Court read and considered. It is thereupon, this	day of July , A. D. 1923.
by the Circuit Court of Baltimore City, Adjudge	ed, Ordered and Decreed that the said
	nway
the above named Complainant be and she is hereby	y DIVORCED A VINCULO MATRIMONII from the
Defendant, the said Ollie Conway.	
And that the plaintiff	be permitted to resume her maiden
name, Hattie Nelson.	
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	and the state of t
	The state of the s
And it is further Ordered, That the said 4e	fendant
pay the cost of this proceeding.	
	H. arther Plans