IN THE CIRCUIT COURT OF HARRISON DODPG 2 4 VS. BILL FOR DIVORCE Mr.Clerk:-Please file. J. STEWARD DAVIS

BAUMGARTEN & CO., INC.

IN THE CIRCUIT COURT

HARRISON DODD

VS.

:

:

OF

ELIZABETH DODD

•

BALTIIORE CITY.

TO THE HONORABLE. THE JUDGE OF SAID COURT:

Your Orator complaining respectfully says:

- I. That he was married to his wife, Elizabeth Dodd, on the 28th day of January, 1909 and with whom he resided until the 21st day of June, 1920, when the defendant deserted the plaintiff.
- 2. That though the conduct of your Orator toward the said Elizabeth Dodd 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 and is deliberate and final and the separation of the parties is beyond any reasonable expectation of reconciliation.
- That there is one child born as result of said marriage, Dorothy age about eleven years, now in the care and custody of the defendant.
- 4. That your Orator has not liged or co-habited with the said defendant since said desertion.
- 5. That both your Orator and the defendant are citizens of the State of Maryland, having resided in Baltimore City for more than three years prior to the filing of this Bill of Complaint.

TO THE END, THEREFORE:

- (a) That your Orator may be divorced A Vinculo Matrimonii from the said Elizabeth Dodd.
- (b) That he may have such other and further relief as his case may require.

May it please your Honor to grant unto your Orator the Writ of Subpoens directed against the said Elizabeth Dodd, 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.

ANS as in duty bound, etc.

ATTORNEYS FOR PLAINTIFF.

Ct. Ct. 498 1924 B- Docket No. 64 Harrison Dodd VS. Elizabeth Dodd SUBPOENA TO ANSWER BILL OF COMPLAINT SOLICITOR Davis & Evans

EQUITY SUBPOENA

The State of Maryland

Tu

Elizabeth Dodd

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 August next cause an appearance to be entered for you and your answer to be filed to the complaint of

Harrison Dodd

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 JAMES P. GORTER, Chief Judge of the Supreme Bench of

Baltimore City, the

14"

day of

July

192 4

Issued the

23 day of

July, in the year 192 4,

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)

498

10-64

IN THE CIRCUIT COURT OF BALTIMORE CITY.

HARRISON DODD

VS.

ELIZABETH DODD.

ANSWER.

Mr. Clerk:-

Please file.

Solicitor for Defendant

1327330

34 bentty 525 27 MUNSEY BUILDING SALTIMORE, MD.

De aug 9 24

HARRISON DODD : IN THE

vs. ; CIRCUIT COURT

ELIZABETH DODD : OF

: BALTIMORE CITY.

TO THE HONORABLE, THE JUDGE OF SAID COURT:

The Defendant respectfully answering the Bill of Complaint in this case against her filed, says:

I.

That the Defendant admits the allegations contained in paragraph one of the Bill of Complaint to the effect that she and the Plaintiff were married on January 28th, 1909, and lived together as man and wife until June 21st, 1920, but she neither admits nor denies that she deserted the Plaintiff on that date and demands strict proof of same.

II.

She neither admits nor denies the allegations contained in paragraph two of the Bill of Complaint and demands strict proof of same.

IIH.

The Defendant admits the allegations contained in paragraph three of the Bill of Complaint.

IV.

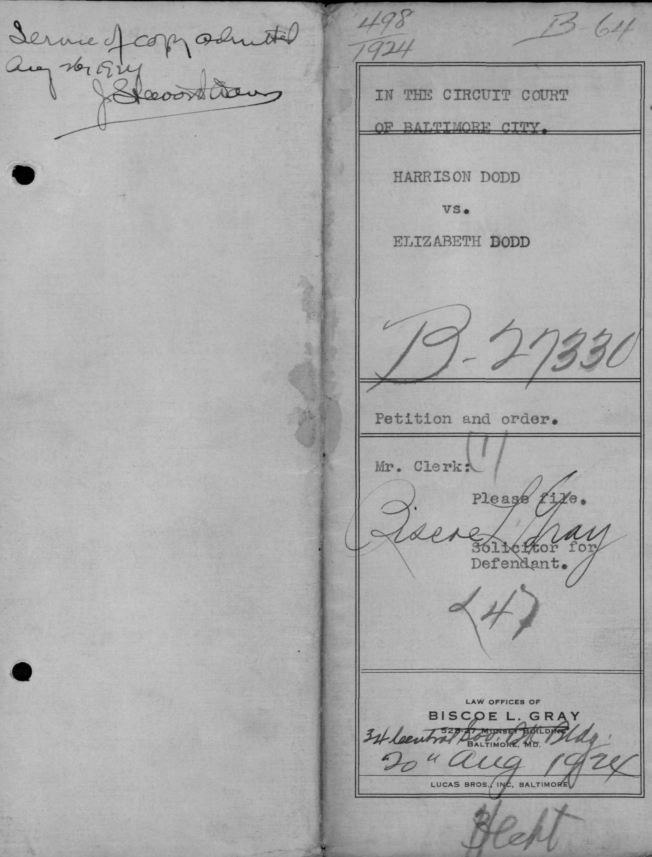
Answering paragraph four of the Bill of Complaint she neither admits nor denies the allegations contained therein and demands strict proof of same.

ν.

That she admits the allegations contained in paragraph five of the Bill of Complaint.

And having fully answered this Defendant prays the Court to be dismissed hence with costs.

Solicitor for Defendent.



Copy for Plantiff of Davis Flowers
attorneys
315 Courtland St
City HARRISON DODD : IN THE

vs. : CIRCUIT COURT

ELIZABETH DODD : OF

: BALTIMORE CITY.

TO THE HONORABLE. THE JUDGE OF SAID COURT:

The petition of Elizabeth Dood, the Defendant, in the above entitled cause respectfully shows unto your Honor:

I.

That the Plaintiff has filed his Bill in this Court for a divorce a vinculo matrimonii from your petitioner on the ground of desertion and abandonment as will appear by reference to said Bill of Complaint filed in this cause.

II.

That your petitioner has filed her answer denying said allegations and demanding proof of same.

III.

Your petitioner is advised that she is entitled to have an order passed by this court requiring the plaintiff to pay her a reasonable and proper sum of alimony, pendente lite, for her personal support, and for her infant child, referred to in paragraph three of plaintiff's Bill of Complaint, and also a reasonable and proper sum to enable her to defray the necessary expenses of her defense to said Bill and to compensate counsel whom she has employed to defend the suit.

IV.

That your petitioner is further advised that she is also entitled to permanent alimony for the support and care of Dorothy Dodd now eleven years of age born as a result of the marriage of the defendant and plaintiff in this action above referred to.

٧.

That the plaintiff is a man of considerable means while your

petitioner is without funds of any kind, and in the view of the means of the said plaintiff and the serious charge against your petitioner she is entitled to liberal allowance to be made to her for her defense; and the amount of her alimony pendente lite should also be fixed according to the plaintiff's means and ability.

VI.

Your petitioner therefore prays this Honorable Court to pass an order requiring the plaintiff, Harrison Dodd to pay her for alimony pendente lite such a sum and at such intervals as to this Honorable Court, shall seem right and proper, and also such other sum as the Court shall deem proper to enable your petitioner to defray the expenses to which she will be put in defense of such suit including therein a reasonable fee to her counsel.

Your petitioner further and especially prays for the care and custody of Dorothy Dodd, the infant child born as a result of said marriage, eleven years of age who is now in your petitioner's care and custody and referred to in paragraph three of plaintiff's Bill of Complaint and for such sum or sums as may seem right and proper for the permanent care and support of said minor child.

And as in duty bound etc.

Soliditor for Defendant

STATE OF MARYLAND, BALTIMORE CITY, to wit:

I HEREBY CERTIFY that on this 19th day of august, 1924, before me, the subscriber, a Notary Public of the State of Maryland in and for the City above mentioned, personally appeared the above named Defendant, Elizabeth Dood, and made oath in due form of law that the matters and facts in the foregoing petition, are true to the best of her knowledge and belief.

Maurie M. Sholken Notary Public.

WITNESS my hand and Notarial Seal.

ORDER.

ORDERED, this	20	day of	ugus, 19	24,
by the Circuit Court of	Baltimore	City, that t	he Plaintif	f,
Harrison Dodd pay the s	um of	of Cy.	D	ollars
as counsel fee for the	solicitor $ u_{ m c}$	of the Defend	ant and tha	t he
shall further pay the s	um of f	fleen		Dollars
per week alimony penden	te lite , a	ecounting fr	om the 2	ට day
of Angust, 1924,	the first o	f said weekl	y payments	to be ·
made on the day	y of	, 192	4, unless c	ause/to
the contrary be shown or	n or before	the 5	day of	lptaulo
1924, provided a copy o	f this orde	r be served	on said Har	rison
Dodd on or before the	30 d	ay of	lugrust 19	24.
	•		/ /	

James P. Gorton

IN THE CIRCUIT COURT HARRISON DODD 1919 VS. ELIZABETH DODD ANSWER TO SHOW CAUSE ORDER MR.CLERK: PLEASE FILE. J. STEWARD DAVIS

BAUMGARTEN

HARRISON DODD : IN THE CIRCUIT COURT

VS : OF

ELIZABETH DODD : BALTIMORE CITY

TO THE HONORABLE, THE JUDGE OF SAID COURT:

YOUR PETITIONER HARRISON DODD, SAYS:

1. That on or about the 23 day of July 1924 he filed in this Honorable Court a bill of complaint against one, Elizabeth Dodd, his wife, praying a divorce A Vinculo matrimonii.

2. That on or about the 20 day of any 1924 the said Elizabeth Dodd answered the said bill of complaint and prayed among other things alimony and counsel fee; and alledged that yo your petitioner had considerable means.

Your petitioner says; That he is a musician, but has no steady employment and no fixed salary or income. That his average weekly earnings are about twenty dollars (\$20:00).

WHEREFORE YOUR PETIFIONER PRAYS: That the amount allowed as alimony and counsel fee be set accordingly.

solicitors for petitioner

Davis r Evans

B 498 Ct. Ct.

1924 No. Docket

Dodd

MOTION FOR HEARING

By No. 27330

Filed 11" day of Dee 192 4

B. L. Gray

	\
Harrison Dodd	IN THE
vs.	CIRCUIT COURT
Elizatel Dodd	OF ·
-D	BALTIMORE CITY
The Defendar	by Bisea L'hay
	e above entitled cause placed on the Trial Calendar
for hearing on alemon	y Peutte lite
for hearing on alemon Accounsed fee	
in conformity with the First Equity Rule.	
Solicitor for.	Q. L. Gray

Ct. Ct. B 498 1924 Serve on 64 Docket No. Davis & Evans Dodd vs. Davis VEvans Dodd NOTICE OF HEARING No. B-27330 No.

14:

Harrison Dodd
vs.
Elizabeth Dodd

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 Pendente lite and Counsel fee

when reached in due course on said calendar.

CHARLES R. WHITEFORD

Clerk Circuit Court.

Circuit No. Dock Final Order, Counsel Fee and Alimony Pendente Lite.

Harrison Dodd vs.

CIRCUIT COURT

BALTIMORE CITY.

1		
Smulle	Term.	1924

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;

ORDERED by the Circuit Court of Baltimore City this	21st day
of Decemb 19 2, that the Plainty	y, Homson Dodd
pay to the Discoeti	may attorney,
the sum of Twenty five	
licitor of the	and that he
the sum of Five	Dollars per week,
ne said Elizabeth Dodd thru	Prisones aid)
as Alimony pendente lite accounting from the Flat day of	
and continuing until theday of	19, (should this suit be
so long pending) or until the further order of this Court.	
Chi	who I street

Circuit Court

498	B	Docket. 6.4
Ha	vrisou vs.	Dodd
Eliz	aleth)	Boll
Tes	on for leave timony and Court ther No.	Order of eon
Filed 2d	sum!	

		IN THE
vs.	· · · · · · · · · · · · · · · · · · ·	Circuit Court
Elizabeth Dodd	· · ·	OF
		BALTIMORE CITY
To the Honorable the June Circuit Court of THE PETITION OF	Baltimore (
in this case, respectfully shows the	+	no. Control to take togetiment in this case of
in this case, respectfully shows that respectfully prays that leave	t desir be granted	to do so before one of the Standin
Examiners of this Court	. :	
Examiners of this Court.		
Examiners of this Court.	Soli	Davis TEVANS
Examiners of this Court.	Soli	
Examiners of this Court.	Soli	
Examiners of this Court.	Soli	
	Soli	Davis TEVAUS

	498
Doc.	1924

In the Circuit Court, of Baltimore City

DEPOSITIONS

Harrison Dodd

Elizabeth Dodd

No. 27330

PLAINTIFF'S COSTS

Examiners \$..... Copies.....

Sheriff

Stenographer



DEFENDANT'S COSTS

Examiners \$.....\$ Copies..... Sheriff

Stenographer

Vs. Elizabeth Dodd	In the Circuit Court
The also	e cause herig at issue
and notice having been given me by	the Solicitor for the Saintiff
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
the fourth hundred and twenty-give at r	day of April in the year nineteen my office, in the city of Baltimore, in the State
_A //	lyo'clock in the afternoon and the
office of George Evans, Ce	in the City and State
atoresaid, as the time and place to	r such examination of witnesses in said cause;
at which last mentioned time and	place I attended, due notice of such meeting
	the presence of the Solicitor of theto take the following depositions, that

8,4

HARRISON M. DODD

VS.

ELIZABETH K. DODD.

TESTIMONY taken before me, A. deRussy Sappington, Examiner, at the offices of Mr. George Evan's, St. Paul Street, Bātimore, Maryland, on April 6, 1925, at 2.30 o'clock in the afternoon.

Thereupon ---

HARRISON M. DODD.

the plaintiff, of lawful age, produced on his own behalf, having been first duly sworn according to law, was exemined and testified as follows:

1Q (By the Examiner): Please state your name, residence and occupation?

. A Harrison M. Dodd, 1718 Laurens Street, Baltimore, Md; pants maker.

2Q Do you know the parties to this suit or either of them?

A Yes, I am the plaintiff and my wife is the defendant.

3Q (By Mr. Evans): When, where and by whom were you married?

A January 28, 1909, by Reverend Neil in Baltimore City.

4Q Are you and your wife living together now?

A No.

5Q When were you separated?

A June 21, 1920.

6Q Which left the other, Mr. Dodd, did she leave you, or did you leave her?

A She left me.

7Q Why did she leave you?

a lady in the house minding the child, and I gave this lady a thirty days notice to stop taking care of the child, while my wife was running out, and then she said if the lady went, she was going, so when I heard a lot of noise on the morning the lady was going, I went upstairs to see what it was, and my wife was packing her things. I asked her what she was doing, and she said, if you don't get out of the room I will have you locked up. She told the lady to get the

police, and I told her not to take anything out of the house, so I went upstairs and told the move men not to take anything. She hauled the things out herself and threw them out of the window, and gave some to the move men.

8Q Have you seen her to talk to since the separation in June. 1920?

A I have not said anything to her.

9Q What was your conduct towards your wife; have you always been a kind and faithful husband?

A Yes, sir.

100 Did you support her?

A Every cent I could get ahold of she spent.

11Q What was her conduct towards you?

The trouble wasin every neighborhood we would get, she would getthick with somelady friend, and would stay out until two and three o'clock in themorning, and she came home in anautomobile and stop up the street at the next corner and walk down to the house, and when I would get after her she would generally open the windows and make a

light in the room and let the neighbors hear the fussing, early in the morning.

12Q Did she ever express any intention of coming back and living with you since the separation?

A Only in Court.

13Q Any children as a result of this marriage?

A One; Dorothy E.

14Q How old?

A 11 years old.

15Q Who has the custody of this child?

A My wife.

16Q Do you contribute anything towards the support of this child?

A Five dollars a week, payable through the Prisoners Aid.

17Q Have you ever lived or cohabited with your wife since the separation in June?

A No. sir.

18Q Do you think there is any ressonable hope or expectation of a reconciliation between you?

A No, sir.

19Q How long have you been a resident of

the City of Baltimore, State of Maryland?

A All my life.

20Q Has this separation continued uninterruptedly for more than three years prior to the time this case was started?

A Yes.

21Q Is it deliberate and final and beyond hope of a reconciliation?

A Yes, sir.

GENERAL QUESTION

Do you know or can you state any other matter or highing 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.

000

A ...

Harrison m Dodd

Thereupon ---

NAOMI FRANCES.

a witness of lawful age, produced on behalf of the plaintiff, having been first duly sworn according to law. was examined and testified as follows:

lQ (By the Examiner): Please state your name, residence and occupation?

A Neomi Frances, 1132 Druid Hill Avenue; sewing.

2Q Do you know the parties to this suit, or either of them?

A Yes, both of them.

3Q (By Mr. Evans): Do you know when they were married, Mrs. Frances?

A Yes, January 28, 1909.

4Q Were they always recognized in the community in which they lived as husband and wife?

A Yes, since January 28,1909.

5Q Are they living together now?

A No.

6Q Which left the other?

A She left him on June 21, Monday evening,

1920.

7Q Do you know the cause ofher leaving him?

A No, but of course I was Looking for it quite a while ago, because they were going to get a larger house and take this lady with them. I Mr. live next door to my brother, Harrison, at 523---

8Q Well, where were you at the time she moved out?

A In his house.

9Q On the day that she left?

A Yes, just the three of us in there.

10Q What did she do, or say at the time she left?

A She said she was going if Odessa could not stay; that was the lady's name, and if she could not stay she was not going to stay either. He told the move men not to touch anything on the front room, and she threw the things out of the window to the movemen and went.

Have you seen her since the separation in 1920?

A Yes. in the street with other men.

12Q Was there any reason for her having left other than she wanted to leave?

A Yes, and I think she was running with Whitey, because I have seen them together many times.

Do you know if the separation was deliberate and final?

A Yes.

14Q Do you think there is any reasonable hope of a reconciliation?

A No, sir.

15Q Has he lived or cohabited with her since 1920, when she abandoned him?

A No. sir.

16Q Is he a resident of the City of aBeltimore, State of Maryland?

A Yes.

17Q Has he been for more than two years prior to the beginning of this case?

A All his life.

Any children as a result of this marriage?

A One: Dorothy, 11 years old.

19Q Who has the custody of that child?

A The mother.

20Q And you say there is no hope of a

reconciliation between them?

A No, sir.

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 answer.

A. --- M()

naomé francis

No other witnesses being nam	ed or produced before me, I then, at the request
of the Solicitorof the	plaintiff
	id cause and now return them closed under my
hand and seal, on this	3, day of face
in the year of Our Lord nineteen h	undred and Tureuty file at the
City of Baltimore, in the State of	• / /
	Sder Septieghy (SEAL). Examiner.
	Exhibits with these depositions, to wit:
Plaintiff'sExhibit/	
	f
	Examiner.
I, A. de RUSSY SAPPING	TON, the Examiner before whom the fore-
going depositions were taken, do h	ereby certify that I was employed, in assigning
a day, and taking the said deposition	ons upon two days, on both
of which I was employed by the I	Plaintiff and on Owne
by the Defendant	Als Sappings
	// Examiner

Harrison Docket 64 D Elezabeth Dold SUBMISSION FOR DECREE. Mr. Clerk, Please file, Davis Vous Solicitor for Plaintiff. No. B 2 7330 (10) Filed 54 June 1925

Harrison Godd	
	In the Circuit Court
Elizaleth Dodd	of Baltimore City
To the Honorable	Judge of Said Court:
decree and the 43rd General Equity R	The above cause is respectfully submitted for Rule is hereby waived.
	Lavist Evans Solicitor for Plaintiff,
	Discoed Fray for Defendant.

IN THE CIRCUIT COURT OF

BALTIMORE CITY.

498/

6413.

HARRISON DODD

VS.

ELIZABETH DODD.

AGREEMENT AS TO SUPPORT etc

B-27331

Mr.Clerk: -

Please file.

APPORNEYS FOR PLAINTIFF

ATTORNEYS FOR PLAINTL

(11)

DAVIS & EVANS,

ATTORNEY AT LAW

215 SAINT PAUL PLACE

BALTIMORE, MD.

Rd 5" June 192

BAUMGARTEN & CO., INC.

HARRISON DODD

IN THE CIRCUIT COURT

VS.

:

OF

ELIZABETH DODD

BALTIMORE CITY.

It is agreed by the parties in the above entitled case and their Counsel subject to ratification by the Court, that the Plaintiff, Harrison Dodd, shall contribute five dollars (\$5.00) per week to the support of his minor child, Dorothy, and that the defendant shall retain the custody of said minor child, subject to the order of the Circuit Court of Baltimore City, the Court retaining jurisdiction.

Harrison M World

Elizabeth K. Dodd.

Attorneys for Plaintiff.

Attorney for Defendant

Circuit Court

Docket No. 64B Order of Reference and Report 18 9 7 3 30 × No Order Filed.....

Report Filed 18 day of Mus

Harri	son Dodg	<u> </u>	IN THE
	vs.	·	Circuit Court
500	abeth Dod		OF
6 liz	alem Doa	4	BALTIMORE CITY
-			May
This case	being submitted, wi	thout argument, it is	s ordered by the Court, this
lay of	my Syon) ,	, that the same be and it is hereby referred to Esq., Auditor and Master, to report the
oleadings and	d the facts, and his o	-	
·			German Talor
	Repo	rt of Auditor	and Master
Bill			nii filed by the husband against
			A A A A A A A A A A A A A A A A A A A
	411L.115E.1	aranuunmen	Article 16. Sections 36-41.
	ndant summoned a	••	Article 16, Sections 36-41.
Defer	ndant summoned a	nd answers.	
Defer Plair	ndant summoned a ntiff's residenc	nd answers. e in Baltimore	
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CIRCUIT COURT

No. 64 Docket

HARRISON DODD

VS.

ELIZABETH DODD

Acto 1561925

Decree of Divorce

B No. 27330

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

William Tyons Audyfor and Master.

HARRISON DODD	Circuit Court
vs.	OF BALTIMORE CITY . ()
ELIZABETH DODD	
	eing duly submitted, the proceedings were by the
by the Circuit Court of Baltimore City, Adjudged	
the above named Complainant be and he is hereby leading to the second se	
minor child of the parties, Dorothy	
Dodd he charged with the nayment of	five dollars per week to the Defend- in pure and of the agreement below the Participalistic Can port of said child - all until the
further order of this Court.	
	Male J. Danseits.