IN THE CIRCUIT COURT

CBAIRTIMORE CITY/

HAZEL LEE HENNIGAN

VS.

ALBERT HENNIGAN

715 Bruce St.

BILL FOR DIVORCE

Mr.Clerk:-

Please file.

8255-31

Stellard Sails FOLICITOR FOR COMPLAINAN

215 St. Paul Place

DAVIS & BISHOP

ATTORNEYS AT LAW

BANMEKER BUILDING

14 E. PLENTAMORE, MD.

COMMERCIAL PRINTING & STATIONERY

HAZEL LEE HENNIGAN

IN THE CIRCUIT COURT

VS.

:

OF

ALBERT HENNIGAN

BALTIMORE CITY.

TO THE HONORABLE, THE JUDGE OF SAID COURT:

Your Oratrix complaining respectfully represents:

- (I) That she was married to her husband, Albert Hennigan, on or about the 30th day of April, 1917 in Richmond, Virginia, and with whom she resided until about the first day of June, 1920.
- Albert Hennigan has always been kind, affectionate and shove reproach, he has, without any just cause or reason abandoned and deserted her and has declared his intentions to live with her 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.
- (3) That your Oratrix has not lived or co-habited with the said defendant since said desertion.
- (4) That there is one child, Emmit, age six years, born as result of said marriage for whom the plaintiff asks the care and custody.
- (5) That both your Oratrix 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.

TOTTHE END. THEREFORE:

(a) That your Oratrix may be divorced a Vinculo Matrimonii from the said Albert Hennigan.

- (b) That she may have such other and further relief as her case may require.
 - (c) That she may resume her maiden name, Coleman.

May it please your Honor to grant unto your Oratrix the Writ of Subpoens directed against the said Albert Hennigan, commanding 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.

411 863 Ct. Ct. 192 3 Docket No.

1502 E. Monument a Sudirtaher SUBPOENA TO ANSWER BILL OF COMPLAINT No.

SOLICITOR

EQUITY SUBPOENA

The State of Maryland

Un

Albert Hennigan

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

Hazel Tee Hennigan

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

14th

day of

May

1923.

Issued the

27

day of

June

, 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.)

Ct. Ct.

192

Docket No.

SUBPOENA TO ANSWER BILL OF COMPLAINT

No.

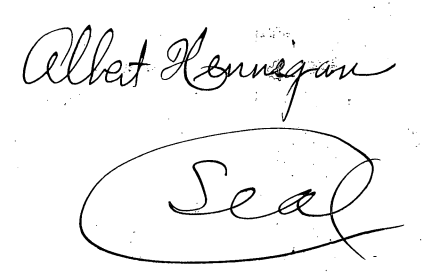
Filed......192

SOLICITOR

EQUITY SUBPOENA

The State of Maryland

On



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

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

May

Baltimore City, the 14

14th

of

1022

Issued the

day

av of Jun

, in the year 193.

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.)

IN THE CIRCUIT COURT OF

BALTIMORE CITY

BALTIMORE CITY

1908

ALBERTA HENNIGAN

VS.

HAZEL LEE HENNIGAN

PETITION AND ORDER THEREOI

B255-31

Mr.Clerk:

Please file.

Steward stairs

ATTORNEY FOR PETITIONER

DAYIS & BISHOP
ATORNEYS AT LAW
BANNEY A BUYLDING 2
IN E. PLEASANT TREET
BALTIMORE, MD.

COMMERCIAL PRINTING & STATIONERY

ALBERTA HENNIGAN

IN THE CIRCUIT COURT

OF

Vs.

HAZEL LEE HENNIGAN

BALTIMORE CITY

TO THE HONORABLE. THE JUDGE OF SAID COURT:

The petitioner in the above entitled case respectfully says:

(I)

That on or about the 25th day of June, 1923, there was filed in this Honorable Court a bill for divorce a Vinculo Matrimonii, the caption of said bill was "HAZEL LEE HENNIGAN VS.

ALBERT HENNIGAN". This was anberror on the part of the petitioner as the petitioner's correct name is Alberta Hennigan and the respondent's correct name should have read Hazel Lee Hennigan.

WHEREFORE your petitioner prays leave to amend said bill to read ALBERTA HENNIGAN VS. HAZEL LEE HENNIGAN.

ATTORNEY FOR PETITIONER.

Ordered this bound and fully ,1923 that leave be granted the petitioner to amend said bill as prayed.

James Mr. ambler

Ct. Ct. Docket No. SUBPOENA TO ANSWER BILL OF COMPLAINT SOLICITOR

EQUITY SUBPOENA

The State of Maryland

Tn

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

against you exhibited in the Circuit Court of Baltimore City,

enn gan

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

WITNE	SS, the Hon	orable JA	MES P. G	ORTER, Chi	ef Judge of the Su	ipreme B	ench of
Baltimore Cit	y, the	14	day of	may	- 192 3		
Issued the	6	day of	M	fy, in th	ne year 192 🕏		
	4	,	M	Dip	100	40	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.)

CIRCUIT COURT

4 h
19 2 3 Docket No.

Jenn gan

ORDER OF APPEARANCE

Mr. Clerk

Please File

Sol. for

No.

Filed | day of Mly 19

IN THE

Circuit Court

OF

BALTIMORE CITY

Mr. WHITEFORD, Clerk.

Enter my appearance for Defendant

Solicitor

300 Equitable Belly

IN THE

CIRCUIT COURT

)

BALTIMORE CITY.

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ALBERTA HENNIGAN

VS.

HAZEL LEE HENNIGAN.

ANSWER.

الأناف المراجع المراجع الأرافي

Mr. Clerk:

Please file, etc.

Attorney for Respondent.

SYDNEY R. TRAUB ATTORNEY AT LAW 300 EQUITABLE BLDG.

Md2Hfrly 1923

ALBERTA HENNIGAN

IN THE

VS.

CIRCUIT COURT

HAZEL LEE HENNIGAN.

OF

BALTIMORE CITY.

TO THE HONORABLE, THE JUDGE OF SAID COURT:

The answer of the above named respondent respectively represents unto your Honor:

- 1- That the said respondent admits the allegations contained in Paragraph one of the said Bill of Complaint.
- 2- That the respondent neither admits nor denies the allegations contained in Paragraphs two and three of the said Bill of Complaint.
- 3- That the said respondent admits the allegations contained in Paragraph four of the said Bill of Complaint.
- 4- That the said respondent neither admits nor denies the allegations contained in Paragraph five of the said Bill of Complaint but calls for strict proof thereof.

Having fully answered the Bill of Complaint the respondent prays the said Court to dismiss the said Bill with his reasonable costs.

As in duty bound, etc.

Somcitor for respondent.

CIRCUIT COURT	
n/	AND THE PROPERTY OF THE PARTY O
Gennegaw vs.	
Hennegan	aben Co. San Communication of the control of the co
Order 19	
Petition for leave to take Testimony and Order of Court thereon.	
B 25531	
No	
3/	
Fd 18 Sept 19 a	3

IN THE
Circuit Court

OF
BALTIMORE CITY

Steward Davis

in this case, respectfully shows that desire 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.

Doc. B 411

In the Circuit Court, OF BALTIMORE CITY

DEPOSITIONS

No. 25-5-31

PLAINTIFF'S COSTS

Examiners

Copies ...

Sheriff

Stenographer.

DEFENDANT'S COSTS

Examiners ...

Copies

Sheriff

Stenographer.

	Alberta Henrigan
	Jn the Circuit Court
-	Hazel Sei Hennigan OF BALTIMORE CITY.
	The above cause hening at come
	and notice having been given me by the Solicitor for the
	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 eighteenth day of Sephember 1923, met on the twentuch day of Sephember in the year nineteen
	hundred and twenty three at my office, in the City of Baltimore, in the State of Maryland, and assigned the twenty fust day of September
	in the same year at
	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 theto take the following depositions, that is to say:

8-2 B.

Hennigan,

V .

Hennigan.

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

Alberta Hennigan, 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 Q. State your name residence and occupation?
- A. Alberta Hennigan, 715 Brune Street; laundry work.
- 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. April 30th., 1917
- 2 Q. Were you married by a Minister of the Gospel
 - A. Yes.
- 3 Q. In Baltimore, Maryland?
 - A. In Richmond, Virginia.
- 4 Q. By a Religious Ceremony?
 - A. Yes.
- 5 Q. Have you been a resident of Baltimore City,
 State of Maryland, for at least two years prior to the

Alberta Hennigan.

filing of this suit?

- A. Yes.
- 6 Q. Are there any children as the result of this marriage?
 - A. Yes.
- 7 Q. Names and ages.
 - A. Emmitt, six years old.
- 8 Q. Have you the custody of the child?
 - A. Yes.
- 9 Q. Do you want the custody of the child?
 - A. Yes.
- 10 Q. Are you able and willing to support, educate and rear this child?
 - A. Yes.
- 11 Q With some assistance from your husband?
 - A. Yes.
- 12 Q. What assistance will you require.
 - A. Five dollars a week.
- 13 Q. Is he able to pay five dollars a week.
 - A. Yes.
- 14 Q. You want that continued, do you.
 - A. Yes.
- 15 Q. What was your conduct towards your husband while living together; how did you treat him?
 - A. As a wife should treat him.

A. Hennigan.

- 16 & State whether or not you were always a kind, affectionate and faithful wife?
 - A. Yes; I was.
- 17 Q. Are you and your husband living together now?
 - A. No sir.
- 18 Q. Which left the other; did he leave her or did
- -- Did he leave you or did you leave him?
 - A. I leftbhim.
- 18 Q. When?
 - A. The 1st., June 1920.
 - 19 Q. Why did you leave him.
- A. I left him to go home for the confinement with my baby.
- 20 Q. Was that with his consent?
 - A. Yes
- 21 Q. And after the birth of the child did you go back to your husband?
 - A. No.
- 22 Q. Why?
- A. The reason that I did not go back to him was because he had planned to come to Virginia to live, and the baby was born in October, and he planned to come in December, and during that time he stopped writing, and sold the furniture, and there was nt any place for me to go.

A. Hennigan.

- 23 Q. At the time that you were sent home to your mother, you and your husband was living in Baltimore, were you not?
 - A. Yes
- 24 Q. And your husband sent you down to Virginia for the purpose of having this baby, and he was to come to you in pecember; is that true.
 - A. Yes.
- 25 Q. Instead of doing that what did he do.
 - A. He sold the furniture, and destroyed the home.
- 26 Q. After the birth of the child did you communicate with him and try to get him to come back and live with you, or allow you to come to him.
 - A. Yes.
- 27 Q. Did he refuse or consent to do so?
- A. He would not answer my letters; he did not say anything; he just stopped writing, and would not answer my letters.
- 28 Q. Since that time has he provided or offered to provide a home for you?
 - A. No sir.
- 29 Q. Was there anyything to prevent him doing so if he had wanted to?
 - A. No sir.

A. Hennigan.

- 30 Q. Has he shown by his acts that he does not intend to live with you again?
 - A. Yes.
- 31 Q. Has his abandonment and desertion of you continued uninterruptedly since the 1st., June 1920?
 - A. Yes.
- 32 Q. State whether or not said abandonment was deliberate and final?
 - A. Yes.
- 33 Q. Did he deliberately and finally abandon and desert you?
 - A. Yes
- 34 Q. State whether or not there is any reasonable expectation of a reconciliation; do you ever expect to make up and live together again?
 - 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 thematters in question between the parties? If so, state the same fully and at large in your answer.

4 20 m

albeita Hennigan

Charge of the second

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

By the Examiner:

- 1 Q. State your name esidence and occupation?
 - A. Martha Diggs, 1621 Jefferson &venue; home work.
- 2 Q. Do you know the parties to this suit?
 - A. Yes

By Mr. Davis:

- 1 Q. Are they husband and wife?
 - A. yes.
- 2 Q. Did they live together a husband 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 of Baltimore City, State of Maryland, for at least two years prior to the filing of this suit?
 - A. Yes.
- 4 Q. Are there any children as the result of this marriage?
 - A. No sir.
- 5 Q. What was her conduct towards her husband while living together; how did she treat him?
 - A. She treated him all right.
- 6 Q. State whether or not she was always a kind,

Martha Diggs.

affectionate and faithful wifea

- A. Yes.
- 7 Q. Are the parties to this suit living together now?
 - A. No sir.
- 8 Q. Which left the other; did he leave her or did she leave him?
 - A. She went home as she stated.
- 9 Q. Well, which one left the other?
 - A. He abandoned her.
- 10 Q./ Now, when.
 - A. June 1st., 1920.
- 11 Q. Now, state the circumstances of the separation?
- A. Well, he was not what he ought to have been; he did not treat her as he ought to, and I qqas living in the same house with them at the time he left his wife.
 - 12 Q. And what was her condition?
- A. She was in a delicate condition, and she went to the home of jher mother to have the child.
- 13 Q. How long did the Defendant continue to live in the house after his wife went to Virginia to have this child?
 - A. Until about October 23rd., 1920.
- 14 Q. And then what did he do?
 - A. Then he put his things in the storage

Martha Diggs.

and moved to 1617 Jefferson Street.

- 15 Q. Then he destroyed his home?
 - A. Yess; and sold his furniture.
- 16 Q. And did away with his home?
 - A. Yes.
- 17 Q. Since that time has he provided or offered to provide a home for his wife?
 - A. No sir.
- 18 Q. Was there anything to prevent him doing so if he had wanted to?
 - .A. No sir.
- 19 Q. Has he shown by his acts that he does not intend to live with his wife any more?
 - A. Yes.
- 20 Q. Did you ever ask him whether he was going back to his wife?
- A. No, I did not, but one time I did have a talk with him, and he told me that -- I told him that he should be ashamed of himself; that he was throwing his money away, and that he should at least provide for his baby, and he said that the baby was with her and with her people, and to let them take care of the child.

Martha Diggs.

- 21 Q. So that was the conduct and attitude of the Defendant towards his wife and child, was it?
 - A. Yes.
- 22 Q. Has his abandonment and desertionccontinued uninterruptedly since June 1st., 1920?
 - A. Yes.
- 23 Q. That is, have they lived or cohabited together since that time?
 - A. No sir.
- 24 Q. State whether or not said abandonment was deliberate and final; did he deliberately and finally abando n and desert his wife?
 - A. Yes.
- 25 Q. State whether or not there is any reasonable expectation of a reconciliation; do you ever expect them to make up and live together again?
 - 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.

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Circuit Court Docket Clberta Hennegan
alberta Hennegan
Hozel See Hennigan
SUBMISSION FOR DECREE.
Prof
Mr. Clerk, Please file, Solicitor for Plaintiff.
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Filed Pelry 19

. . .

alberta Hennigan	-1
	In the Circuit Court
Hozel See Hennigan	of Baltimore City
	Jan TERM 192
To the Honorable	Judge of Said Court:
	The above cause is respectfully submitted for
decree and the 43rd General Equity I	
	Isteward Downs Solicitor for Plaintiff
	Solicitor for Flamini
	Solicitor for Defendant

Circuit	Court
Circuit 192 3 163 Do	ocket No.
Henni	gau
vs	
Henng	ar
Order of	
and K	eport
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B25.	531 10) L

Alberta Henrigan Hazel De Henrigan

IN THE

Circuit Court

OF

BALTIMORE CITY

Okarles & Ofcare

This case being submitted, without argument, it is ordered by the Court, this

y of Helman, 192

that the same be and it is hereby referred to

Esq., Auditor and Master, to report the

pleadings and the facts, and his opinion thereon.

Report of Auditor and Master

Bill filed by wife against husband for divorce a vinculo matrimonii on the ground of abandonment for three years, with custody of minor child. Code Article.

16, Section 36. Defendant summoned and answered. Proof shows marriage, residence and abandonment of the Plaintiff for atleast three years continuous, deliherate, final and without hope of reconciliation. The austody of the minor child should be awarded the Plaintiff. The Defendant should pay \$5.00 per week to the Plaintiff for the support and maintenance of said child. Case submitted and ready for decree.

Adam Market Laboration

**Adam Market Laborati

Auditor and Master.

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CIRCUIT COURT

B 411 1923

No. 63 Docket

Hennegon

Decree of Divorce

B No. 2553/

Fd. 20' February 1924

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

Alex Atoleration

Alberta	Henni	gan	\
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Circuit Court

NO.	OF
VS.	BALTIMORE CITY
Hazel Lee Hennigan	JANUARY Term, 192 4
9	16III, 102
This cause standing ready for hearing and	being duly submitted, the proceedings were by the Court
read and considered.	
It is thereupon, this 20 7	day of FEBRUARY , A. D. 192.4.
by the Circuit Court of Baltimore City, Adjudge	ed, Ordered and Decreed, that the said
	nigan
	nereby DIVORCED A VINCULO MATRIMONII from the
	t Hennigan, is hereby awarded the Plaintiff.
	f \$5.00 per week for the support and maintenance
of said child.	
<u> </u>	6× \$

3	
And it is further Ordered, That the sa	aid Defendant
pay the cost of this proceeding.	Charles F. Store
	Garles F. Sterne
	I, CHARLES R. WHITEFORD, Clerk of the Circuit
	Court of Baltimore City, do hereby certify
	that the above is a true copy of the decree
	taken from the record of proceedings in
	said cause.
	IN TESTIMONY WHEREOF, I hereunto set my
	hand and affix the seal of the said Court,
	그들이 그 보고 하는 것이 되었다. 그리고 있다면 하는데
	this day of 192

Serve on	<i>(</i> 0	Ct. Ct. B # // 192 3	12
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		VS.	John
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alberta Hennigan

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IN THE

CIRCUIT COURT

OF

BALTIMORE CITY

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Alberta Hennigan	IN THE	
	CIRCUIT COURT	
US.	OF	
Hazel Lee Hennigan	BALTIMORE CITY	
Ordered by the Circuit Court of Baltimore City th	his 26 day of August 192 5	
that the Defendant, Hazel Lee Hennigar	appear before this Court in person	
on the 31 day of August	192 5at 10 o'clock A. M., and then and there show cause	
if any he may have, why he should not be punished	d for contempt of this Honorable Court in not obeying	
the Order of this Court passed on the 20th	day of February , 192 4 directing the	
payment of Alimony, pendente lite, by him to the	plaintiff, Alberta Hennigan	
provided a copy of this Order be served on the said	defendant	
on or before the 28 day of August		

True Copy Test:-

Clerk.

H. Arthur Stump