IN THE CIRCUIT COURT OF BALTIMORE CITY BUDDY NELSON VS. HIGN. Caroline Streex OF COMPLAINT ILL Mr. Clerk: Please file, etc. mm Solicitor for Complainant LAW OFFICES SIEGEL & SIEGEL 301-302 AMERICAN BUILDING BALMORE FILED 20 6 THE DAILY RECORD CO., BALTIMORE, MD.

BUDDY NELSON

VS.

IN THE CIRCUIT COURT

BALTIMORE CITY

IRENE NELSON

.. .. .. .. ..

TO THE HONORABLE, THE JUDGE OF SAID COURT:

Your orator, complaining, respectfully states unto Your Honor as follows:

1. That your orator was married to his wife, Irene Nelson on the 11th day of April, 1925, in Baltimore City, State of Maryland, by Reverend George Brown, a duly ordained minister of the Gospel.

2. That your orator and the defendant, the said Irene Nelson, have both been residents of the City of Baltimore, State of Maryland for more than two years prior hereto.

3. That there were no children born as a result of said marriage.

4. That your orator and the defendant, the said Irene Nelson, resided together in Baltimore City, State of Maryland, until the 28th day of July, 1926, when the said defendant without any just cause or provacation deserted and abandoned your orator. That said desertion and abandonment has continued uninterruptedly since said date, was the deliberate and final act of the said defendant, and is beyond all hope or reasonable expectation of a reconciliation.

5. That the defendant, the said Irene Nelson, has committed the crime of adultery in Baltimore City, State of Maryland, all of which will be more fully gone into at the hearing of this cause, and since the discovery of which your orator has not lived or cohabited with the said defendant.

6. That your orator has not condoned the said offenses of of the said defendant.

### TO THE END THEREFORE:

(a) That your orator may be divorced a vinculo matrimonii from the defendant, the said Irene Nelson.

(b) That your orator may have such other and further relief as the nature of his cause may require.

May it please Your Honor to grant unto your orator the writ of subpoena, directed to the defendant, the said Irene Nelson, residing at Number 416 North Caroline Street, in Baltimore City, State of Maryland, commanding her to be and appear, either in person or by solicitor, on some certain day to be named therein, to answer the premises and abide by and perform such decree as may be passed therein.

And as in duty bound, etc.

Buildy nelson Complainant

angel Complainant

1723 Ct. Ct. B**-**479 <del>192</del>6 Docket No. Buddy Nelson vs. Irene Nelson HIS ! Baroline and SUBPOENA TO ANSWER BILL OF COMPLAINT heldon Im. frog B**-3116**8 Nene No. (2) 1926 Filed. 4 Henry M. Siegel SOLICITOR 2 22

Form 18--5M

# EQUITY SUBPOENA The State of Maryland

To Irene Nelson

416 N. Caroline Street

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

### Buddy Nelson

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	13th		day of	September,	192 6.	
Issued the	<b>2</b> 6 <b>t</b> h	day of	October,	, in the year 1	.92 6.	
	Ċ	Had	A(-7)	Nitefo	rd	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)

5-14 IN THE CIRCUIT COURT OF BALTIMORE CITY 47 26 8 66 BUDDY NELSON vs. IRENE NELSON RESPONDENT'S ANSWER. Mr.Clerk:-Please file. ATTORNEYS FOR RESPONDENT DAVIS & EVANS ATTORNEYS AT LAW au BAUMGARTEN & CO., INC.

1-

LA

BUDDY NELSON

IN THE CIRCUIT COURT

VS.

OF BALTIMORE CITY

IRENE NELSON

TO THE HONORABLE, THE JUDGE OF SAID COURT:

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The answer of your respondent to the billnof complaint in the above entitled cause, respectfully says:

I. That she admits the allegations contained in the first paragraph of the bill of complaint.

2. That she admits the allegations contained in the second paragraph of the bill of complaint.

3. That she admits the allegations contained in the third paragraph of the bill of complaint.

4. That she denies with great emphasis the allegations contained in the fourth paragraph of the bill of complaint.

5. That she denies the allegations contained in the fifth paragraph of the bill of complaint.

6. That she neither admits nor denies the allegations contained in the sixth paragraph of the bill of complaint.

Wherefore your respondent prays that the bill be dismissed with costs to the plaintiff.

TTORNEYS FOR RESPONDENT.

479 IN THE CIRCUIT COURT OF BALTIMORE CITY BUDDIE NELSON VS. IRENE NELSON (IN CROSS BILL) IRENE NELSON vs. BUDDIE NELSON CROSS BILL. 331160 Mr.Clerk:-Please file. ATTORNEYS FOR BLAINTIFF IN CROSS BILL. DAVIS & EVANS ATTORNEYS AT LAW 13 faur BAUMGARTEN & CO., INC.

BUDDIE NELSON : IN THE CIRCUIT COURT VS. IRENE NELSON (IN CROSS BILL) : OF IRENE NELSON

vs.

BUDDIE NELSON

BALTIMORE CITY

TO THE HONORABLE, THE JUDGE OF SAID COURT:

2

Your Oratrix complaining respectfully says:

I. That heretofore, to wit; Buddie Nelson, the husband of your Oratrix filed his bill of complaint against her in this Court praying among other things a divorce a vinculo matrimonii from your Oratrix.

2. That your Oratrix has answered said bill of complaint and in her answer has shown that Buddie Nelson is not entitled to any relief from this Honorable Court.

3. That prior to the time of the allaged separation and on numerous occassions since the separation, the defendant has committed the crime of adultery with divers, lewd and abandoned women, whose names to your Oratrix are unknown, and said offense has not been condoned by your Oratrix.

4. That your Oratrix has not lived or co-habited with the said defendant since the discovery of the adulteries complained of.

TO THE END, THEREFORE:

(a) That your Oratrix may be divorced a vinculo matrimoniifrom the said Buddie Nelson.

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

May it please your Honor to grant unto your Oratrix the writ of subpoena directed against the said Buddie Nelson, 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 paseded therein. AND as in duty bound, etc.

Solicitors for Plaintiff in Cross

Bill.

66B, 479, 1926---B.31168 IN THE CIRCUIT COURT OF BALTIMORE CITY BUDDIE NELSON VS. IRENE NELSON IRENE NELSON VS. BUDDIE NELSON ANSWER TO CROSS-BILL OF COMPLAINT 16 Mr. Clerk: Please file. licity for Respondent in Cross-Bill of Complaint LAW OFFICES SIEGEL & SIEGEL 301-302 AMERICAN BUILDING BATIMORE, MD. an FILED THE DAILY RECORD CO.. BALTIMORE, MD.

BUDDIE NELSON	:
VS.	: IN THE CIRCUIT COURT
IRENE NELSON	; OF
IRENE NELSON	:
VS.	BALTIMORE CITY
BUDDIE NELSON	:

. . . . . . . . . . . . .

TO THE HONORABLE, THE JUDGE OF SAID COURT:

Your respondent in Cross-Bill, in answer to the Cross-Bill of Complaint heretofore filed in the above entitled cause, respectfully states unto Your Honor as follows:

1. That your respondent in Cross-Bill admits the allegations as contained in the first paragraph of said Cross-Bill of Complaint.

2. That your respondent in Cross-Bill denies the allegations as contained in the second, third and fourth paragraphs of said Cross-Bill of Complaint.

Having fully answered said Cross-Bill of Complaint, your respondent respectfully prays that same be dismissed.

And as in duty bound, etc.

lespondent in itor for Cross-Bill Complaint.

SW/ > 🗰 Circuit Court <u>479</u> 192 6 Docket B.66 Butter Nelson I reve Melean and cross sill Petition for leave to take Testimony and Order of Court thereon "Frick" R No. 3/168 

Buddie nelson Irene nelson In cross Bill :- w.

Irene nelson '

Buddie Nelson

IN THE

## **Circuit Court**

OF

BALTIMORE CITY

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

THE PETITION OF Sreve Welson

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

Solicitor for plaintiff in Cross self

ORDERED, this 17 day of Annary 1927, 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.

James P. Forten

and xx Cross Bill Irene Nelson vs Buddy Nelson DEPOSITIONS No. 3//68 PLAINTIFF'S COSTS Examiner \$	Buddy Nelson	vs Irene Nelson
DEPOSITIONS          No.       No.         PLAINTIFF'S COSTS         Examiner       \$	- and	بع Cross Bill ويعتبر
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Buddy Nelson VS. lrene Nelson	
XX and Cross Bill of Irene Nelson	In the Circuit Court OF BALTIMORE CITY
vs. Buddy Nelson The above entit	led cause being at issue

and notice having been given me by the Solicitor for the **Plaint iff** in cross bill of a desire to take testimony in the same, I, GEORGE ARNOLD FRICK, one 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 <u>17th</u> day of <u>January</u> 1927..., met on the <u>17th</u> day of <u>January</u> in the year nineteen hundred and twenty-<u>seven</u>..., at my office, in the City of Baltimore, in the State of Maryland, and assigned the <u>18th</u> day of <u>January</u>... in the same year at <u>one</u> o'clock in the <u>after</u> noon and the office of <u>The Examiner</u> 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 presence of the Solicitor...s....of the <u>respective parties</u> to take the following depositions, that is to say: TESTIMONY taken at the office of George Arnold Frick, Examiner, on Tuesday January 18, 1927, at one o'clock in the afternoon.

Present: George U.Evans, Counsel for Plaintiff in the Cross Bill. Henry M.Siegel, Counsel for Defendant

in the Cross Bill.

Thereupon:

IRENE NELSON, the plaintiff in the Cross Bill, produced on her own behalf, being first duly sworn, deposeth and saith as follows, that is to say -

BY THE EXAMINER:

1 Q- State your name, residence and occupation?

A- Irene Nelson, 416 North Caroline Street, office work.

2 Q- You are the plaintiff in the Cross Bill?

A- Yes, sir.

3 Q-' How long have you known your husband, the defendant in the Cross Bill?

A- Three years.

BY MR EVANS:

4 Q- When, where and by whom were you married?

-1-

	A	On April 11th, 1925 by the Reverend George Brown,
0	f th	e People's Church in Baltimore City.
5	Q-	How long did you live with your husband?
	A	We were together a year and three months.
6	ر م	Which one left the other?
	A -	He left me. He put me out.
7	ર-	When?
	A _	He put me out on July 28th, 1926.
8	ચ–	What for?
	A-	He was connected with this other woman. He wanted
tł	nis v	woman to take my place.
9	с; <b>—</b>	How did you treat him?
	A –	Very loyal.
10	ચ-	Were you always a kind, faithful and affectionate
wi	fe?	
	<b>A</b> –	Always.
11	ર <b>-</b>	Did you take care of your home?
	A –	Yes, I did.

- 12 2- Did you give him any cause to put you out?A- No, sir, I did not.
- 13 Q- You say he put you out for another woman?
  A- Yes.

14 Q- Who was she?

A- Geneva Huff and she used the name of Nelson. My husband had lived with her for eight years as his common-law wife. After he married me, for three months he was true to me. Then he continued going around with this -2-

Geneva Huff. On July 28th, 1926, he told me I couldn't stay any more. He said that he had lived with her for eight years and that he couldn't give her up and that I would have to get out. That he was going back to her.

15 Q- Did he go and live with her?

A- Yes, sir, at 1621 Druid Hill Avenue.

16 C- He went to her after he out you out?

A- Yes, sir.

17 «- Where else did they live?

A- They went on Hosher Street. 508 Mosher Street and lived where up until her death.

18 Q- Did she die recently?

A- November 26th, 1926 she died.

19 Q- You say her name was Geneva Huff and she used the name of Nelson?

A- Yes, sir. the 20 Q- **Did she die** at/hosher Street address?

A- Yes.

21 Q- Who buried her?

A- He did. He got all her insurance and 450 also. 22 Q- Did you ever speak to him about running with her?

A- Yes and he said he had been with her for eight years and he didn't intend to give her up.

23 C- Did you talk to him after he left you?

A- I have only seen him once after he left me.

24 Q- Did you talk to him about coming back?

-3-

A- No. He had mistreated me and I didn't care if he never came back.

25 2- How long have you been away from your husband?A- Since July 28th. 1926.

26 Q- Do you think there is any possibility of you and your husband living together again?

A - 10, sir.

- 27 Q- Is it beyond all hope of a reconciliation?A- Yes, sir.
- 28 Q- Do you want alimony from your husband?

A- No, sir, because I am able to support myself.

29 Q- And you want to waive alimony?

A- Yes.

30 Q- Who is "Adlena."

A- The girl that cooked next door to us. We both worked at 102 West 39th Street at the Berkley Arms Apartments and this girl was working next to us. We made our home there.

31 Q- She worked next door?

A- Yes, sir.

32 Q- Did your husband run around with her?

A- Yes, sir, but Geneva was his regular girl. 33 Q- Here is a letter postmarked - Baltimore, July 23, 1926. The letters says "My dear Buddie" and it is signed "Adlena." Where did you get that letter?

A- My husband couldn't read or write and I used to

-4-

sort the mail for him to distribute to the different apartments. I picked up this letter and I said to him, "Here is a letter addressed to you. Do you want me to open it?" I always consulted him before I opened his mail. He said "Sure, go ahead." So I opened it and read it and I said, "Why, this is a letter from a girl." And he denied it was his. He said he didn't know anything about. I told him he couldn't deny it because it was addressed to him.

34 Q- Is this the letter that you read? (Showing witness a letter)

A- That is the letter.

35 Q- And you read it to him?

A- Yes, sir, and he denied that it was his.

36 Q- And who is it from?

A- The same girl, "Adlena."

37 2- The letters reads as follows:

Baltimore, Ld. July 23/26

My dear Buddie: -

I know you will be surprise to hear from me. I have been sick every since I have been home & that is why you haven't heard from me. Borry I didn't get to see you before I left but it was sooner then I expected myself, will tell you when I see you. /ill you please meet me at the same place we was at before over that

-5-

Buddie I hope you will understand this letter store. & who it is from but I can't talk like I want to, because your wife might get hold of it. I have been longing to see you every since I left from out there, one reason I have been sick & and the main reason I was afraid your wife might get hold of it. Buddie I want some money until I goes back to work & then you will get paid back. I asked you to meet me but I didn't tell you when but I want you to meet me Saturday night at 8-30. You know I wasn't at that place with you but once & never had a chance to get there again. Now you just wait and see if I don't go there or some where else with you some more and I hope many more times. Don't forget to meet me Sat. at 8:30.

Will close hoping to see you soon Adlena

Q- Did you talk to him about this matter?, A- Yes and he said I should worry just so long as he was taking care of me. I tried to make him do the right thing and tried to help pull together. If I said anything to him about going out with other women he would curse me. I was afraid to say too much. I didn't say anymore to him then. I just let it go on. 38 Q- Do you know whether he met this "Adlena" that night?

A- He went out. I didn't follow him.

-6-

NOTE: - The above mentioned letter is now filed with the Examiner marked Plaintiff's Exhibit Examiner No. 1.

CROSS EXAMINATION BY MR SIEGEL:

1x Q- By whom are you employed at present?

A- Mr.Charles H.Johnson, undertaker.

2x Q- What do you earn?

A- Eight dollars a week and board and lodging.

 $\Im X \mathbb{Q}$ - There wer, no children born as a result of this marriage?

A- No, sir.

MR.SIEGEL: That's all.

#### QUESTION BY THE EXAMINER:

Do you know or can you state any other matter or thing that may be of benefit or advantage to 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 71f so, state the same fully and at large in your answer

Answer:

Irene Nelson,

IDA O. HARRIS, a witness of lawful age, produced on behalf of the plaintiff in the Cross Bill, being first duly sworn, deposeth and saith as follows, that is to say -

BY THE EXAMINER:

- Q- State your name, residence and occupation?
   A- Ida O.Harris, 723 Dclphia Street, housewife.
- 2 Q- Do you know the parties to this suit?

A- Yes, sir, I know them both.

3 Q- How long have you known them?

A- I been knowning her from a young child and I knowed him about 8 or 10 years.

BY MR.EVANS:

4 Q- Mrs Harris, do you know whether Mr and Mrs Nelson were married?

A- Yes, they were.

5 Q- You know that they lived together as man and wife and were so recognized?

A- Oh, yes.

6 - Do you know when they were married?

A- I don't remember the date. It was like she said. I remember the marriage but I don't remember the date. She was married at the house.

7 2- Were there any children born to them as a result of the marriage?

A- No, sir.

#### Ida O.Harris

8 Q- Who left the other, do you know?

A- He chased her out.

9 9- She has charged him with adultery with Geneva

Huff who goes by the name of Nelson. Did you know her?

A- Yes, sir.

10 2- How long have you known her?

A- About a couple of years.

11 Q- Where did she live?

A- I don't know exactly but I have seen him with her. 12 C- Did you ever talk to Buddie about running with this woman?

A- No, I didn't have anything to say to him. 13 Q- When Mr and Mrs Nelson were on 39th Street, did you visit them there?

A- Oh, yes, I visited them while they lived there and she visited us.

14 Q- How did she treat her husband?

A- She was very nice. She was a true woman. She lived home all the time.

15 Q- How did he treat her?

A- I don't know.

16 Q- Was he abusive?

A- Not before me.

17 Q- You knew this Geneva Huff or Melson?

A- Yes, sir.

18 Q- Was she married to Buddie?

A- No.

#### Ida O.Harris

19 Q- Was "Nelson" her name?
A- No. She wasn't married to him.
20 Q- Do you know whether this Geneva "Nelson" is living or dead now?
A- She is dead.
21 Q- When did she die - recently?
A- Yes, sir.
22 Q- Who buried her?
A- He did. He wanted us to go and look at her but we wouldn't go.
23 Q- Did he tell you where to go?
A- To the undertaker's.

24 Q- Who buried hor, did you say ?

A- He did. He tended to everything. He told us he got her jewelry and other things and that he had her insurance.

25 Q- Have you ever discussed with him, the possibility of his living with His wife again?

A- No.

26 Q- In your opinion do you think there is any hope of their living together again?

A- No, I don't think so.

27  $\leq$ - Do you think that the separation is deliber; to and final on his part?

A- I believe so.

-11- Cross examination waived.

#### QUESTION BY THE EXAMINER:

Do you know or can you state any other matter or thing that may be of benefit or advantage to 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. Answer: Jac Horrich

		produced before me, I then at the
request of the Solicitor	of the respect	ive parties
closed the depositions tak	en in said cause, and	l now return them closed under my
hand and seal on this	Tenth	day of
February	in the	e year of our Lord nighteteen hundred
twenty- seven	t the City of Baltim	ore, in the state of Maryland.
-	Tange /	Examiner.
There XXX is one	Ex	hibits with these depositions, to wit:
Plaintiff'sEx	hibit. <u>Examiner</u>	No. 1.
Defendant's		
		nge vanola Thurle Examiner.

I, GEORGE ARNOLD FRICK, the Examiner before whom the foregoing depositions were taken, do hereby certify that I was employed in assigning a day and taking the said depositions upon ..... two ...... days, on ..... both of which I was employed by the plaintiff...., A, and on...... none by the defendant.....

Tange Hum Examiner.

let. let. B 479 1926 3/13/3/16 Nelson Nelson PLAINTIFF EXHIBIT, EXAMINER, No. 1331168 FILED WITH THE EXAMINER the 18 day of Dany 1927 George Whild Frick Examiner. Fd 10 Feb-192)



Baltimore Md. July 23/26. My Dean Buddie: suprise to hear from me. have been sich every since I have been home + that is why you haven't heard from me. Song Ididit get to see you before I lift but it was sooner ihen I expected my. self, mill tell your when I see you. Will you please meet me at the same

place we was at before over that store. Buddie Shope you rull under. stadd stand this letter + who it is from but I can't talk like I want to, because you ruife might get hold of it. I have been longing to see you every since I lift from out there, one reason Thave been sick + and the main reason I was afraid your ruife might get hold of it. Buddie I want some money until I goes back to work & then you will get paid back. I asked you to meet me but I didn't tell you when het want you to meet me Saturday night at 8-30. You know I reasit at that place with you but once + never had a chance to get them again. Now you just wait and see if I don't go there or some where else rith you

some more and Thope marry more times. Don't forget to meet me Sat. at 8:30. Will close hoping to see you soon adlena

Circuit Court . Docket\_\_\_ frene Melson Buddie Melson SUBMISSION FOR DECREE. Mr. Clerk, Please file, Я Hewon Dans Solicitor man hil for Plaintiff. 16. No.  $' \circ$ 1 March 192) Filed

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200 Melson e Melin 1 man

# In the Circuit Court of Baltimore City

\_TERM, 19\_\_\_\_

To the Honorable

Judge of Said Court:

The above cause is respectfully submitted for

decree and the 43rd General Equity Rule is hereby waived. ( Dec Solicitor for Plaintiff, in crossfel Klunymligh Solicitor for Defendant. In Gross fiel Complaint. 7

Circuit Court 479 Docket No. 663 Buddy nelson Irene Melson Bud cross sell Order of Reference and Report Lyons B No. 31168 Order Filed day of Meh 1927 Report Filed 10 day of Meh 1927

Buddy Welson

vs. I rene Melson

and Cross Bill

IN THE

# Circuit Court

OF

### BALTIMORE CITY

Yau Term, 19 2 7 Ũ

This case being submitted, without argument, it is ordered by the Court, this\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_, 1927, that the same be and it is hereby referred to William P. Lynus \_\_\_\_\_\_, Esq., Auditor and Master, to report the

pleadings and the facts, and his opinion thereon.

James P. Forter

## Report of Auditor and Master

Bill for divorce a vinculo matrimonii filed by the husband against
his wife on the ground of adultery.
Defendant summoned and answers.
Cross bill for divorce a vinculo matrimonii filed by the wife against
her husband on the ground of adultery. Code Art. 16, Sec. 37-42.
Defendant in cross bill summoned and answers.
Nothing further done under the original bill.
Residence of plaintiff in cross bill in Baltimore City for more
than two years prior to the filing of the bill proven.
The marriage proven.
Adultery of defendant in cross bill proven.
More than thirty days have elapsed since the filing of the cross bill.
Case submitted for decree and 41st General Equity Rule waived.
Case ready for decree.
William Portegoro
March 8, 1927 Auditor and Master

CIRCUIT COURT **B** 479 1926 No. Docket BUDDY NELSON VS. IRENE NELSON (CROSS XX. BILL) IRENE NELSON vs. BUDDY NELSON Recorded Folio 68 1927. Decree of Divorce B No. 31168. For 11 Mch1927

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

Malliam P. Jone Auditor and Master.

DECREE OF DIVORCE.

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BUDDY	NELSON	\	Circuit	Court
TRENE	VS. NELSON			
	NEEDON		ÓF	
	VXX	(	. OF	
	(	CROSS	BALTIMOR	E CITY,
IRENE	NELSON	BILL)		
	VS.		_	
BODDX	NELSON	/	Janu	aryTerm, 192_7_
read and considered		-	g duly submitted, the procee of <u>cllanth</u>	
It is thereupo	on, this	day	of 01 01 01 01 01 01 01 01 01 01 01 01 01	·, A. D. 1927
			rdered and Decreed, that th	e said
the above named C Defendant, in the	omplainant/be and Cross Bill,	l she is hereby BUDDY NEL	SON, DIVORCED A VINCULO M SON; and that the o y dismissed:	IATRIMONII from the riginal bill in
· · · ·	••••••		ι	
			•••••••••••••••••••••••••••••••••••••••	

And it is Further Ordered, That the said. Defendant. in the Cross. Bill, Buddy. Nelson, pay the cost of this proceeding. Bill & James P. Jorter

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