

1146
MYRA I. PATTERSON,

Plaintiff,

VS

JOHNNY PATTERSON,

Defendant.

* IN THE CIRCUIT COURT FOR

* SHELBY COUNTY, ALABAMA

* DOMESTIC RELATIONS

* DR-84-088

DIVORCE DECREE

This cause came on for trial and the court received evidence from the plaintiff and the defendant in open court. The requirements of jurisdiction, age and grounds for the divorce were satisfied.

It is ORDERED, CONSIDERED, ADJUDGED and DECREED that the bonds of matrimony heretofore existing between Myra I. Patterson and Johnny Patterson are hereby dissolved, and the said parties are forever divorced from one another by decree a vinculo matrimonii on the ground of incompatibility.

Neither party shall again marry except to each other until sixty (60) days after the date of this decree. If an appeal from this decree is taken within forty-two (42) days, neither party shall marry again except to each other during the pendency of said appeal.

It is further ORDERED, ADJUDGED and DECREED that:

(1) Johnny Patterson is hereby awarded the 1965 Comet automobile, and the 1982 pick up truck.

(2) Johnny Patterson is hereby awarded the ten-acre tract of land more specifically described in that deed recorded in the Probate Office of Shelby County in Deed Book 335, Page 485. Myra I. Patterson is hereby divested of any right, title to and interest in the said property.

(3) Myra I. Patterson is hereby awarded the marital house and three (3) acres of land surrounding it. Johnny Patterson is hereby awarded the remaining acreage surrounding the said marital house. Each party is hereby divested of all right, title to and interest in the said property hereby awarded to the other. (The parties are hereby instructed to determine whether or not they can agree on the dimensions of the said three (3) acres. If they cannot, they shall move the court to make that determination.) The said property is more specifically described in that deed recorded in the Probate Office of Shelby County in Deed Book 238, Page 268.

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Jack

(4) Johnny Patterson is awarded all cattle, horses, farm equipment, and hay.

(5) Johnny Patterson is awarded all funds in all bank accounts, except for any account which has been opened since the parties' separation; such is awarded to the party in whose name the account was opened.

(6) Johnny Patterson is awarded the note or certificate of deposit from Shelby Academy whose maturation date is in or around 1990.

(7) Johnny Patterson is awarded the den furniture in the parties' residence, except for the television set, and except for any of the furniture or household items in the house which came from the wife's parents.

(8) All other furniture or household items, including appliances, is hereby awarded to Mrs. Patterson.

(9) Johnny Patterson shall pay Myra I. Patterson the amount of Eighty-five Dollars (\$85) per week as child support. The husband shall also continue to maintain medical insurance coverage on his daughter through his employment.

(10) Myra I. Patterson is awarded the custody of Julie Lynne Patterson.

(11) Johnny Patterson is awarded reasonable visitation rights with his daughter.

(12) Johnny Patterson shall pay Myra I. Patterson the sum of Two Hundred Dollars (\$200) per month as periodic alimony.

(13) Myra I. Patterson is awarded the Malibu automobile.

(14) Johnny Patterson is to pay all debts of the marriage, including the mortgage owing on the marital residence.

(15) Johnny Patterson shall pay Myra I. Patterson the sum of One Thousand Five Hundred Dollars (\$1500) for attorney's fees and other expenses she incurred after the separation and through this divorce action, for which also let execution issue. The said amount shall be payable as follows: Five Hundred Dollars (\$500) by January 1, 1985, Five Hundred Dollars (\$500) by February 1, 1985, Five Hundred Dollars (\$500) by March 1, 1985.

(16) Each party is hereby ORDERED to execute any document that might be required of the other to reflect the awards in this decree.

Costs of this action are paid.

DONE and ORDERED this 7 day of November, 1984.

FILED IN OFFICE THIS THE 7 DAY
OF November, 1984

Kyle Sanford
Register
Clerk of Circuit Court
Shelby County, Alabama

Robert R. Armstrong, Jr.
Robert R. Armstrong, Jr.
Circuit Judge

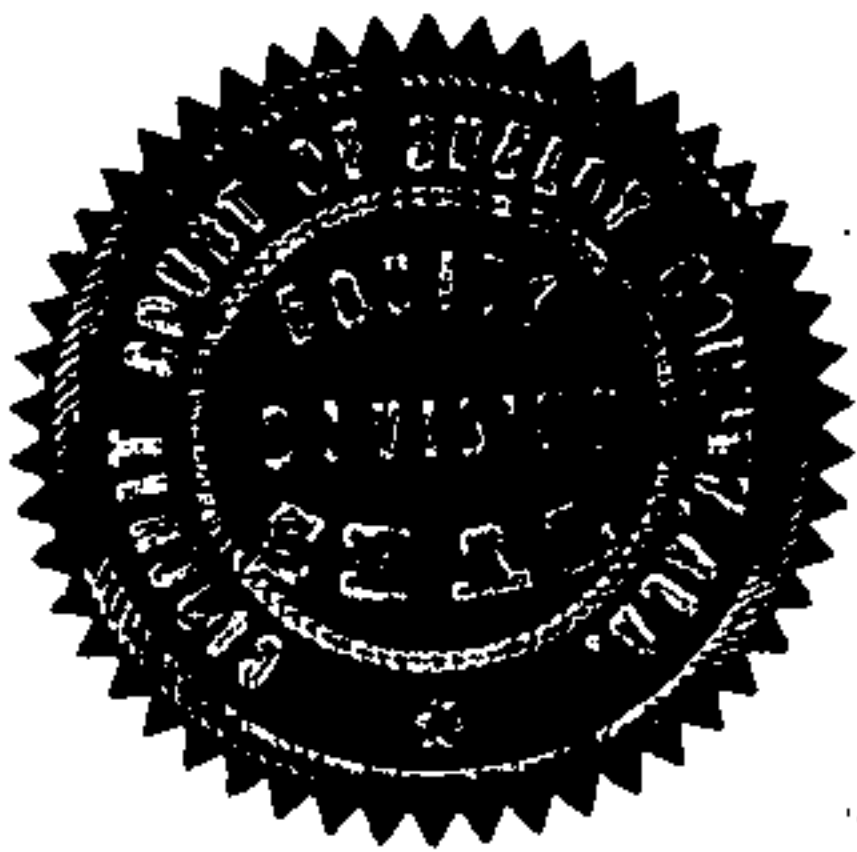
I, Kyle Lansford, Register of the Circuit Court for Shelby County, Alabama, do hereby certify that the foregoing is a correct copy of the original decree rendered by the Judge of the Circuit Court in the above stated cause, which said decree is on file and enrolled in my office, and the cost has been paid.

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Witness my hand and seal this the 20 day of

July, 1937.

Kyle Lansford
Kyle Lansford
Circuit Clerk & Register



STATE OF ALA. SHELBY CO.
I CERTIFY THIS
INSTRUMENT WAS FILED

1937 JUL 20 AM 10:12

Thomas A. Sumner, Jr.
JUDGE OF PROBATE

1. Dead Tax	\$	_____
2. Mtg. Tax		_____
3. Recording Fee		<u>7.50</u>
4. Indexing Fee		<u>1.00</u>
TOTAL		<u>8.50</u>