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## FILED 25 MARCH 1959

MARY GRAY MORGAN SLOSS,

Complainant, I IN THE CIRCUIT COURT OF

v. MARENGO COUNTY, ALABAMA,

FRED M. SLOSS,

Defendant,

This cause coming on to be heard at this term of the Court was submitted for final decree upon the original bill of complaint, answer of the defendant with exhibit thereto attached, written agreement of the parties filled in this cause on the  $30^{78}$  day of January, 1948, relating to the payment of alimony and settlement of property rights, subject to the approval of the Court, and the testimony as shown by note of submission. Upon consideration thereof, the Court is of the opinion that the complainant is entitled to a decree granting her an absolute divorce from the defendant, as prayed for in said bill of complaint; and that the complainant is entitled to a decree against defendant for alimony in the amount of \$4200.00, to be paid in cash, in a lump sum, pursuant to said written agreement, and that said agreement should be approved by the Court, and that the complainant is entitled to a decree providing for the change of the name of the complainant from Mary Gray Morgan Sloss to Mary Gray Morgan (her maiden name), as prayed for in said bill of complaint.

It is therefore ordered, adjudged and decreed by the Court as follows:

- (1) That the bonds of matrimony heretofore existing between the complainant and defendant be and the same are hereby dissolved and annulled, and that the said Mary Gray Morgan Sloss be and she is hereby forever divorced from the said Fred Maclin Sloss;
- (2) That the said written agreement of the parties filed in this cause on January 2, 1948, relating to the payment of

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alimony, and the settlement of certain property rights between said parties, is hereby approved by the Court;

- That the complainant have and recover of the defendant the sum of \$4200.00, cash, as alimony hereby required to be paid by defendant to complainant, in a lump sum, pursuant to said agreement, in full and final settlement of all claims of complainant against the defendant for alimony either temporary or permanent, for the payment of which sum execution may issue.
- That the name of the complainant be and the same is hereby changed from Mary Gray Morgan Sloss to Mary Gray Morgan (her maiden name);
  - That the costs in this cause be and the same are hereby taxed against the defendant, for the collection of which execution may issue;
- That the complainant and defendant be permitted to ' marry again; but neither of said parties shall again marry, except to each other, until 60 days after the date of this decree, nor, if an appeal is taken within 60 days, during the pendency of said appeal, nor while the costs of this suit remain unpaid.

Done in term time this the 30 day of January, 1948.

Emmet &. Whileth Judge of the Circuit Court of Marengo County, Alabama, In Equity.

F. C.E. Rung Payertes of the Cut aut an Equity hereby earlify that the above is a true and correct Copy of the segmed decree rendered un the above seutitled eaure as the same agreeur of neaut The my office Withier my Land and seaf This 30 Lay James 1948