

1.

THE STATE OF WISCONSIN

CIRCUIT COURT

MILWAUKEE COUNTY.

} SS.

43481

Anna Scharp,

Plaintiff,

-vs.-

Robert Scharp,

Defendant.

2.

This action having been brought on for trial on the 6th day of March, 1915, at the regular January 1915 term of this court before the Honorable George Thompson, Judge of said court, and the court having filed its findings of fact and conclusions of law from which it satisfactorily appears and wherein the court finds that the plaintiff herein, is entitled to a judgment of divorce,

Now on motion of Hugo J. Trost, plaintiff's attorney,

3.

IT IS ADJUDGED AND DECREED, that the bonds of matrimony heretofore subsisting between the plaintiff, Anna Scharp, and the defendant Robert Scharp, be and the same are hereby wholly dissolved and they are forever freed from the obligations thereof, provided, that this judgment so far as it determines the status of the parties shall not be effective except for the purpose of a n appeal to review the same until the expiration of one year from the date of the entry of same.

IT IS FURTHER ADJUDGED AND DECREED, that neither of the parties to this action shall marry again until one year after the judgment is entered and the marriage of either of the parties to this action solemnized before the expiration

4.

of one year from the date of the entry hereof shall be null and void.

IT IS FURTHER ADJUDGED AND DECREED, that the plaintiff shall receive as permanent alimony the sum of seven dollars (\$7.00) a week to be paid on the 2nd and 16th days of each and every month, at the office of the Clerk of the Circuit Court at the court house in the City of Milwaukee, State of Wisconsin, the first payment to be made on the 16th day of March, 1915.

5.

IT IS FURTHER ADJUDGED AND DECREED, that the household furniture, goods and effects now in the possession of the plaintiff be and the same hereby is awarded to said plaintiff.

IT IS FURTHER ADJUDGED AND DECREED, that said defendant pay to Hugo J. Trost, plaintiff's attorney, the sum of twenty-five dollars (\$25.00) as attorney fees heretofore ordered by this court.

IT IS FURTHER ADJUDGED AND DECREED, that said defendant pay to said plaintiff the costs and disbursements of this action taxed at forty seven and 1/100 Dollars.

Dated, Milwaukee, Wisconsin, this 20 day of March, 1915.

By the Court,

C. C. Mann
Clerk

By Chas. Scheuer
Deputy.

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THE STATE OF WISCONSIN

CIRCUIT COURT)
MILWAUKEE COUNTY.)

SS.

No. 43481.

FILED

MAR 17 1915

E. J. Mass
CLERK

Anna Scharp, :

Plaintiff, :

-vs.-

Robert Scharp, :

Defendant. :

FINDINGS OF FACT
and
CONCLUSIONS OF LAW.

At a regular term of said court begun and held at the Court House in the City of Milwaukee, in said County, on the 4th day of January, 1915, and on the 6th day of March, 1915, during said term, present the Honorable George Thompson, Circuit Judge presiding.

The above entitled action having been duly noticed for trial and the same having been duly placed on the January, 1915, term calendar of said court and the same having come on in its regular order to be heard before said court;

And due service of the summons and complaint upon the defendant personally having been made as appears by the admission of service endorsed upon the summons and complaint on file herein;

And it further appearing that on the 19th day of September, 1914, and within ten days after service on the defendant, a copy of said summons and of said complaint were duly served upon the Honorable Edward Yockey, the District Attorney and divorce Counsel for said Milwaukee County as appears by the admission of such service endorsed upon the original summons and complaint on file herein;

2.

3.

And it further appearing that twenty days have elapsed since the date of the service of the summons and complaint upon said defendant and the plaintiff appearing in person and by Hugo J. Trost, her attorney, and the defendant appearing in person and by William Kershaw, his attorney, and after hearing the allegations and proofs of the parties and their witnesses herein and being fully advised in the premises and having informed the parties hereto appearing in court that the judgment so far as it affects the status of the parties will not become effective until one year from the date of the entry of judgment herein, I, George Thompson, Judge before whom this action was tried do make these findings of fact and conclusions of law, to-wit,

FINDINGS OF FACT.

1. That on the 16th day of September, 1911, at the City of Watertown, County of Jefferson, and State of Wisconsin, plaintiff and defendant duly intermarried and ever since have been and now are wife and husband.

2. That the plaintiff and defendant have resided in the State of Wisconsin for more than two years immediately preceding the time of the commencement of this action and that they now reside in said State of Wisconsin.

3. That there is no issue as the result of said marriage.

4. That the defendant is employed by the Cream City Brewing Company as a chauffeur and is earning the sum of sixty-five dollars (\$65.00) a month.

5. That the plaintiff is twenty-four years of age and the defendant twenty-six years of age.

6. That the parties hereto have no property except household furniture valued at about four hundred dollars (\$400.00).

7. That the plaintiff is in ill health and has been for the past nine months ^{and} ~~or~~ more and that she is unable to perform any work.

7. 8. That the past two years defendant's treatment of said plaintiff has been cruel and inhuman.

9. That on the third day of September, 1914, the defendant without cause or provocation struck the plaintiff on her legs and arms, pulled her hair and violently pushed her in the face.

10. That upon several occasions during the latter part of August, 1914, the defendant violently struck the plaintiff with his fist, threw her to the floor and struck her on her head.

8. 11. That on or about the summer of 1913, the defendant violently struck the plaintiff with his fist on her side so that she fell to the floor, was unable to get up for about a half hour and that ever since said time said side of her person has pained her.

12. That on or about the month of September, 1914, said defendant without cause or provocation kicked the plaintiff on her legs.

9. 13. That on or about September, 12th, 1914, the defendant without cause or provocation deliberately stepped upon one of the toes of said plaintiff causing her great pain and suffering.

PLAINTIFF'S ATTORNEY TO BE PAID BY DEFENDANT UNLESS OTHERWISE ORDERED BY THE COURT

14. That on or about the month of August, 1913, the defendant while plaintiff was in ill health refused to call a doctor saying that he would not pay for the expense and would not do so until the mother of the plaintiff said she would pay for the cost.

15. That defendant has spent most of his evenings away from home and would come home at all hours of the night and sometimes would not come home at all until the following day; that he refused to tell plaintiff where he had been saying it was none of her business; that he has ^{associated} ~~had improper~~ *under circumstances tending to show but not proving that he has committed adultery;* relations with other women; that he refused to accompany plaintiff upon the street or take her ^{to} places of amusement; that he frequently told her that he hated her; that he did not care to live with her any longer and that he had no use for her; that she was a fit subject for the Washington Park Zoo and that she should go back to the farm where she belonged.

10.

16. That he is possessed of an excitable temper and quarreling disposition; that he would make fists at plaintiff when he saw her upon the street and that he frequently called her vile, abusive and indecent names.

11.

17. That a great many of the acts of cruel and inhuman treatment were committed when no witness competent to testify to the same was present.

18. That the treatment of the plaintiff by the defendant has affected her health so that it is not safe nor proper for her longer to cohabit with said defendant.

19. That the allegations of the Counter-Claim of the defendant are *not true and have not been proven.*
And I find as

CONCLUSIONS OF LAW.

1. That the plaintiff is entitled to judgment wholly

MONEY FOR THE COSTS OF THIS ACTION TO BE PAID BY THE DEFENDANT TO THE PLAINTIFF AND TO THE ATTORNEY FOR THE PLAINTIFF AND TO THE COSTS OF THE DEFENDANT TO BE PAID BY THE PLAINTIFF AND TO THE COSTS OF THE PLAINTIFF TO BE PAID BY THE DEFENDANT.

12. dissolving the bonds of matrimony heretofore subsisting between the plaintiff and the defendant and forever freeing the plaintiff and the defendant from the obligations thereof, provided, however, that such judgment so far as it determines the status of the parties shall not be effective except for the purpose of an appeal to review the same until the expiration of one year from the date of the entry of the same.

2. That neither of the parties to this action shall marry again until one year after the entry of said judgment and the marriage of either of the parties to this action solemnized before the expiration of one year from the date of the entry of judgment herein shall be null and void.

13. 3. That the plaintiff shall receive as permanent alimony the sum of seven dollars (\$7.00) a week, payments to be made on the 2nd and 16th day of each and every month, the first payment to be made on the 16th day of March, 1915, and all payments of alimony shall be paid to the Clerk of the Circuit Court at the Court House in the City of Milwaukee, State of Wisconsin.

14. 4. That the plaintiff is entitled and shall receive all of the household furniture, goods and effects now in her possession.

5. That Hugo J. Trost, plaintiff's attorney, is entitled to and shall receive the sum of twenty-five dollars (\$25.00) attorney fees as heretofore ordered by this court.

6. That the plaintiff have and receive the taxable costs and disbursements.

Let judgment be entered accordingly.

Dated Milwaukee, Wisconsin, this 2nd day of March, 1915.

By the Court,

George Thompson
Judge.