

#1385

11 PAGE 214

IN THE CIRCUIT COURT IN AND FOR SARASOTA COUNTY, FLORIDA
IN CHANCERY

82450

OLIVE FURN WHITTED,
Complainant,

VS.

BELDEN OLIVER WHITTED,
Defendant,

F I N A L D E C R E E .

This cause coming on for final hearing upon the testimony taken before the Court and upon decree pro confesso duly entered, and it appearing to the Court that proper legal service was had upon the defendant by personal service, and the said defendant failed to plead, answer or demur to complainant's Bill of Complaint as required by law, and the Court having considered the testimony and being fully advised in the premises finds that the Court has jurisdiction of the parties and the subject matter; that the complainant has sustained the allegations of her Bill of Complaint and is entitled to the relief prayed for.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that the bonds of matrimony heretofore existing between the complainant, Olive Furn Whitted, and the defendant, Belden Oliver Whitted, be and the same are hereby dissolved, and that the said Olive Furn Whitted be and she is hereby divorced of and from the said Belden Oliver Whitted.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED, that the defendant, Belden Oliver Whitted, pay unto Early & Ernest, attorneys, the sum of 150.00 together with all costs expended in the prosecution of this case.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED, that the defendant, Belden Oliver Whitted, shall have the custody and care of the children, Dorothy Evelyn Whitted and Welda Jay Whitted,

for a period of six (6) months beginning at the date of this Decree, and for a like period each and every year thereafter until said children shall each attain the age of twenty one (21) years; that at the end of six (6) months from the date of this Decree the complainant, Olive Farn Whitted, shall have the custody and care of said children, Dorothy Evelyn Whitted and Belda Fay Whitted, and for a like period each and every year thereafter until the said children shall each attain the age of twenty one (21) years; that the defendant, Belden Oliver Whitted, shall pay unto the complainant the sum of \$15.00 each and every month while the said children are in the custody and care of complainant for maintenance of said children, said payments to be made on the first day of each month while said children are with complainant; that all costs and charges for transportation of said children in going back and forth from defendant or complainant shall be paid by the party receiving said children; that jurisdiction of this Court be and the same hereby is reserved over this suit for the purpose of making any changes as to the needs of the children, Dorothy Evelyn Whitted and Belda Fay Whitted, as opportunity and circumstances of the parties may afford and their best spiritual, as well as other interest, may require.

DONE AND ORDERED in Circuit Court Chambers at Sarasota, Florida, this 22 day of February A. D. 1928.

[Handwritten Signature]
 Judge of the Circuit Court.

Filed in this office for record on the 22 day of Feb, 1928 at 10:12 AM and duly recorded on the 22 day of Feb, 1928

STATE OF FLORIDA, COUNTY OF SARASOTA
 I hereby certify that the foregoing is a true and correct copy of pages 1 through 2 of the instrument filed in this office. The original instrument filed contains 2 pages.

J. R. Peacock
G. Jackman

This copy has no redactions. This copy has been redacted pursuant to law.

Witness my hand and official seal this 10 day of

DEC 2008
 KAREN E. RUSHING, CLERK OF THE CIRCUIT COURT
 By: *[Signature]*
 Deputy Clerk

