

Lewis's Court
Court County

Elizabeth Whitlock

William Whitlock

Deeds

[Signature]
Gibbons

8/16/09

R545

P422

STATE OF ILLINOIS)
COUNTY OF COOK) SS.

R2460/2

(1)

IN THE CIRCUIT COURT OF COOK COUNTY.

ELIZABETH C. WHITLOCK)
VS) D E C R E E . No. 289673.
WILLIAM A. WHITLOCK)

AND NOW ON THIS DAY comes the complainant, ELIZABETH C. WHITLOCK, in her own proper person, and by Frank R. Cain, her solicitor, and also comes the defendant William A. Whitlock, in his own proper person, and by H. J. Rosenberg, his solicitor, and this cause coming on regularly to be heard by the court upon the bill of complaint herein, the answer of the defendant thereto, and the replication of the complainant to the defendant's said answer, and upon the testimony of witnesses sworn and examined in open court, and the court having heard and considered the evidence so adduced in open court and the arguments of counsel for the respective parties, and being now fully advised in the premises, FINDS:

That it is a court of original jurisdiction, and that it has jurisdiction of the subject matter and of the parties to this proceeding, and that the allegations in the bill of complaint filed herein are true as alleged in said bill; that the complainant and the defendant were lawfully married at Chicago on the 11th day of February, A. D. 1903, and that the complainant does now reside and for more than one whole year and immediately next preceding the filing of her bill of complaint herein did actually and in good faith reside, and ever since has resided in the County of Cook and State of Illinois;

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that the complainant has at all times since her inter-marriage with the defendant conducted herself toward him in a proper manner and has constantly kept her marriage vows and obligations to and toward him; and that there was born of said marriage one child, who is now living, named Elizabeth C. Whitlock, and aged about one year and two months.

The court further finds that the defendant William A. Whitlock has been guilty of adultery subsequent to his marriage with the complainant, as charged in said bill of complaint.

The court further finds that the complainant and defendant have by mutual agreement fixed their property rights; that said agreement provides that the complainant shall retain all of the household effects, which are to be her sole property; and that she is to receive the same in full satisfaction of alimony, dower and solicitor's fees, and in full satisfaction of all her right, claim and demand against the defendant by reason of her intermarriage with him.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that the bonds of matrimony and the marriage now and heretofore existing between the complainant Elizabeth C. Whitlock and the defendant William A. Whitlock be dissolved, and the same are hereby dissolved and annulled, and that the complainant and the defendant be and they are and each of them is hereby freed and absolutely released from the marriage heretofore existing between them and all obligations thereof.

It is further Ordered, Adjudged and Decreed that the complainant shall have the sole care, custody and education of the said child Elizabeth C. Whitlock, and that she shall not be interfered with in said care, custody and education of said child by said defendant; provided, however, that the said defendant shall have the right to see said child, but

that he shall not take said child from the home of her mother at any time.

It is further Ordered, Adjudged and Decreed by the court that all of the household goods of the complainant and the defendant shall henceforth be the sole and absolute property of the complainant and in consideration thereof it is hereby Decreed that the said complainant be and she is hereby barred from all claim for alimony, solicitor's fees, dower and from all other claims and demands against the defendant by reason of their inter-marriage.

It is further Ordered, Adjudged and Decreed by the court that the complainant herein shall not remarry within one year from the date of the entry of this decree, and the defendant shall not remarry within two years from the date of the entry of this decree, unless they shall renarry each other

John J. Gibbons
John

QR
H. J. Rosenberg
Att. for def.