Den # 370621. Sufferen Court of Cook County Christine Becker Callaghan Um. P. Callaghan. Coffeday of Second Juillety
SAMUEL E. ERICKSON, Clork FALED SAMPELE CHESTICAL Bollons Bollon Rund 671

State of Illinois S.S. Jas. V. Botton bring first duly sworth on outh deposes and says that he of his own personal showledge shows that the summous issued in re Callaghen US Pallaghan, Superior Court 3706 21 was served afron the defendant Walliam P. Callaghan in person. Officent further says that a no line deving the pendency of this sunt nor butherto, thas the defendant lbus P. Callaghan from in the military, naval. redrine or the auxiliary branch of the forces of the Unite I States or in those of any of its allies. Further offent sayeth not. Jos. V. Bollon. Subscribed & swowits. before me this 29th day of Torubara L. 21921. Danmel Etuckery notory faublie

870621

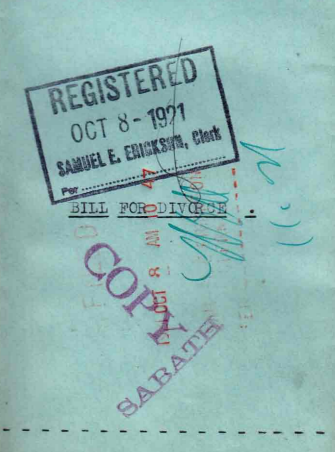
Gen. No.

CIRCUIT COURT OF COOK COUNTY.

CHRISTINE BECKER CALLAGHAN

VS.

WILLIAM P. CALLAGHAN



Bolton & Bolton, 56 W. Randolph St., Randolph 671. Gen. No. 370621

SOUTH COURT OF COOK COUNTY.

CHRISTINE BECKER CALLAGHAN
vs.

WILLIAM P. CALLAGHAN



Bolton & Bolton, 56 W. Randolph St., Randolph 671. STATE OF ILLINOIS : SS.

IN THE SUPERIOR COURT OF COOK COUNTY.

CHRISTINE BECKER CALLAGHAN :

Theor

vs. : Gen. No.

WILLIAM P. CALLAGHAN :

BILL FOR DIVORCE .

Humbly complaining unto your Honors, your oratrix, Christine Becker Callaghan, of the City of Chicago, County of Cook and State of Illinois, shows that she is and for more than one year last past continuously, immediately preceding the filing of this Bill of Complaint for divorce, has been an actual resident of the State of Illinois.

Your oratrix further shows unto your Honors that she was lawfully joined in marriage on, to-wit; March 26th, 1213, in the City of Chicago, county and state aforesaid to William P. Callaghan, whom your oratrix prays may be made a party defendant hereto and from thence hitherto until on, to-wit; the early part of March, 1921, your oratrix and the said defendant lived and co-habited together as husband and wife; that during all the time your oratrix and the said defendant so lived and cohabited together as husband and wife, your oratrix conducted herself toward the said defendant as a good, true and faithful wife, faithfully performing all her obligations and duties and at all times treating the said defendant with kindness and affection and in all things acting and conducting herself in a manner well becoming a good, true, Laithful and devoted wife.

Your oratrix further shows unto your Honors that

as a result of the said marriage one child, William Callaghan, age, to-wit; four and one-half years, was born unto herself and the said defendant.

Your oratrix further shows unto your Honors that the said defendant, william P. Callaghan, has been guilty of extreme and repeated cruelty and in unter disregard of his marriage voew and obligations, has punched, showed and pushed oratrix an anger and did further abuse your oratrix, calling her vile and vulgar names in the presence of her said child.

Your oratrix further shows unto your Honors that during, to-wit; the month of February, 1921, the said William P. Callaghan, struck, punched and kicked your oratrix about the head, and body, using vile and vulgar language toward her and that by reason of said violence her face and body became bruised and discolored.

Your oratrix further shows unto your Honors that during, to-wit; the month of January, 1921, the said defendant, "illiam P. Callaghan, struck, and punched your oratrix about the body and head, using vile and vulgar language toward her and by reason of said violence her face and body became bruised and discolored.

Your oratrix further shows unto your Honors that the said defendant, William P. Callaghan, wholly regardless of his duties and obligations, shortly after the said marriage, commenced the excessive use of intoxicating liquors and for more than two years last preceeding the month of March, 1921, has been guilty of habitual drunkenness and remained in an intoxicated condition; almost continuously; that while he is thus intoxicated he is very quarrelsome and mistreats your oratrix and the said minor child using abusive and oppositious epithets rendering your oratrix's condition intolerable and her life burdensome.

Your oratrix further represents unto your Honors that the said defendant is a man of violent and ungovernable temper, that his displays of anger are becoming more frequent and that your oratrix is in great fear for her safety and that of her child on such occasions and your oratrix has good reason to fear and does fear that she will suffer meat bodily harm and intervales the said defendant be restrained and enjoined from visiting and troubling her by an injunction of the name of the court.

Your oratrix further shows unto your Honors that the household goods at her present place of address were accuired by the defendant and your oratrix at and since the time of their said marriage and that the said goods and chattels are only sufficient and necessary to maintain a home for herself and children; that she received no income from any source and that the defendant William P. Callaghan is an able bodied man and well able to work and earn sufficient moneys to support your oratrix and their said minor child.

wherefore Your oratrix Prays that the said defendant may, by this honorable Court, be required to pay to your oratrix a reasonable sum for the support and maintenance of herself and their said minor child, during the pendency of this suit and such further sum or sums as may be necessary to enable her to carry on her Bill for Divorce and to pay solicitor's fees and to defray the other necessary costs and expenses thereof.

IN CONSIDERATION WHEREOF and for as much as your oratrix is without adequate relief in the premises, except in a court of chancery where matters of this nature are properly cognizable and relievable, to the end, therefore, that the said Villiam P. Callaghan, may, if he can, show why your oratrix should not have the relief herein prayed for, and that he may full, true and perfect answer make, but not under oath, (answer under oath being

hereby expressly waived) to all and singular the matters and things herein stated and charged and that the said marriage between your oratrix and the said defendant may be dissolved and declared null and void by the decree of this honorable court according to the statute in such cases made and provided, and that the said William P. Callaghan may be compelled to make suitable provision for the support and maintenance of your oratrix and their said minor child: to-wit; William Callaghan and that the care, custody, control and education of the said minor child are hereby prayed for according to the statute in such cases made and provided and that the said William P. Callaghan, his servants, agents, attorneys and solicitors may, each and all of them, be enjoined and restrained from coming into the home at 2849 Wallace Street, now occupied by your oratrix and her said minor child or an anywise molesting or interfering with your oratrix's possession of the said child and of the household goods and furniture therein until further order of court; and that your oratrix may have such other and further relief in the premises as to your Honors shall seem meet according to equity and good conscience.

MAY IT PLEASE YOUR HONORS to grant unto your oratrix the writ of summons in chancery issued out of and under the seal of this honorable Court to be directed to the said defendant, William P. Callaghan, therein and therein and thereby commanding him by a certain day to be therein inserted that he personally be and appear before this honorable Court upon the first day of the November term, A. D., 1921 to be holden in the Court house of Chicago, in the county and state aforesaid, then and there to abide and perform such order, direction and decree as to your Honors shall seem meet to equity and good conscience.

And your oratrix as in duty bound, will ever pray,

etc.

Kristine Berker Callagherr

STATE OF ILLINOIS

: SS.

COUNTY OF COOK

CHRISTINE BECKER CALLAGHAN, being first duly sworn on oath deposes and says that she is the complainant whose name is subscribed to the foregoing bill of complaint; that she has read the above Bill of Complaint and knows the contents thereof and the facts therein stated are true of her own knowledge except as to those matters and things stated to be upon information and belief, and as to those, she believes them to be true; that she is advised and informed and so states the fact to be that her rights as complainant will be unduly prejudiced and she will suffer irreparable injury and loss unless the injunction issue forthwith without notice and without bond.

Stristene Becker Gillaglan

SUBSCRIBED AND SWORN TO before me,

this 5th day of October, A. D., 1921.

NOTARY PUBLIC.

P618

Term No

Gen. No. 370621

Superior Court of Cook County IN CHANCERY

Thristine Bucher Callaghan

William & Callaghen

MEMORANDUM OF DEFAULT ORDER

DIRECTIONS—Use this blank for memo. of default and reference only, as other orders are passed to different clerks. Write given names and surnames of parties in full. Write out in full the description of unknown owners, where there are such. Write all names distinctly. Where default is to amended bill, cross bill or petition, counsel must so indicate.

Clobesay, & Co. Printers, 127 N. Wells St.

Per BICKSON CONK

Per Royal Conk

Rund 6 7

Clostine Beder Pallaghan Um P. Pallaghan

General No. 370621

DEFAULT MEMORANDA

On motion of John J.	Bollon Solicitor for
Personal service on William	P. Callaghan
	./
	and default.
Proof of Publication on	
	notice mailed and default.
Proof of Publication on	
	notice not mailed, residence not known and default.
Service by copy of Bill and Notice of C	commencement of Suit on

	On motion of John I Solicitor for
	/ Christine Beder Pullaghan

	Personal service on
	William F. Callaghan
H.H.	and default.
	Proof of Publication on
-	
	notice mailed and default.
	Proof of Publication on
	1 TOOL OF LUDICATION ON
2	notice not mailed, residence not known and default.
	Service by copy of Bill and Notice of Commencement of Suit on
	and default.
	Appearance of
****	and rule to answer instanter and default for want of answer.
	Refer cause to Master in Chancers
1 9.	Refer cause to Master in Chancery
N	10 MATTHE
WI =	
1	
0	

Gen. No 370621..... Term No.....

Superior Court of Cook County IN CHANCERY

CHRISTINE BECVER CALLAGRAN vs.

WILLIAM P. CALLAGRAN

DECREE FOR DIVORCE

Entered this.....



BOLTON & BOLTON

Solicitor for Complainant.

Clohesey & Co., Printers, 127 N. Wells St. Randolph.671





Section 1a—Chapter 40—Revised Statutes of Illinois—Provides

section shall prevent s adultery, the years from the

of the pendency of this suit by personal service of the summons upon him
The state of the s
according to the Statute in such case made and provided, that the default of said Defendant was taken and the Complainant's Bill of complaint herein taken as confessed by said Defendant.
And the Court having heard the testimony taken in open Court, in support of said Bill of Complaint (a certificate of which evidence is filed herein), and now being fully advised in the premises, doth find that it has jurisdiction of the parties hereto and the subject matter hereof; that the Complainant is and since prior to the filing of said Bill of Complaint has been an actual resident of Cook County, and has been a resident of the State of Illinois for over one whole year next before the filing of the Bill of Complaint herein,
that the parties hereto were lawfully joined in marriage on Earch 26th, 1913 in the City of Chicago, State of Illinois
that subsequent to their intermarriage the Defendant has communication was executed by the communication of their intermarriage the Defendant has communication with the communication of their intermarriage the Defendant has communication with the communication of the communication

wantering and an entire the state of the sta
william xperson out appearance and the series of the serie
XXXXXXXXXXx been guilty of habitual drunkenness for the space of two successive years
prior to the filing of the bill in this cause
as charged in the Complainant's Bill of complaint.
On motion of said Solicitor for the Complainant, it is therefore ordered, adjudged and decreed, and this Court by virtue of the power and authority therein vested, and the Statute in such case made and provided, doth order, adjudge and decree, that the bonds of matri-
mony heretofore existing between the Complainant OPRISTING BECKER CALLAGRAN
and the Defendant WILLIAM P. CALLAGEAN
be and the same are hereby dissolved, and the same are dissolved accordingly. It is further ordered adjudged and decreed that the Complainant
herein be and she is hereby given the care control and custody of
their minor child William Callaghan and that the defendant herein
contribute the sum of nine dollars per week toward the support of
the complainant and toward the support, education and maintenance
of their said minor child.
· Janua f
to end Stilled
proly

STATE OF ILLINOIS, ss.	Superior Court of Cook County	
	November Term, A. D. 19.21	
	Term, II. D. Tragge	
CHRISTINE BECKIR CALLACHAI		
vs.	Decree No. 310621	
WILLIAM P. CALLACHAN		
	inant by loseph V. Bolton Esq.;	
	Court that said Defendant has had due notice	
or the pendency of this suit byper.some	service of the summons upon nim	
ant was taken and the Complainant's Bill Defendant.	and provided, that the default of said Defend- of complaint herein taken as confessed by said	
And the Court having heard the testimony taken in open Court, in support of said Bill of Complaint (a certificate of which evidence is filed herein), and now being fully advised in the premises, doth find that it has jurisdiction of the parties hereto and the subject matter hereof; that the Complainant is and since prior to the filing of said Bill of Complaint has been an actual resident of Cook County, and has been a resident of the State of Illinois for over one whole year next before the filing of the Bill of Complaint herein,		
	ed in marriage on March 26th, 1913	
that subsequent to their intermarriage the	Defendant has generalited zdukoryxxxxxxxxx	

	xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	
	NETERING THE STREET OF THE STR	
	nkenness for the space of two successive years	
prior to the filing of the bill in this cause		
prior to the filing of the bill in this cause		
prior to the filing of the bill in this cause		
prior to the filing of the bill in this cause		
prior to the filing of the bill in this cause		
prior to the filing of the bill in this cause		
as charged in the Complainant's Bill of con On motion of said Solicitor for the Con decreed, and this Court by virtue of the por		
as charged in the Complainant's Bill of con On motion of said Solicitor for the Con decreed, and this Court by virtue of the po- in such case made and provided, doth orde mony heretofore existing between the Com-	oplaint. uplainant, it is therefore ordered, adjudged and wer and authority therein vested, and the Statute r, adjudge and decree, that the bonds of matriplainant OURISTINE BECKER CALLAGRAN	
as charged in the Complainant's Bill of con On motion of said Solicitor for the Con decreed, and this Court by virtue of the po- in such case made and provided, doth orde mony heretofore existing between the Com and the Defendant NILLIAM P.	aplaint. Applaint, it is therefore ordered, adjudged and wer and authority therein vested, and the Statute r, adjudge and decree, that the bonds of matriplainant OURISTINE BECKER CALLAGRAN	
as charged in the Complainant's Bill of con On motion of said Solicitor for the Con decreed, and this Court by virtue of the po- in such case made and provided, doth orde mony heretofore existing between the Com and the Defendant MILLIAM P. be and the same are hereby dissolved, and	aplaint. Applaint, it is therefore ordered, adjudged and wer and authority therein vested, and the Statute r, adjudge and decree, that the bonds of matriplainant OURISTINE BECKER CALLAGRAN	
as charged in the Complainant's Bill of com On motion of said Solicitor for the Con decreed, and this Court by virtue of the po- in such case made and provided, doth orde mony heretofore existing between the Com and the Defendant MILLIAM P. be and the same are hereby dissolved, and It is further ordered adjust	uplaint. uplainant, it is therefore ordered, adjudged and wer and authority therein vested, and the Statute r, adjudge and decree, that the bonds of matriplainant CURICLINE BECKUE CALLAGRAN CALLAGRAN the same are dissolved accordingly.	
as charged in the Complainant's Bill of con On motion of said Solicitor for the Con decreed, and this Court by virtue of the po- in such case made and provided, doth orde mony heretofore existing between the Com and the Defendant MILLIAM P. be and the same are hereby dissolved, and It is further ordered adjust herein be and she is hereby give	aplaint. applainant, it is therefore ordered, adjudged and wer and authority therein vested, and the Statute r, adjudge and decree, that the bonds of matriplainant CHRISTINE BECKER CALLACIAN CALLACEAN the same are dissolved accordingly. ised and decreed that the Complainant	
as charged in the Complainant's Bill of com On motion of said Solicitor for the Com decreed, and this Court by virtue of the por in such case made and provided, doth orde mony heretofore existing between the Com and the Defendant MILLIAM P. be and the same are hereby dissolved, and It is further ordered adjust herein be and she is hereby give their minor child Milliam Calla	uplaint. Inplainant, it is therefore ordered, adjudged and wer and authority therein vested, and the Statute or, adjudge and decree, that the bonds of matriplainant OURIGIAN BECKER SALLAGRAN CALLAGRAN the same are dissolved accordingly. ised and decreed that the Complainant con the care control and custody of aghan and that the defendant herein	
as charged in the Complainant's Bill of com On motion of said Solicitor for the Com decreed, and this Court by virtue of the po- in such case made and provided, doth orde mony heretofore existing between the Com and the Defendant MILLIAM P. be and the same are hereby dissolved, and It is further ordered adjust herein be and she is hereby sin their minor child Milliam Calla contribute the sum of nine dol.	uplaint. uplainant, it is therefore ordered, adjudged and wer and authority therein vested, and the Statute r, adjudge and decree, that the bonds of matriplainant CURICLINE BECKER CALLAGRAN CALLAGRAN the same are dissolved accordingly. is ed and decreed that the Complainant con the eare control and custody of	
as charged in the Complainant's Bill of com On motion of said Solicitor for the Com decreed, and this Court by virtue of the po- in such case made and provided, doth orde mony heretofore existing between the Com and the Defendant MILLIAM P. be and the same are hereby dissolved, and It is further ordered adjust herein be and she is hereby sin their minor child Milliam Calla contribute the sum of nine dol.	uplaint. uplaint, uplainant, it is therefore ordered, adjudged and wer and authority therein vested, and the Statute r, adjudge and decree, that the bonds of matri- plainant CHRIATINE BECKER CALLACEAN CALLACEAN the same are dissolved accordingly. ized and decreed that the Complainant con the care control and custody of uphan and that the defendant herein ars per week toward the support of support, education and maintenance	
as charged in the Complainant's Bill of com On motion of said Solicitor for the Com decreed, and this Court by virtue of the por in such case made and provided, doth orde mony heretofore existing between the Com and the Defendant MILLIAM P. be and the same are hereby dissolved, and It is further ordered adjust their minor child Milliam Calla contribute the sam of nine dol. the complainant and toward the	uplaint. uplaint, uplainant, it is therefore ordered, adjudged and wer and authority therein vested, and the Statute r, adjudge and decree, that the bonds of matri- plainant CHRIATINE BECKER CALLACEAN CALLACEAN the same are dissolved accordingly. ized and decreed that the Complainant con the care control and custody of uphan and that the defendant herein ars per week toward the support of support, education and maintenance	
as charged in the Complainant's Bill of com On motion of said Solicitor for the Com decreed, and this Court by virtue of the por in such case made and provided, doth orde mony heretofore existing between the Com and the Defendant MILLIAM P. be and the same are hereby dissolved, and It is further ordered adjust their minor child Milliam Calla contribute the sam of nine dol. the complainant and toward the	uplaint. uplaint, uplainant, it is therefore ordered, adjudged and wer and authority therein vested, and the Statute r, adjudge and decree, that the bonds of matri- plainant CHRIATINE BECKER CALLACEAN CALLACEAN the same are dissolved accordingly. ized and decreed that the Complainant con the care control and custody of uphan and that the defendant herein ars per week toward the support of support, education and maintenance	
as charged in the Complainant's Bill of com On motion of said Solicitor for the Com decreed, and this Court by virtue of the por in such case made and provided, doth orde mony heretofore existing between the Com and the Defendant MILLIAM P. be and the same are hereby dissolved, and It is further ordered adjust their minor child Milliam Calla contribute the sam of nine dol. the complainant and toward the	uplaint. uplaint, uplainant, it is therefore ordered, adjudged and wer and authority therein vested, and the Statute r, adjudge and decree, that the bonds of matri- plainant CHRIATINE BECKER CALLACEAN CALLACEAN the same are dissolved accordingly. ized and decreed that the Complainant con the care control and custody of uphan and that the defendant herein ars per week toward the support of support, education and maintenance	
as charged in the Complainant's Bill of com On motion of said Solicitor for the Com decreed, and this Court by virtue of the por in such case made and provided, doth orde mony heretofore existing between the Com and the Defendant MILLIAM P. be and the same are hereby dissolved, and It is further ordered adjust their minor child Milliam Calla contribute the sam of nine dol. the complainant and toward the	uplaint. uplaint, uplainant, it is therefore ordered, adjudged and wer and authority therein vested, and the Statute r, adjudge and decree, that the bonds of matri- plainant CHRIATINE BECKER CALLACEAN CALLACEAN the same are dissolved accordingly. ized and decreed that the Complainant con the care control and custody of uphan and that the defendant herein ars per week toward the support of support, education and maintenance	
as charged in the Complainant's Bill of com On motion of said Solicitor for the Com decreed, and this Court by virtue of the por in such case made and provided, doth orde mony heretofore existing between the Com and the Defendant MILLIAM P. be and the same are hereby dissolved, and It is further ordered adjust their minor child Milliam Calla contribute the sam of nine dol. the complainant and toward the	uplaint. uplaint, uplainant, it is therefore ordered, adjudged and wer and authority therein vested, and the Statute r, adjudge and decree, that the bonds of matri- plainant CHRIATINE BECKER CALLACEAN CALLACEAN the same are dissolved accordingly. ized and decreed that the Complainant con the care control and custody of uphan and that the defendant herein ars per week toward the support of support, education and maintenance	

STATE OF ILLINOIS. ss. Su	perior Court of Cook County
	November Term, A. D. 19.21.
CHRISTINE BECKER CALLAGRAN vs. WILLIAM P. CALLAGRAN	Decree No. 370621
	by loseph V. Bolton Esq.; urt that said Defendant has had due notice
according to the Statute in such case made and ant was taken and the Complainant's Bill of concernant. And the Court having heard the testimon Bill of Complaint (a certificate of which evidence vised in the premises, doth find that it has jurificate matter hereof; that the Complainant is an Complaint has been an actual resident of Cook Coof Illinois for over one whole year next before	omplaint herein taken as confessed by said of taken in open Court, in support of said the is filed herein, and now being fully adsolution of the parties hereto and the submid since prior to the filing of said Bill of County, and has been a resident of the State
that the parties hereto were lawfully joined in in the City of Chicago, State of I	
that subsequent to their intermarriage the Defe	
MANAXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
william and some and appeared a	
CHARLES AND THE SECOND AND THE SECOND ASSESSMENT OF THE SECOND ASSESSME	
xxxxxxxxxxxx been guilty of habitual drunken	
prior to the filing of the bill in this cause	
decreed, and this Court by virtue of the power a in such case made and provided, doth order, ad	nant, it is therefore ordered, adjudged and and authority therein vested, and the Statute judge and decree, that the bonds of matri-
mony heretofore existing between the Complains and the Defendant MILLIAM P. CALL	
be and the same are hereby dissolved, and the sa	ame are dissolved accordingly.
	and decreed that the Complainant

of the pendency of this suit by personal service of the summons upon him
The state of the s
according to the Statute in such case made and provided, that the default of said Defendant was taken and the Complainant's Bill of complaint herein taken as confessed by said Defendant.
And the Court having heard the testimony taken in open Court, in support of said Bill of Complaint (a certificate of which evidence is filed herein), and now being fully advised in the premises, doth find that it has jurisdiction of the parties hereto and the subject matter hereof; that the Complainant is and since prior to the filing of said Bill of Complaint has been an actual resident of Cook County, and has been a resident of the State of Illinois for over one whole year next before the filing of the Bill of Complaint herein,
that the parties hereto were lawfully joined in marriage on Earch 26th, 1913 in the City of Chicago, State of Illinois
that subsequent to their intermarriage the Defendant has communication was executed by the communication of their intermarriage the Defendant has communication with the communication of their intermarriage the Defendant has communication with the communication of the communication

wantering and an entire the state of the sta
william xperson out appearance and the series of the serie
XXXXXXXXXXx been guilty of habitual drunkenness for the space of two successive years
prior to the filing of the bill in this cause
as charged in the Complainant's Bill of complaint.
On motion of said Solicitor for the Complainant, it is therefore ordered, adjudged and decreed, and this Court by virtue of the power and authority therein vested, and the Statute in such case made and provided, doth order, adjudge and decree, that the bonds of matri-
mony heretofore existing between the Complainant OPRISTING BECKER CALLAGRAN
and the Defendant WILLIAM P. CALLAGEAN
be and the same are hereby dissolved, and the same are dissolved accordingly. It is further ordered adjudged and decreed that the Complainant
herein be and she is hereby given the care control and custody of
their minor child William Callaghan and that the defendant herein
contribute the sum of nine dollars per week toward the support of
the complainant and toward the support, education and maintenance
of their said minor child.
· Janua f
to end Stilled
proly

CHANCERY (No. 370621 Superior Court Cook of County. CALLAGHAN CALLAGHAN JUDGMENT & DIV DATE- 12/3/21 19 TAX Fee Book. 256 PAGE 5 VICTOR L. SCHLAUGER. -Cherk-437 COUNTY TOTTE

370621 Callogha Callagho Ende REGISTERED DEC 3 _ 1921

SAMUEL E. ERICKSON, Clerk

And forasmuch, therefore, as the matters and things herein-above set forth do not fully appear of record in said cause, the complainant tenders this, her certificate of evidence and prays that the same may be signed and sealed by the Judge of this court and made a part of the record; which is accordingly done, this 30 K day of Junear, A. D., 1931

udge of the Superior Court.

STATE OF ILLINOIS,)

COUNTY OF COOK.)

JOSEPH V. BOLTON, being first duly sworn, on oath says, that he is the solicitor of record in said cause; that the foregoing is a true and correct report and contains all the evidence given, offered or received by or in behalf of either of the parties hereto, upon the hearing of said cause.

Soligitor for Complainant

Subscribed and sworn to before me,

this 28 2 day of November, A.D.,

1921.

Notary Public

STATE OF ILLINOIS,)
SS.
COUNTY OF COOK.)

ANNA I. SHINN, being first duly sworn, on oath says, that she is the reporter who took in shorthand and transcribed the foregoing evidence, and that the same is a true and correct transcript of the same as taken by her.

anna I. Shring

Subscribed and sworn to before me, this 26th day of November,

A. D., 1921.

Notary Public.

370621 Callogha Callagho Ende REGISTERED DEC 3 _ 1921

SAMUEL E. ERICKSON, Clerk

STATE OF ILLINOIS,)
) SS.
COUNTY OF COOK.)

IN THE SUPERIOR COURT OF COOK COUNTY,

IN CHANCERY.

CHRISTINE BECKER CALLAGHAN,)

-vs-) Gen. No. 370621.

WILLIAM P. CALLAGHAN.)

CERTIFICATE OF EVIDENCE.

BE IT REMEMBERED, that on the 25th day of November,

A. D., 1921, being one of the days of the November Term of
said court, the above entitled cause came on to be heard before the undersigned, his Honor, JOSEPH SABATH, one of the
Judges of said court, the complainant appearing in person and
by her solicitor, Joseph V. Bolton, and the defendant appearing not but being in default, the complainant to maintain the
allegations of the bill of complaint on her part, introduced
the following evidence:

CHRISTINE BECKER CALLAGHAN,

the complainant, being called as a witness and first duly sworn, testified in her own behalf as follows:

THE COURT: What is the charge?

MR. BOLTON: Cruelty and drunkeness; personal service.

THE COURT: Q What is your name, please?

- A Christine Becker Callaghan.
- Q Where do you live?
- A At 2849 Wallace street.
- Q In the City of Chicago?
- A Yes, sir.
- Q How long had you been living in Chicago, Cook County, Illinois, immediately preceding the filing of this divorce bill?
 - A I was born here; have lived here all my life.
 - Q How old are you?
 - A Twenty-eight.
 - Q Are you married to the defendant?
 - A Yes, sir.
 - Q Where were you married?
 - A At the Church of the Nativity.
 - Q When were you married?
 - A March 26th, 1913.
 - Q In the City of Chicago?
 - A Yes, sir.
 - Q Are you living with the defendant now?

- A No, sir.
- Q When did you separate?
- A Eight months ago.
- Q What date?
- A The 20th of April.
- Q This year?
- A Yes, sir.
- Q Were any children born of the marriage?
- A Yes, sir, a boy five years old.
- Q Living with you?
- A Yes, sir.
- Q Do you desire to keep his custody?
- A Yes, sir.

MR. BOLTON: Q Are you working now? A Yes, sir, I am working every day.

- Q How much do you make a week? A Fifteen dollars.
- A I am making canvass for coats, in a tailor shop.

THE COURT: Q Where are you working?

- MR. BOLTON: Q What were the habits of Mr. Callaghan as to sobriety?

 A Well, he never worked steady.
 - Q I mean as to being drunk or sober?
 - A He has been drunk most of the time.

THE COURT: Q How many years last past has he been drinking? A He has been in the army about three years. He has threatened me with a knife and everything - I couldn't live with him.

MR. BOLTON: Q How frequently was he drunk?

A I would say four times a week.

THE COURT: Q Are you asking for alimony?

A Of course, I would like to get it.

Q What does he do?

A Odd jobs. He never had a steady job. I always tried to help him.

Q If you get eight dollars a week can you get along on that?

A I had him in Domestic Relations court twice and I never got anything. I would like to have nine dollars for the lady taking care of the little boy. I would be glad if that were paid to her for the little boy.

THE COURT: Make it nine dollars. (Witness excused).

ALOISE HRUBY,

being called as a witness and first duly sworn, testified in behalf of the complainant as follows:

MR. BOLTON: Q What is your name?

- A Aloise Hruby.
- Q Where do you live? A At 2849 South Wallace street.
- Q Do you know Mr. and Mrs. Callaghan?
- A Yes, I have known them over four years.
- Q During that time you lived right in the rear of their place?

 A Yes.
- Q During the time you knew them what were Mr. Callaghan's habits as to being drunk or sober?
 - A I saw him so many times drunk, when I saw him.
- Q How often a month did you see him drunk, just an average ten times? A Ten or fifteen times.

THE COURT: Q How many times was he drunk that way?

- A Well, I know him over four years.
- Q Drunk pretty often, was he?
 - A He was drunk often.
 - Q Did you ever see him stagger? A Yes.
 - Q Do you know what he was drinking mostly?
 - A Yes.
 - Q What was he drinking?
 - A When I saw him he was drunk.
 - Q How long have you been in Chicago? A Thirty-four years.

BESSIE WELLIK,

being called as a witness and first duly sworn, testified on behalf of the complainant as follows:

EXAMINATION BY MR. BOLTON:

- Q What is your name? A Bessie Wellik.
- Q Where do you live? A At 2901 Wallace street.
- Q Do you know the Callaghans? A Yes.
- Q How long have you known them? A Three years.
- Q During that time have you observed Mr. Callaghan's habits as to sobriety, or whether drunk or sober?
 - A Yes.
 - Q About how often was he drunk?
 - A Oh, he was often drunk five or ten times a month.
 - Q Five or ten times a month? A Yes, sir.
- Q How long have you known him? A I have known him three years.
 - Q You saw him frequently? A Yes.

MR. BOLTON: That is all.

(Witness excused).

THE COURT: Write it up.

Which was all the evidence offered or heard upon the trial of this case.

STATE OF ILLINOIS,)
SS.
COUNTY OF COOK.)

ANNA I. SHINN, being first duly sworn, on oath says, that she is the reporter who took in shorthand and transcribed the foregoing evidence, and that the same is a true and correct transcript of the same as taken by her.

anna I. Shring

Subscribed and sworn to before me, this 26th day of November,

A. D., 1921.

Notary Public.

STATE OF ILLINOIS,)

COUNTY OF COOK.)

JOSEPH V. BOLTON, being first duly sworn, on oath says, that he is the solicitor of record in said cause; that the foregoing is a true and correct report and contains all the evidence given, offered or received by or in behalf of either of the parties hereto, upon the hearing of said cause.

Soligitor for Complainant

Subscribed and sworn to before me,

this 28 2 day of November, A.D.,

1921.

Notary Public

And forasmuch, therefore, as the matters and things herein-above set forth do not fully appear of record in said cause, the complainant tenders this, her certificate of evidence and prays that the same may be signed and sealed by the Judge of this court and made a part of the record; which is accordingly done, this 30 K day of Junear, A. D., 1931

udge of the Superior Court.

G. No.	00	H
SUPERIO	R COURT OF COO.	
1	14- 30	
1 (a	Glaghan)	
/	Vs.	
V Ca	Claghan.	_
DECREE	BECRET THORCE	90
Date	DEC 3/1921 192	
Taxed Fee B	N 201	
laxed Fee B	Book Page	
	BILL	
SA	MUEL E. ERICKSON, Clerk	_
	437 County Building	
X		
10		
100	A A	
A		
The same of the same	THE RESERVE OF SHIPPING AND ADDRESS OF THE PARTY OF THE P	

General No. Superior Court of Cook County Returnable to bu Term, A. D. 19.21 Summons in Chancery OCT 17 1921 Solicitor.

STATE OF ILLINOIS. The People of the State of Illinois, COUNTY OF COOK. To the Sheriff of said County, GREETING: WE COMMAND THAT YOU SUMMON County, on the first day of the term thereof/to be held at the Court House, in Chicago, in said County, on the first Monday of Movember in Bill of Complaint filed in said Court on the Chancery side thereof. And have you then and there this Writ, with an endorsement thereon in what manner you shall have executed the same, Witness, JOHN KJELLANDER, Clerk of our said Court, and the Seal thereof at Chicago, aforesaid, this day of