

*Martyn Erwin Embertson
First wife
Lenora Adella Embertson (Mackie)
Hannah Maud Embertson*

No. 57780.

Dept. No. 1

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WILLIAM L HACKER,
Attorney for Plaintiff

MARTYN ERWIN EMBERTSON,
Plaintiff,
-VS-
LENORA ADELLA EMBERTSON,
Defendant.

FILED

1937 NOV 12 PM 2:29

E.H. BEEMER, CLERK
BY *Whitehead* DEPUTY

FINDINGS AND DECREE.

This cause came on regularly for trial upon the 12th day of November, A. D., 1937, before the above entitled Court, the undersigned District Judge presiding, sitting without a jury, a trial by jury having been waived, the plaintiff appearing personally and by his attorney, W. L. HACKER, ESQ.; and the defendant having filed her written appearance and waiver herein, wherein she enters her appearance, admits service of process and submits herself to the jurisdiction of the Court, and consents that her default may be entered forthwith and that the case be set for trial and tried at the convenience of the Court, and further waived all time, service and notice required by law, on motion of W. L. HACKER, ESQ., the default of the defendant was entered in accordance with the appearance and waiver and the case set for trial at this time.

The plaintiff was sworn and testified in his own behalf, and his residence for the time required by law was proven to the satisfaction of the Court. All the records and files in this case were admitted in evidence, and the case being closed it was submitted for decision, and after due deliberation the Court finds as follows:

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FINDINGS.

The Court finds that all the allegations of the complaint are true, and as conclusions of law that plaintiff is entitled to a decree of divorce as prayed for in his complaint on the ground that since the marriage of the parties hereto the defendant has been guilty of extreme cruelty toward the plaintiff.

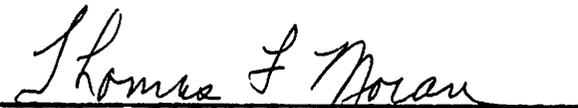
Let judgment be entered accordingly.

DECREE OF DIVORCE

NOW, THEREFORE, in consideration of the premises and in conformity with said decision, findings of fact and conclusions of law, it is hereby ORDERED, ADJUDGED AND DECREED as follows:

That the plaintiff, MARTYN ERWIN EMBERTSON, be and he hereby is, granted the judgment and decree of this Court for an absolute decree of divorce from defendant, LENORA ADELLA EMBERTSON, completely dissolving the bonds of matrimony now and heretofore existing between them, and each of said parties is hereby restored to the status of a single person.

Done in open Court this 12th day of November, A. D., 1937.


DISTRICT JUDGE

Miss - 1937

STATE OF NEVADA, }
COUNTY OF WASHOE. } SS.

I, E. H. BEEMER, County Clerk and ex-officio Clerk of the Second Judicial District Court of the State of Nevada, in and for Washoe County, said court being a court of record, having a common law jurisdiction, and a clerk and a seal, do hereby certify that the foregoing is a full, true and correct copy of the original, Findings and Decree in case No. 57700

MARTYN ERWIN EMBERTSON, Plaintiff

-vs-

LENORA ADELLA EMBERTSON, Defendant

which now remains on file and of record in my office at Reno, in said County.

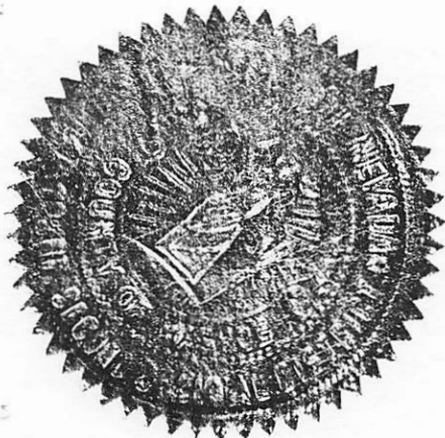
IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said court, at Reno,

this 12th day of

Nov., A. D. 193

E. H. BEEMER, Clerk.

U White Head Deputy.



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IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF RIVERSIDE

---oOo---

LUCILLE C. EMBERTSON,

Plaintiff,

vs.

MARTIN E. EMBERTSON,

Defendant.

No. 34292

COMPLAINT FOR ANNUL-
MENT OF MARRIAGE.

Copy

---oOo---

The plaintiff complains of the defendant and for cause of
action, alleges:

I.

That at all times mentioned herein and for more than one
year prior thereto the plaintiff and the defendant were, and
still are, residents of the County of Riverside, State of
California.

II.

That plaintiff and defendant intermarried in the City of
Yuma, County of Yuma, State of Arizona, on the 9th day of
August, 1938, and have been ever since, and now are, husband
and wife.

III.

That at the time of said marriage, plaintiff was a minor
under the age of twenty-one years, to-wit seventeen years, and
that she did not then and there, or at all, have the consent,
either verbal or written, of either one of her parents or of a
guardian to said marriage, and no written consent of any kind,
character, or nature whatever was filed with the Clerk of the
County of Yuma, State of Arizona, who issued the marriage
license under which said marriage was solemnized or at all.

IV.

That plaintiff separated from defendant on or about the

1 16th day of August, 1938, approximately seven days after said
2 marriage.

3 V.

4 That plaintiff arrived at the age of consent on the 25th
5 day of September, 1938, and that she has not since arriving at
6 the age of consent or since the aforesaid date of separation
7 cohabited with said defendant and she has not confirmed said
8 marriage.

9 VI.

10 That there are no children, the issue of this marriage.

11 WHEREFORE, Plaintiff prays that said marriage may be by a
12 decree of this Court declared null and void for the reasons
13 hereinbefore set forth and for such other and further relief as
14 may seem proper in the premises,

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16 John M. Coudures
17 Attorney for Plaintiff.
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Facile

**IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF RIVERSIDE**

(Nature of Pleading)

**COMPLAINT FOR
ANNULMENT OF
MARRIAGE**

LUCILLE C. EMBERTSON,

Plaintiff.....

vs.

MARTIN E. EMBERTSON,

Defendant.....

No.

(For Clerk's Filing Stamp)

FILE

JUL 21 1941

G. A. PEQUEGNAT, CLERK

By _____
DEPUTY

**JOHN M. COUDURES
ATTORNEY AT LAW
SUITE 15 VIRGINIA BUILDING
RIVERSIDE, CALIFORNIA**

Attorney for Plaintiff.

Received copy of the within.....

this.....day of.....19.....

Attorney.....for.....

AFFIDAVIT OF SERVICE BY MAIL

STATE OF CALIFORNIA, }
County of RIVERSIDE } ss.

.....being first duly sworn, says: Thathe is a citizen of the United States and a resident of Riverside County, thathe is over the age of eighteen years and is not a party to the within and above entitled action; that affiant's business address is.....

.....; That on the.....day of....., A. D. 19.....

affiant served the within.....

on the.....in said action, by enclosing a true copy thereof in

an envelope addressed to.....at the business office

address of said....., as follows: "

....."
and by then sealing said envelope and depositing the same, with postage thereon fully prepaid, in the United States mail in the Post Office at Riverside, California. That there is delivery service by United States mail at the place so addressed and there is a regular communication by mail between the place of mailing and the place so addressed.

Subscribed and sworn to before me this
.....day of....., 19.....

Notary Public in and for the County of Riverside, State of California.

Copy

STATE OF CALIFORNIA }
County of Riverside } ss.

LUCILLE C. EMBERTSON

being by me first duly sworn, deposes and says: that **S**he..... is **the plaintiff**.....

in the foregoing and above entitled action; that **S**he..... has..... read the foregoing **Complaint for**
Annulment of Marriage

and know **S**he..... the contents thereof and that the same is true of **her**..... own knowledge, except as to the matters which
are therein stated upon **her**..... information or belief, and as to those matters that **S**he..... believes it to be true.

Subscribed and sworn to before me this }
16th day of July, 1941 } Lucille C. Embertson

Gertrude de Forge

Notary Public in and for the County of Riverside, State of California.

[SEAL] My Commission Expires December 5, 1941

IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF RIVERSIDE

LUCILLE C. EMBERTSON,

No. 34292
(For filing stamp only)

SUMMONS

Plaintiff,

vs.

MARTIN E. EMBERTSON,

Defendant.

JOHN M. COUDURES

Attorney for Plaintiff.

STATE OF CALIFORNIA }
County of Riverside } ss.

The undersigned, being duly sworn, says:
I am and was at the time of the service of the Summons herein, a citizen of the United States, over the age of eighteen years, and not a party to the within entitled action; I personally served the within Summons on the hereafter named defendants, by delivering to and leaving with each of said defendants personally, in the County of Riverside _____, State of California, _____ at the address and the time set opposite their names, a copy of said Summons attached to a copy of the Complaint referred to in said Summons.

NAME OF DEFENDANTS SERVED

City and Street Address

Date of Service

NAME OF DEFENDANTS SERVED	City and Street Address	Date of Service

(Signed) _____

Subscribed and sworn to before me this

_____ day of _____, 194_____

Notary Public in and for the County of

_____, State of California

My Commission Expires _____

*Martin Emberton and wife
Bernice Emberton (nee) Co
near Banning Ca (Fresno County) Ca*

IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF RIVERSIDE

No. 34292

<u>LUCILLE C. EMBERTSON,</u>
Plaintiff
vs.
<u>MARTIN E. EMBERTSON,</u>
Defendant

Action brought in the Superior Court of the County of Riverside, State of California, and Complaint filed in the office of the Clerk of said County of Riverside.

SUMMONS

Copy

THE PEOPLE OF THE STATE OF CALIFORNIA SEND GREETING TO:

MARTIN E. EMBERTSON

Defendant

You are hereby directed to appear and answer the complaint in an action entitled as above, brought against you in the Superior Court of the State of California, in and for the County of Riverside, within ten days after the service on you of this Summons, if served within Riverside County; or within thirty days if served elsewhere. And you are hereby notified that unless you appear and answer as above required, the said plaintiff will take judgment for any money or damages demanded in the complaint, as arising upon contract, or will apply to the Court for any other relief demanded in the complaint.

Given under my hand and seal of the Superior Court of the State of California, in and for the

(SUPERIOR COURT SEAL)

County of Riverside, this 21st

day of July, 194 1

G. A. PEQUEGNAT, Clerk

By H. J. McLaughlin, Deputy

NOTE: Answers or demurrers must be in writing, in form pursuant to rule of court, accompanied with the necessary fee, and filed with the Clerk.

Appearance: "A defendant appears in an action when he answers, demurs, or gives the plaintiff written notice of his appearance, or when an attorney gives notice of appearance for him." (Sec. 1014, C. C. P.)

Lucille E.