

Margaret Ann Hattery

7513

Divorce

William Gordon Hattery

Comes the Plaintiff in person and by her Attorney. And it appearing to the Court by the Summons issued herein and the return of the Sheriff endorsed thereon. Where Summons and return read as follows (H) That the defendant has been duly served with process. more than ten days before the day on which Summons was made returnable by Plaintiff by endorsement on her Complaint. Said defendant is three times audibly called in open Court but comes not and makes default. This cause is submitted to the Court for trial, and the Court having heard the evidence, and being fully advised in the premises. Finds for the Plaintiff that she is entitled to a divorce from the defendant upon the grounds alleged in her Complaint. That she is a proper and suitable person to have the care and custody of the children named in the Complaint, until the further Order of the Court; and that the Plaintiff recover her costs against the defendant.

It is therefore considered, adjudged and decreed by the Court that the bonds of matrimony existing between Plaintiff and defendant be dissolved, and that she be granted a divorce. That the Plaintiff have the care and custody of the following named children Winnie Ford Hattery, Sarah Ellen Hattery, Jennie Hattery and Earl Hattery, until the further Order of the Court. That the Plaintiff recover of the defendant her costs and charges in this cause laid out and expended. taxed at
Dollars

October 13, 1889 Fulton County, Indiana