

DOCKET NO. 173

NUMBER	TERM	YEAR
310	November	1960

Vadna M. Rowles

VERSUS

Russell C. Rowles

Clearfield County, ss:

The Commonwealth of Pennsylvania, to _____
JOHN B. GATES, ESQ., _____ Greeting:

Know you, that in confidence of your prudence and fidelity
we have appointed you, and by these presents do give unto
you full power and authority, in pursuance of an order made
in our County Court of Common Pleas, for the County of
Clearfield, in a certain cause there depending, wherein

VADNA M. ROWLES _____ Plaintiff ,
and _____

RUSSELL C. ROWLES _____ Defendant ,
to call before you at a certain day and place by you for that purpose to be appointed, all and every person who
may be named to you on the part of the _____ parties.

_____ as witnesses in the said cause, and then
and there to examine each of the said witnesses upon their oath or solemn affirmation touching the premises
and reduce their testimony to writing _____ and report the same with form of Decree.
and when you shall have done so, you are to send the name before our Judge at Clearfield, at our said Court,
together with the interrogatories and this writ, and under your hand and seal.

In Testimony Whereof, we have caused the seal of our said Court to be hereunto affixed.

WITNESS, the Hon.. _____ John J. Pentz _____, President of our said Court, at Clearfield, the
_____ 17th _____ day of _____ January _____, in the year of our Lord one thousand nine hundred and
_____ sixty-one.

John I. Hagerty
Prothonotary

To the Honorable, the Judge, &c.:

The execution of this commission appears in a certain schedule hereunto annexed.

John B. Gates
COMMISSIONER.



No. 310 November Term. 19 60

Vadna M. Rowles

VERSUS

Russell C. Rowles

COMMISSION

Eugene G. Kitko Attorney.

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

VADNA M. ROWLES

-vs-

RUSSELL C. ROWLES

:

:

: No. 310 November Term, 1960

:

: IN DIVORCE

MASTER'S REPORT

I

Schedule

- (1). December 28, 1960 Complaint in Divorce filed.
- (2). December 28, 1960 Complaint in Divorce served on Russell C. Rowles by the Sheriff of Clearfield County at 300 North Second Street, Clearfield, Penna.
- (3). January 17, 1961 By motion on the Watch Book, John B. Gates, Esq., was appointed Master, to take testimony and report same with form of decree.
- (4). January 17, 1961 Commission issued to John B. Gates, Esq., as Master.
- (5). January 19, 1961 Master's Hearing set for Friday, February 10, 1961 at 1:30 P.M. at the offices of John B. Gates, Esq. in the County National Bank Building, Clearfield, Pennsylvania, and notice given as follows:
 - a. Notice of Hearing served on Russell C. Rowles, the Defendant, by J.B. Walker, Constable on January 20, 1961.
 - b. Notice of Hearing served on Vadna M. Rowles, Plaintiff, by acceptance of notice of Master's Hearing by her attorney, Eugene G. Kitko on January 20, 1961.
- (6). February 10, 1961 Hearing held in accordance with notice given and the following were present:
 - a. Vadna M. Rowles, Plaintiff;
 - b. Eugene G. Kitko, Esq., Attorney for Plaintiff.The Defendant did not appear nor was he represented by counsel.

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

VADNA M. ROWLES

: 3/0

VS.

: November Term, 1960.

RUSSELL C. ROWLES

: IN DIVORCE

COMPLAINT

Vadna M. Rowles files this Complaint on an action of divorce against Russell C. Rowles, and for her cause of action states:

1. That the name of the Plaintiff is Vadna M. Rowles who is forty-four (44) years of age, and the name of the Defendant is Russell C. Rowles who is forty-five (45) years of age.

2. That the Plaintiff is a citizen of the United States of America and lives at Grampian, Pennsylvania.

3. That the Defendant is a citizen of the United State of America and lives at Grampian, Pennsylvania.

4. That the Plaintiff and the Defendant were married August 30, 1940 by Reverend McClop, Presbyterian Church in Philipsburg, Pennsylvania.

5. That three (3) children born to this marriage namely: Darla Rowles born September 14, 1942, Patton Rowles born April 17, 1948, Micheal Rowles born August 2, 1954.

6. That there has been no prior divorce commenced between these parties.

7. That the Defendant has offered such indignities to the Plaintiff to make her life burdensome and intolerable.

8. The children are in custody of the Plaintiff.

9. The Defendant does not support the children.

10. The Plaintiff and the Defendant have a house and lot in Grampian, Pennsylvania worth approximately \$4,500.00.

11. That there is no collusion in this action.

WHEREFORE, the Plaintiff prays that she be granted an absolute divorce from the bonds of matrimony between she and the Defendant.


Attorney for the Plaintiff.

COMMONWEALTH OF PENNSYLVANIA

COUNTY OF CLEARFIELD

Vadna M. Rowles, being the Plaintiff herein and being sworn according to law, states that the facts herein are true and correct to the best of her knowledge, and that this Complaint is not filed out of levity, but because she verily beleived that she has a true and just cause of action.

Vadna M. Rowles

Sworn to and subscribed to
before me this 20 day of
1960.

Wm. T. Hagerty

PROTHONOTARY
My Commission Expires
1st Monday Jan. 1962

310 Star 1960

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNA.
NOVEMBER TERM, 1960

VADNA M. ROWLES

VS.

RUSSELL C. ROWLES

COMPLAINT

TO THE WITHIN NAMED DEFENDANT:

You are hereby notified to
plead to the within Complaint
within twenty (20) days from
date of service hereof.

FILED
DEC 28 1960
WM. T. HAGERITY
PROTHONOTARY
EUGENE C. KIRK

ATTORNEY AT LAW
17 SOUTH SECOND STREET
CLEARFIELD, PA.

14 56
1960

Affidavit of Service

Vadna M. Rowles

vs.

Russell C. Rowles

No. 310 November Term, 19 60

Complaint In Divorce

Returnable within _____ days
from date of service hereof.

NOW December 28, 1960 at 11:55 o'clock A.M.

served the within Complaint In Divorce

on Russell C. Rowles

at 300 North Second Street, Clearfield, Pennsylvania

by handing to him personally

a true and attested copy of the original Complaint In Divorce and made

known to him the contents thereof.

Costs. Sheriff Ammerman \$7.00
(Paid by Atty Kitko)

Sworn to before me this 28th

day of December A. D. 19 60

John T. Hagerty
Prothonotary

So answers,

Charles G. Ammerman
CHARLES G. AMMERMAN
Sheriff

FILED
JAN 17 1961
WM. T. HAGERTY
PROTHONOTARY

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

VADNA M. ROWLES

vs.

RUSSELL C. ROWLES

No. 310 November Term, 1960

IN DIVORCE

To: Vadna M. Rowles, Grampian, Pennsylvania

Russell C. Rowles, Grampian, Pennsylvania

NOTICE

You are hereby notified that I have been appointed Master in the above captioned divorce action and for this purpose will hold a hearing in my office in the County National Bank Building on February 10, 1961, at 1:30 P.M. where and when you may appear with your witnesses and be heard if you so desire.

John B. Gates
John B. Gates, Master

CLEARFIELD COUNTY, SS:

20TH day of January, 1961
5:20 P.M.

served the within Notice on the within named RUSSELL C. ROWLES

by *handing a true and attested copy to him personally and making known to him the contents therein. at his residence at Grampian, Pennsylvania*
By reading the same to him

J. B. Walker
Constable

Service \$ 3.00

Milage \$ 2.50

\$ 5.50

Personally appeared before me the subscriber,

J. B. Walker

who, being duly sworn, deposes and says that he made the service and true as stated, and that he traveled the number of miles above set out in making service of this Notice and that said miles were necessarily traveled.

J. B. Walker
Constable

Sworn to and subscribed
before me this 20th day
of January 1961.

Harry B. Lerner

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

VADNA M. ROWLES

VS.

RUSSELL C. ROWLES

:
:
:
:
:
:

No. 310 November Term, 1960

IN DIVORCE

To: Vadna M. Rowles, Grampian, Pennsylvania

Russell C. Rowles, Grampian, Pennsylvania

N O T I C E

You are hereby notified that I have been appointed Master in the above captioned divorce action and for this purpose will hold a hearing in my office in the County National Bank Building on February 10, 1961, at 1:30 P.M. where and when you may appear with your witnesses and be heard if you so desire.

John B. Gates
John B. Gates, Master

*Now, Jan. 20, 1961 notice of Master's hearing
accepted and requirement of time waived*

Eugene S. Kitch (seal)
Attorney for Plaintiff

Vadna M. Rowles (SEAL)

III

CAUSES OF DIVORCE

The Plaintiff alleges that the Defendant has offered such indignities to the person of the Plaintiff to make her life burdensome and intolerable.

FINDINGS OF FACT

1. Marriage: The Plaintiff and Defendant were married August 30, 1940 at Philipsburg, Pennsylvania by Reverend McClay, a Presbyterian minister.

2. Residence:. The Plaintiff is a citizen and resident of Clearfield County, Pennsylvania and has resided in said County and Commonwealth for a period exceeding twenty years. The Defendant is also a citizen and resident of Clearfield County Pennsylvania and has resided in said County and Commonwealth for a period exceeding twenty years.

3. Citizenship: Both Plaintiff and Defendant are citizens of the United States and Residents of Pennsylvania.

4. Age and Occupation: The Plaintiff is 45 years of age and a clerk by occupation; the Defendant is 45 years of age and an equipment operator by occupation.

5. Children: Three children were born to this marriage and are residing with the Plaintiff at Grampian, Clearfield County, Pennsylvania, namely:

- A. Darla Rowles, age 18 years;
- B. Patton Rowles, age 12 years; and
- C. Michael Rowles, age 6 years.

6. Military Service: Neither party is a member armed forces of the United States.

7. Findings on the merits:

- (a) That both parties are sui juris.
- (b) That the Plaintiff and Defendant were legally married on August 30, 1940 at Philipsburg, Pennsylvania.
- (c) That the Plaintiff has been a resident of Clearfield County for more than one year.
- (d) That three children were born to this marriage and are residing with the Plaintiff at Grampian, Clearfield County, Pennsylvania.
- (e) That the Defendant has offered such indignities to the Plaintiff to make her life burdensome and condition intolerable.
- (f) That the Plaintiff is the injured and innocent spouse.
- (g) That the Plaintiff and Defendant are the owners of certain real estate in the Borough of Grampian, Clearfield County, Pennsylvania having a fair value of approximately \$4500.00 subject to an encumbrance in favor of the Curwensville State Bank in the approximate amount of \$570.00 and which property is subject to partition if the said divorce is granted.

8. Discussion: The course of conduct amounting to such indignities as would justify a divorce is apparently incapable of specific or of exact definition. Each case must necessarily depend upon its own facts. The principles applicable to the charge of "indignities to the person" have been fully and frequently set by this court. It is of course, impossible to lay down any general rules as to what constitutes such indignities to the person as to render the condition of the injured spouse intolerable and life burdensome; such matters necessarily depend upon all the circumstances of the particular

case and the position in life, character and disposition of the parties. It is well settled, however, that it is not with isolated occurrences that the law concerns itself in determining whether a divorce should be granted upon this ground, but only with indignities so repeated and continuous as to constitute a course of conduct which renders the complaining party's condition intolerable and life itself a burden. Such indignities we have frequently said may consist of vulgarity, unmerited reproach, habitual contumely, studied neglect, intentional uncivility, manifest disdain, abusive language, maligning ridicule, and every other plain manifestation of settled hate and estrangement; but slight or irregular acts of misconduct are not sufficient. *Sleight v. Sleight*, 119 Pa. Super 300, 181 A.69; *Deutsch v. Deutsch*, Pa. Super, 14 A.2d 586.

In the instant case the Plaintiff accused the Defendant of associating with Anna Marie Quigley, commencing in 1956 and continuing unabated until the filing of her complaint in divorce. In addition the usual accusation of name calling and cursing the Plaintiff is included in the record together with neglect of family duties. There is no doubt of the nature of the association which existed and continues to exist between the Defendant and Anna Marie Quigley which is certainly evidence of the Defendant's adulterous association with Anna Marie Quigley. The fact that the Defendant is seeing this other woman daily and has more or less lived in her home for the past four years constitutes an indignity towards the Plaintiff. This open, notorious and continued exhibition of affection by the Defendant for Anna Marie Quigley was sufficiently serious to bring shame, humiliation and disgrace on the Plaintiff-wife. In

addition the continual name-calling by labelling the Plaintiff as a whore, etc., constitutes a course of conduct amounting to indignities to the person especially when it is heard and witnessed by the children of the Plaintiff and the Defendant.

The Supreme Court in Phipps v. Phipps, 368 Pa. 291 in discussing the admissability of evidence of the Defendant's adultery stated the following at page 295:

"How far such evidence goes in helping to establish a course of conduct, * * * is for the factfinder to appraise subject, of course, to appellate review for legal sufficiency of the evidence."

This continuity of association together with the name calling and other affronts constitutes the course of conduct necessary to sustain a charge of indignities to the person. See Miller v. Miller 170 Superior Court 263.

It is therefore apparent the conduct of the Defendant is of such magnitude as to render the Plaintiff's condition intolerable and life burdensome.

V.

CONCLUSIONS OF LAW

1. That the proceedings are regular and conform to the rules and to the Act of Assembly.
2. That the evidence presented above shows that the Defendant is guilty of indignities rendering the Plaintiff's condition intolerable and life burdensome.
3. That both Plaintiff and Defendant are citizens of the United States and have been residents of Clearfield County for more than twenty years.

4. That all process has been served personally upon the Defendant.

5. That the real estate of the Plaintiff and the Defendant was held as tenants by the entirety and will be subject to partition if the said divorce is granted.

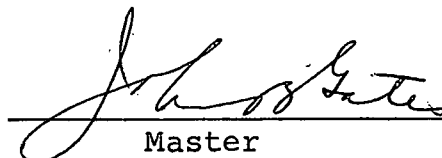
6. That under the evidence presented, the Plaintiff is entitled to a decree of divorce a vinculo matrimonii.

VI

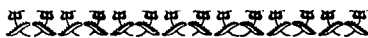
RECOMMENDATION

The Master recommends that a decree be entered by your Honorable Court divorcing and separating the said parties from the society, fellowship and company of each other as fully as if they had never married or as if the said respondent were dead. A form of the decree to that effect is hereto attached.

Respectfully submitted,


Master

In the Court of Common Pleas of Clearfield County, Pennsylvania

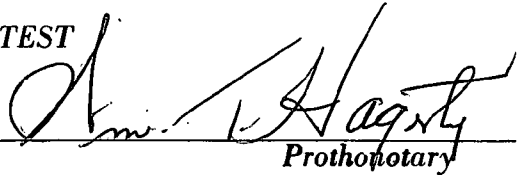


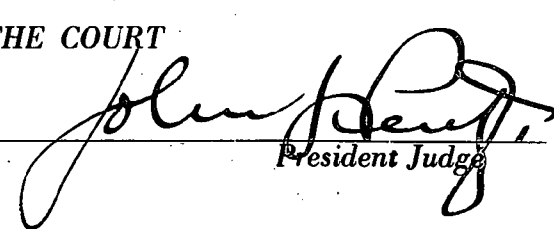
_____	Of _____	November _____	Term, 19 <u>60</u>
VADNA M. ROWLES	No. <u>310</u>	_____	
VERSUS			
RUSSELL C. ROWLES	_____		
DIVORCE			

And Now, the 15th day of February 1961, the report of the Master is acknowledged. We approve his findings and recommendations; except as to _____

We, therefore, DECREE that Vadna M. Rowles be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between ~~herself~~ and Russell C. Rowles. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married, except that _____

The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said Vadna M. Rowles ~~the~~ her costs expended in this action.

ATTEST

Prothonotary

BY THE COURT

President Judge

In The Court Of Common Pleas
Of Clearfield County, Penna.

No. _____ Term 19__

Libellant

VERSUS

Respondent

DECREE

Master's Hearing held in the above captioned divorce proceedings in the offices of the Mater in the County National Bank Building on February 10, 1961 at 1:30 P.M. in accordance with the notice given. The following persons appeared:

Vadna M. Rowles, the Plaintiff and
Eugene G. Kitko, Esq., her attorney.

The Defendant did not appear.

VADNA M. ROWLES, being duly sworn testified as follows:

BY MR. KITKO:

Q. What is your name please?

A. Vadna M. Rowles.

Q. Where do you live:

A. At Grampian, Pennsylvania.

Q. Mrs. Rowles, are you the wife of the Defendant in this action, Russell C. Rowles?

A. I am.

Q. And when were you married and by whom?

A. I was married August 30, 1940 at Philipsburg by Reverend McClay, the Presbyterian minister.

Q. Now, Mrs. Rowles where were you born?

A. At Grampian, Pennsylvania.

Q. When?

A. January 10, 1916.

Q. Do you know when and where your husband was born?

A. He was born in Olanta, March 3, 1915.

Q. Now, you were both residents of Clearfield County at the time of your marriage?

A. Yes, we were.

Q. What is your occupation?

A. Oh, a housewife, I guess. Now I am a clerk in a drugstore.

Q. What is your husband's occupation?

A. He is an equipment operator.

Q. Do you know if he is employed at the present time?

A. I don't think he is.

Q. Do you know where your husband is living at the present time?

A. Yes, I do.

Q. Where?

A. He is staying with Anna Marie Quigley at the present time, in Grampian.

Q. Mrs. Rowles, were there any children born to this marriage?

A. Yes, there was.

Q. Would you give me their names and birth dates?

A. Darla Rowles, born September 14, 1942; Patton Rowles, born April 17, 1948 and Michael Rowles, born August 2, 1954.

Q. Where are the children living?

A. With me.

Q. All three of them?

A. Yes, all three of them.

Q. Mrs. Rowles, after your marriage in 1940, where did you live?

A. We first lived here in Clearfield until he went to the service.

Q. Where in Clearfield?

A. At 18 North Second Street.

Q. In an apartment?

A. In an apartment on second floor.

Q. Where did you go right after your marriage?

A. We stayed with my sister in Mt. Joy, from October, 1940 until January 1941. He was called in June of 1941 to the service.

Q. Where did you live then?

A. I went back to Grampian.

Q. Where?

A. I went to Grampian with my mother.

Q. What is your mother's name?

A. Agnes Wrigglesworth.

Q. How long did you stay with your mother?

A. I have been there ever since.

Q. When your husband came from the service, where did you live?

A. My husband came back from the service in October of '45 and we continued to live with my mother in Grampian until our separation.

Q. And you are still living there at the present time? Is your mother still living?

A. No, she is deceased.

Q. Mrs. Rowles, when did your trouble first begin?

A. Well, I would say it was when he was called back in service in 1950, when he only stayed seventeen days.

Q. What happened?

A. He started running around with his cousin who lived in Bloomington.

Q. Who was his cousin?

A. Ernie Rowles.

Q. Then what?

- A. He would go up on Saturday nights and wouldn't come home until Sunday night.
- Q. In other words, Mrs. Rowles, he started to hell around with his cousin?
- A. Yes.
- Q. How often did this take place?
- A. Quite frequently for awhile, then he quit staying there at nights. Then in '52 we bought the Grampian Restaurant and he was working on a stripping job at the same time. He got laid off. He went to Buffalo and worked in the Chevy Plant about nine months.
- Q. And you were running the restaurant at that time?
- A. Yes. He came back and things went pretty good again until Michael was born in '54.
- Q. What took place after the birth of Michael?
- A. He had an accident at the job and he had three fingers taken off.
- Q. Three fingers on his right hand?
- A. Yes, he had three fingers amputated at the second joint. That was in November of '54.
- Q. Now, what happened after that?
- A. He had to go down to Dr. Aughenbaugh's after he was discharged from the hospital.
- Q. What happened?
- A. After seeing Dr. Aughenbaugh he would stop at Market Street Tavern and at that time he met Anna Marie Quigley with whom he became quite friendly.
- Q. Mrs. Rowles, after meeting Anna Marie Quigley, did he continue to see her?

A. Yes, he did.

Q. To what extent?

A. At first he usually got home at a decent hour--midnight--then it was more often and later--during the summer of '55--

Q. In the summer of '55 what happened?

A. He started to stay later--then he started in staying weekends. He started calling during the week and said he was staying with the oiler and all the time he was staying with Anna Marie Quigley. At one time they registered at the Park Hotel and the lady running the hotel informed me of this.

Q. To shorten this down--that was in '55. Mrs. Rowles, as to your knowledge, has he been running around with Anna Quigley to the present time?

A. Yes, he has.

Q. Is he living with her at the present time?

A. Yes, in Grampian.

Q. And has this relationship between your husband and Miss Quigley been continuous?

A. Yes, since 1955.

Q. Now, during that period, did you ever complain to your husband about the fact that he was running around?

A. Yes, and he said he was sorry and was not going to do this. But by the time evening came he was back there again.

Q. And during this period he was also living at home?

A. Yes.

Q. Now, did your neighbors and friends know of this relationship between him and Anna Marie Quigley?

A. Yes, they did.

Q. Did they ever tell you about it?

A. A good many of them did.

Q. What reaction did their telling you of this relationship have on you?

A. I was ashamed to go out. It was very embarrassing.

Q. Mrs. Rowles, have your children ever seen the two of them together?

A. Yes, in fact he came one night to take Patton to the football game and took Miss Quigley along. He has had Michael up there twice without my knowledge.

Q. Mrs. Rowles, has he ever brought Miss Quigley into your home?

A. Yes.

Q. When and how often?

A. The first time was in 1957 in January?

Q. Did you see them at your home?

A. Yes.

Q. Has he brought her to your home often?

A. No, she would not come herself voluntarily. She would call on the phone and ask for him.

Q. Did you and your husband have trouble about that?

A. Yes we did.

Q. Mrs. Rowles, what about your husband's drinking habits?

A. Oh my, the last three years he even has to have a drink in the morning before breakfast.

Q. Would he come home intoxicated?

A. Oh yes.

Q. On many occasions?

A. Yes,

Q. What did he do when he came home intoxicated?

A. He would be vulgar-----

Q. Did you argue with him?

A. No.

Q. Did he call you names?

A. Yes he did.

Q. Would you give us a sample of the names?

A. He called me a fucking bitch and told me on the phone I was a whore.

Q. Did the children ever hear this language?

A. They did the last time when I had him arrested and a couple of times before that.

Q. When was the last time you had him arrested? What was the date?

A. It was the Sunday before Christmas in 1960.

Q. Now why did you have him arrested at that time?

A. He just broke in the door and I was lying on the floor wrapping Christmas packages. He was very angry and came right straight for me and I got off the floor and he told Darla to go upstairs. I kept circling the chair and he kept trying to strike at me and at the same time kept calling me names. That's when he went to the kitchen and tore the curtains down and said what was I going to do about that. I went to the phone to call some one and he ripped the phone off the wall. We just sat there the rest of the night and he didn't leave until 6:30 Sunday evening.

Q. What did you do then after he did leave?

A. I went to talk to Clyde Nicholson.

Q. You had him arrested? On what charge?

A. Malicious mischief. The reason I did that was because he came in at any time and disturbed our sleep.

Q. Vadna, did he ever destroy anything in the house before this?

A. Not in the house, One time before he came at me and tore my nightgown and housecoat off. That was in October, 1960. These were the only two times that he was ferocious.

Q. Now, Vadna, did this conduct over these years have any effect on your health?

A. Nervously, yes, I have not gone to the doctor--I have tried to keep hold of myself for the sake of the youngsters.

Q. Mrs. Rowles, were you afraid of him.

A. I am now, yes.

Q. Has he threatened you?

A. Yes, he has.

Q. Have you seen your husband recently?

A. I saw him on the first Thursday of this month.

Q. Was he in the military service at that time?

A. No.

Q. Is he in the military service now?

A. No.

Q. Mrs. Rowles have you done everything in your power to be a good wife to him.

A. I certainly did.

Q. Did you cook his meals?

A. I did even after he had been at Anna Marie's all night. I

prepared his breakfast and packed his lunch for him to go to work. I did his laundry up until May of 1960.

Q. Where did he go in May of 1960?

A. He went to New York and stayed until October of 1960 and Anna Marie was with him at that time.

Q. Mrs. Rowles is there any collusion between you and your husband to secure a divorce?

A. No.

Q. Mrs. Rowles, the property that you live in, in Grampian- who owns it?

A. Russ and I together.

Q. And what in your opinion is the value of that property?

A. Around \$4,500.00.

Q. Is there any liens, judgments or mortgages against the property?

A. Yes, one.

Q. Who holds that?

A. The State Bank at Curwensville.

Q. How much is that?

A. Some \$570.00.

Q. Now, Mrs. Rowles, do you intend to keep residing in this property?

A. No, I don't.

Q. You want the property to be sold?

A. Yes, I do.

BY THE MASTER:

Q. Mrs. Rowles, have you seen your husband out with Anna Marie Quigley?

A. Yes, I have seen them together in the car a great many times.

Q. When was the last time that you and your husband lived together as man and wife?

A. Actually, I would say in July of 1960.

Q. Did you ever bring a proceedings against your husband for the support of you and your children?

A. No.

Q. Is there an Order on that at the present time?

A. No.

Serve Kitter to accept

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNA. No. 310 November Term, 1960 IN DIVORCE	
VADNA M. ROWLES VS RUSSELL C. ROWLES	
Uncontested Divorce	
MASTER'S REPORT	
John B. Gates Master's Fee	\$85.00
J.B. Walker Constable	5.50
<div>FILED FEB 14 1961 J. B. GATES</div>	
JOHN B. GATES ATTORNEY-AT-LAW CLEARFIELD, PA.	

COMMERCIAL PRINTING CO., CLEARFIELD, PA.

Now, Feb, 14, 1961 serve accepted and notice waived.

*Eugene J. Kitter
Attorney for Plaintiff*