

DOCKET NO. 172

NUMBER	TERM	YEAR
418	September	1960

Russell S. Gelnett

VERSUS

Sue Fay Gelnett

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VERSUS

Sue Fay Gelnett

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PA.

No. 418 Term September Term 1968

To Wm T. Hagerty,
Prothonotary.

Sir: Enter our appearance for Sue Fay Gelnett,
the defendant

in above case.

Bell, Silberblatt & Susske
by M. L. Silberblatt

Attorney for Defendant

VERSUS

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PA.

No. _____ Term _____ 19 _____

To _____

Prothonotary.

Sir: Enter _____ appearance for _____

in above case.

Attorney for _____

No. _____ Term September 1960

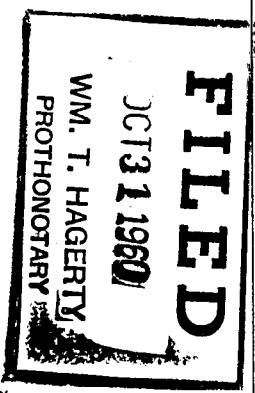
Russell J. Bellett

VS.

Due Fay Bellett

APPEARANCE

For Defendant



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

RUSSELL S. GELNETT, :
Plaintiff :
vs. :
SUE FAY GELNETT, :
Defendant :

No. 418 September Term, 1960

COMPLAINT IN DIVORCE

1. (a) The name of the Plaintiff is Russell S. Gelnett.

(b) The name of the Defendant is Sue Fay Gelnett.

2. (a) The Plaintiff resides at 425 $\frac{1}{2}$ Highland Street, DuBois, Pennsylvania.

(b) The Defendant resides at 314 Sandy Street, DuBois, Pennsylvania.

3. The Plaintiff and the Defendant are both citizens of Pennsylvania where they have resided all their lives.

4. The Plaintiff and the Defendant were married on October 13, 1955, at Luthersburg, Pennsylvania.

5. The Defendant has offered such indignities to the person of the Plaintiff who is the injured and innocent spouse, as to render his condition intolerable and life burdensome.

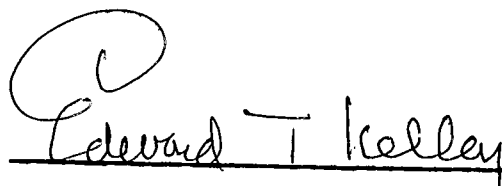
6. There is born to this marriage Russell S. Gelnett, Jr. on the 11th day of March, 1956 and resides with the Defendant; William R. Gelnett, two years of age and resides with the Defendant; and another child about 2 $\frac{1}{2}$ weeks old and also resides with the mother.

7. That the Plaintiff and Defendant have entered into no collusive arrangement regarding this action.

8. That neither of the parties, Plaintiff or Defendant, has ever applied in this or any other court for a divorce from the other party to the action, or for annulment of marriage.

WHEREFORE, Plaintiff respectfully prays that a decree of this Honorable Court may be made for the divorcing and separating of the said Sue Fay Gelnett, Defendant, from Plaintiff's

society, fellowship and company for all time to come, and the said Plaintiff from the marriage bond aforesaid, as if they had never been married, or as if the said Defendant were naturally dead.



Attorney for the Plaintiff

STATE OF PENNSYLVANIA :
COUNTY OF CLEARFIELD : SS:

Russell S. Gelnett, being duly sworn according to the law deposes and says that the facts set forth in the foregoing Complaint are true and correct to the best of his knowledge, information, and belief.

Russell S. Gelnett (SEAL)

SWORN and subscribed to be-
fore me, this 8th day
of October, 1960

John G. Hagerty

PROTHONOTARY
My Commission Expires
1st Monday Jan. 1961

418-Sept 1960

IN THE COURT OF COMMON
PLEASE OF CLEARFIELD COUN-
TY, PENNSYLVANIA.

RUSSELL S. GELNETT,
Plaintiff

vs.

SUE FAY GELNETT,
Defendant

COMPLAINT IN DIVORCE

TO THE WITHIN Defendant
YOU ARE REQUIRED TO FILE
an answer
TO this Complaint
WITHIN TWENTY DAYS FROM THE SERVICE
HEREOF

ATTEST: *Edward T. Kelley*

FILED
OCT 31 1960
WM. T. HAGERITY
PROTHONOTARY
553

EDWARD T. KELLEY
ATTORNEY AT LAW
CLEARFIELD, PA.

And now, Oct. 31, 1960, service accepted
by sub.
Bell, Hetherly & Hume
by M. L. Hetherly