

DOCKET NO. 173

NUMBER	TERM	YEAR
--------	------	------

<u>453</u>	<u>November</u>	<u>1960</u>
------------	-----------------	-------------

Harry McLeod

VERSUS

Betty Lou McLeod

LAW OFFICES OF
SILVERTON, RUDERMAN & GRAF
12345 VENTURA BOULEVARD, SUITE C
STUDIO CITY, CALIFORNIA 91604

LAWRENCE E. SILVERTON
JUSTIN GRAF
HORACE A. RUDERMAN

ROBERT S. GIBBS

984-3950
TRIANGLE 7-0683

November 13, 1970

Clerk of the Court
of Common Pleas of
Clearfield County
Clearfield, Pennsylvania 16830

HARRY McLEOD v. BETTY LOU McLEOD
No. 453 November Term, 1960
IN DIVORCE

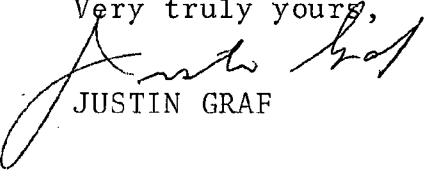
Dear Sir:

Will you please forward to this office a certified copy of the Decree of Divorce in the above captioned action.

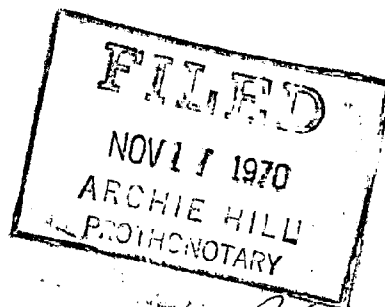
I am forwarding to you herewith my check in an amount not to exceed \$10.00 for your fees in copying and certifying the decree.

If you have any questions, please contact the writer.

Very truly yours,


JUSTIN GRAF

JG:W
Encl.



Clearfield County, ss:

The Commonwealth of Pennsylvania, to

DAVID E. BLAKLEY, 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

HARRY MCLEOD

Plaintiff ,

and

BETTY LOU MCLEOD

Defendant ,

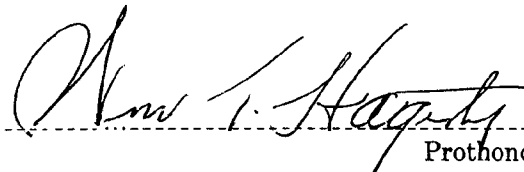
to call before you at a certain day and place by you for that purpose to be appointed, all and every person who may be named to you on the part of the parties

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.

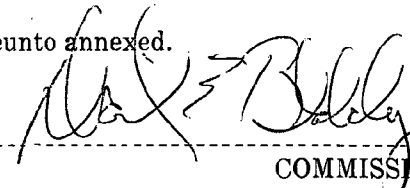
WITNESS, the Hon. John J. Pents, President of our said Court, at Clearfield, the

22nd day of March, in the year of our Lord one thousand nine hundred and Sixty-one.


John J. Pents
Prothonotary

To the Honorable, the Judge, &c.:

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


DAVID E. BLAKLEY
SEAL
COMMISSIONER.

No. 453 November Term. 1960.

HARRY MCLEOD

VERSUS

BETTY LOU MCLEOD

COMMISSION

Gleason, Cherry & Cherry
Attorney.

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HARRY McLEOD

:

vs

:

No. 453 November Term, 1960

BETTY LOU McLEOD

:

IN DIVORCE

*** ***

*

MASTER'S REPORT

The Master, David E. Blakley, Esquire, files the following report in the above stated action of divorce.

I.

SUPPLEMENTAL DOCKET ENTRIES

March 24, 1961 Notice of Master's Hearing issued
March 28, 1961 Service of Notice of Master's Hearing by
 Registered mail, affidavit of service being
 hereto attached
April 14, 1961 Friday, 10:00 o'clock A.M. hearing at which
 time there were present Edward V. Cherry,
 Attorney for Plaintiff, and Harry McLeod,
 Plaintiff. The Defendant was not present,
 nor was she represented by counsel.

II.

The Complaint and all filed papers are arranged in the order of filing and attached hereto.

III.

Cause of divorce: Indignities and desertion.

IV.

Findings of fact:

1. The Plaintiff and Defendant were married in DuBois, Pennsylvania on May 28, 1955.
2. The Plaintiff has resided in Clearfield County, Pennsylvania, since the marriage in May of 1955. The Defendant resided in DuBois, Clearfield County until September, 1960 and is presently residing in Hollywood, California.

3. Citizenship. The Plaintiff and Defendant are both citizens of the United States.

4. The Plaintiff is thirty-one years of age and is employed as a switchman by the Bell Telephone Company.

5. The Defendant is twenty-eight years of age, and her type of employment is unknown.

6. There were two children born as a result of this marriage, to wit: Laurie Lee McLeod, age 5, and Harry Michael McLeod, age 4, both of whom reside with the mother of the Plaintiff, at 244 S. Brady Street, DuBois, Penna.

7. Military service. The Defendant appears not to be a member of the military service of the United States, she having been served with a Notice of Master's Hearing in an apartment building in Hollywood, California.

8. Findings on the merits: The Master finds from the evidence produced that the Plaintiff is entitled to a divorce on the grounds of indignities, but not on the grounds of desertion.

9. Discussion: It appears from the testimony offered by the Plaintiff, which was uncontradicted by the Defendant, and which was supported by letters written by the Defendant, that the Defendant ceased to have any love and affection for the Plaintiff in the spring of 1960, at which time she began going with another man. There appears to be no doubt that she was going with another man, due to the fact that Plaintiff introduced into evidence, as an exhibit, a letter written by the Defendant in which she admits to her mother that she is going with this other man, and intends to go to California, and he intends to go there so that they could be together. The Plaintiff also testified that she did, prior to leaving her home in DuBois in September of 1960, admit that she was going

with this other man and did no longer love the Plaintiff nor wish to live with him. Plaintiff's exhibit #2 which is a letter from the Defendant to the Plaintiff, shows that the Defendant no longer cares for the Plaintiff and does not want to live with him any more. It was further testified to by the Plaintiff that all his working acquaintances, and many of his friends, knew that she was going with another man, all of which was extremely embarrassing and upsetting to him. The conduct of the Defendant in this case constituted indignities to the person of the Plaintiff, and such indignities the Plaintiff did not have to accept under the laws of the Commonwealth of Pennsylvania. Such indignities are grounds for a divorce. It appears that the love and affection upon which a marriage is based is completely gone, and that the entire fault of the matter lies with the Defendant. There is no evidence of any conduct on the part of the Plaintiff which would preclude him from being an innocent and injured spouse, nor is there any evidence of any collusion between the Plaintiff and the Defendant to obtain this divorce.

V.

Conclusions of Law:

The Plaintiff and Defendant are legally married, and the marital relationship still subsists between them.

The parties are properly before the Court. The Plaintiff is at present a resident of Clearfield County, Pennsylvania and proper service was made of the complaint, and notice of Master's Hearing on the Defendant.

The facts found establish grounds for divorce a vinculo matrimonii.

VI.

Recommendation:

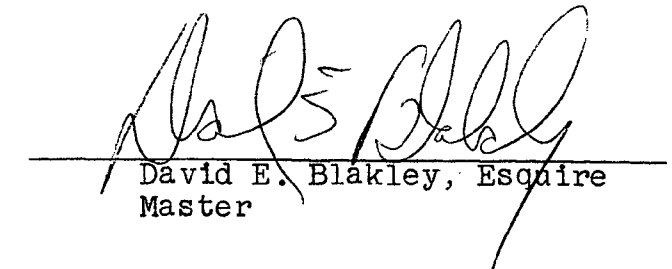
The Master finds that the evidence of the complaint relating to the indignities to the person is sustained, but that the evidence does not sustain a divorce on the grounds of desertion, and that the Master therefore recommends that the prayer of the Plaintiff be granted, and that a decree be entered by this Honorable Court divorcing Harry McLeod from Betty Lou McLeod, the Defendant, from the bonds of matrimony now subsisting between them.

VII.

Suggested form of decree:

A suggested form of decree is hereto attached and made a part here of.

All of which is respectfully submitted.



David E. Blakley, Esquire
Master

In the Court of Common Pleas of Clearfield County, Pennsylvania

XXXXXXXXXXXX

HARRY McLEOD } Of NOVEMBER Term, 19 60
No. 453
VERSUS
BETTY LOU McLEOD }
DIVORCE

And Now, the 26th day of April 19 61 the
report of the Master is acknowledged. We approve his findings and recommendations; except
as to _____

We, therefore, DECREE that Harry McLeod be
divorced and forever separated from the nuptial ties and bonds of matrimony heretofore con-
tracted between himself and Betty Lou McLeod.
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 _____

Harry McLeod

his costs expended in this action.
her

ATTEST

John P. Hagerty
Prothonotary

BY THE COURT

John P. Hagerty
Resident Judge

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

No. 453 November Term 19 60

Harry McLeod
Libellant

VERSUS

Betty Lou McLeod
Respondent

DECREE

Attorney

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HARRY McLEOD

:

vs

:

No. 453 November Term, 1960

BETTY LOU McLEOD

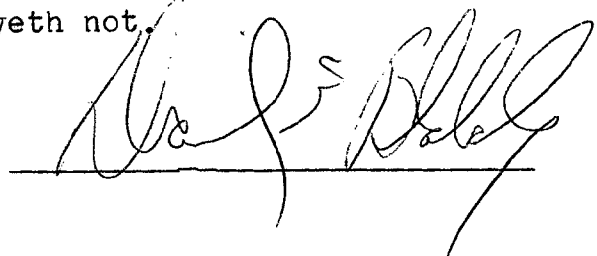
:

IN DIVORCE

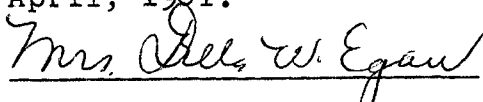
STATE OF PENNSYLVANIA :
COUNTY OF CLEARFIELD : SS

Personally appeared before me, a Notary Public, in and for above county and state, DAVID E. BLAKLEY, who being duly sworn according to law, deposes and says that he did serve the attached Notice of Master's Hearing in divorce on the defendant, Betty Lou McLeod, by sending the same to her by registered mail delivered to addressee only, on March 24, 1961, and that the same was delivered to the said defendant, Betty Lou McLeod on March 28, 1961 as evidenced by the attached signature card signed by the said Betty Lou McLeod.

And further deponent sayeth not.



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



MRS. DELLA W. EGAN, Notary Public
DU BOIS, CLEARFIELD CO., PA.
My Commission expires Sept. 30, 1962

Plaintiff's Exhibit No. 2

Thurs. Nov 11



Dear Harry,

I've been wanting to write, but I wasn't sure what to say.

I know I've hurt you and you don't know how sorry I am to do that. We had some good years and I did love you very much and we have two wonderful children, but I can't come back to our marriage any more.

Laurie and Mike miss you very much and they talk about you all the time. We've been taking them a lot of places. We went to Marineland of the Pacific and Knott's Berry Farm, Capistrano, and Griffith Park Zoo. The Zoo is horrible. It

not nearly as nice as Highland Park. I think we're going to Disneyland a week from Sunday.

Mom would like to sell the house and get an apartment with maid service but it's pretty hard to find one that will take kids.

I had a chance to take a job at a beautiful Fabric house in Beverly Hills as a receptionist but of course I didn't have a baby sitter or transportation so I didn't. I really am going to have to look for one soon, tho.

Tom is back at work now. He went to the Beverly Hilton on election night where the Democrats had their headquarters. It was really packed. The governor of Calif. was there.

Sorry to hear about Mr. Schlesinger. Did you know Marge is expecting? Gotta go finish my ironing. Call me. We have a few details I must talk about.

Love
Betty

Exhibit No 1
Wed - 20th

Hi

- Still haven't been anywhere to buy stationery.
- Am outside taking a sun bath, but the sun keeps popping behind big clouds. You should see how tan I am.

Harry is back in the C.O. working on the frame. He tests with Schrek & Sam & Max all the time.

Schrek was supposed to go back to Indiana when the deal conversion was done, but he got to stay on with some kind

-2-

of a splitting crew.
He says he's staying
right up to the time
I go to Calif & then
he's transferring out.

Joey and I went
to the show Monday
& we met Schrek and
Sam and got beer
and hot dogs and
went to Parkers
Sam. Schrek has
a vacation next week
& I have one after
that so we won't see
each other for a
while

Did I tell you
the 1st week of
August, I got 7 days
off & Harry has

a vacation: We're
taking the kids to
Pittsburgh to the zoo
then on to Ohio for
a couple of days
then back here
to the Crifd Co. Fair
to see Les Paul &
Mary Ford, then
Mrs M. is keeping
the kids while we
go to Pittsburgh
to a game.

We're having the
weirdest weather.
It's about 85° in
the daytime, 57°
at nite.

Harry doesn't
suspect anything

cause he's been in
a real good mood
lately

Pat Laurie's bad
luck is continuing.
She's had a cold
off & on & then she
got an earache
so I took her to
the Dr on Sat &
he gave her a shot.

Yesterday her
ear started to
drain. He said
there was probably
a teeny puncture so
he gave her all
kinds of medicine.
At least her ear-
ache is gone

Last week, I think
I ironed every day
I had every piece
done. Now I have
3 baskets waiting
again. Some are
towels, tho. How
will I ever manage
our washing out
there? There won't
be as much any-
way.

Saw Ann Steffner
on the Quaker
mtg & she stopped
& made a large
fuss over me &
the kids.

Guess I'd better
go do some of

that morning. I
hate to cause
it's so damn hot
upstairs.

Write

Love,

Betty

HARRY McLEOD, being produced and sworn, testifies as follows:

BY MR. CHERRY:

Q. When and where were you married, Mr. McLeod?

A. Presbyterian Church, DuBois.

Q. On what date?

A. May 28, 1955, I believe.

Q. What is your full name?

A. Harry Willard McLeod.

Q. And you are the plaintiff in this action of Divorce?

A. Yes, I am.

Q. And where did you reside after you were married?

A. Two or three places. You mean the last place?

Q. Give me the first place and so on right up to the present date?

A. First it was an apartment at 515 Liberty Boulevard, DuBois, Pennsylvania.

Q. How long did you live at this residence?

A. A few months almost a year.

Q. Then where did you move to?

A. We moved to her aunt's house; it was 233 McLoyd Terrace, DuBois, Pennsylvania.

Q. About what was the date that you moved to this residence?

A. I can't that for sure right now.

Q. Approximately?

A. Close to the fall of 1955, I believe.

Q. How long did you live at this residence?

A. We moved to 233 McLoyd Terrace and we lived there for about two or three years. We moved down there to Knarr Street about three years ago, it would be about 1957.

Q. Is that in DuBois, Pennsylvania?

A. That's in DuBois, Pennsylvania.

Q. How long did you stay at this residence?

A. I'm there now.

Q. You are there at the present time?

A. Yes.

Q. You were there at the time of the separation?

A. Yes.

Q. Are you a citizen of the United States?

A. Yes.

Q. Is your wife a citizen of the United States?

A. Yes.

Q. What is your age and present occupation?

A. I'm 31 and I work for Bell Telephone of Pennsylvania as a switchman.

Q. Is that in DuBois, Pennsylvania where you work?

A. DuBois, yes.

Q. What is the age and present occupation of your wife, Betty Lou McLeod?

A. She's, I believe, 28 and she works at a Rambler dealer in Hollywood somewhere.

Q. Hollywood where?

A. Hollywood, California.

Q. Where there any children born of this marriage?

A. Yes, two.

Q. Will you kindly state their names, ages and where they are residing at the present time?

A. The oldest is Laurie Lee McLeod, age 5, and the youngest is Harry Michael McLeod, age 4 and they are staying with my mother at 244 South Brady Street.

Q. Well, you mean your mother, that's your residence too is that not correct?

A. The kids are staying with my mother and I'm keeping the home on Knarr Street till I get a chance to sell the furniture and move up in with them.

Q. You intend to move in with your parents, is that correct?

A. Yes, that's right.

Q. In other words you have the children and your mother is taking care of them is that correct?

A. That is correct.

Q. What is the residence of your mother?

A. 244 South Brady Street in DuBois

Q. Are you a member of the Armed Forces of the United States?

A. No.

Q. Is your wife a member of the Armed Forces of the United States?

A. No.

Q. Mr. McLeod, what would you say was the chief cause of your marital difficulties?

A. Oh I don't know, my wife just seemed highly unsatisfied. Her mother was out in California and she is always after me to move there which would not be too objectional I suppose but my work is here. She always said that I didn't take her out enough, various things like that. But then all of this led up to that she was running around with another married man that was here on a cut-crew working for Bell Telephone and I found out about it. She lied about it to me and said she didn't and I finally had proof of it then she finally admitted it and she admitted

various things. I just can't stand it anymore and that is all that is to it. And that is the real reason of the separation.

Q. Mr. McLeod, when did your wife start running around with this married man that you mentioned?

A. I'm not exactly sure when it started, but it must have been about April of 1960 I was working out of town and that is when she first met him. He changed the phone in our house to dial, and she had a single friend she was running around with and around about that time they got together this single friend she was running around with started running around with another man that was his friend working with him on the cut, so all four of them started out together and she admits this now and I have proof of it in letters.

Q. Mr. McLeod, you stated that your wife was running around with a married man. Do you know what his name is?

A. He is Glenn Shrecengost from Indiana, Pennsylvania and he works for the Bell Telephone as an installer in Indiana.

Q. Have others told you about seeing your wife with this Mr. Shrecengost?

A. Yes, one man in particular said he saw them at a bar room between Reynoldsville and Brookville. They came in together.

Q. Was there any discussion in the Community about her running around with this man?

A. Everybody at the Bell Telephone knew it. But they didn't say anything till I actually found out and I didn't know anything about it till I came back from Warren, I'd been working out of town and as soon as I mentioned it everybody felt free to tell me about it then.

Q. It was common knowledge then, especially among the telephone employees, that she was running around with this Mr. Shrecengost?

A. Right.

Q. Did you state Mr. McLeod that at first your wife denied having an affair with Mr. Shrecengost?

A. She denied it until I found the letter and she then admitted that she ran around with him and was telling her mother about it in the letter and then she admitted that she had. She admitted other things too, later.

Q. What letter are you refering to, Mr. McLeod?

A. It was a letter I found that apparently slipped down behind a drawer and I was cleaning out the drawers and a letter to her mother that had never been mailed but she was obviously trying to hide it from me till she got a chance to mail it. It admitted running around with him and it admitted that they were going to go out to California together.

Q. I show you plaintiffs Exhibit No. 1 and ask you what that is?

A. That's the letter I just refered to that I found that my wife had been writing to her mother.

Q. And you state that this letter was never sent to her mother?

A. That is correct.

Q. Did Mrs. McLeod admit that this was the letter that she wrote?

A. Yes.

Q. In this letter she mentioned about her affair with Mr.

Shrecengost?

A. Yes

Q. When you confronted her with this letter what did she say?

A. She admitted it then that she ahd been running around with him.

Q. Did she state that she was in love with Mr. Shrecengost?

A. She didn't exactly say that she loved him but she said that she didn't love me anymore, she didn't want me to come out there and she didn't want to come back here. She also wrote another letter to me which I have at home she said that she can't come back to our marraige. She doesn't want me any more.

Q. Mr. McLeod, you say then that you wife did admit to you that she had an affair with this Mr. Shrecengost, is that correct?

A. Yes.

Q. Did she admit anything else to you about this affair?

A. Talking over the phone to her one night she admitted that she had active intercourse with him at Parker Dam and she said a couple of other times she had also but she didn't state where or any of the facts about them.

Q. About when did she admit this to you, Mr. McLeod?

A. About two to three months ago over the telephone, I was talking to her. she said there was no use to lying anymore that she might as well come out and admit the whole thing.

Q. Where was she talking to you from on the telephone?

A. That was from Reseda, California.

Q. Mr. McLeod, when was the actual date of this separation?

A. It was right around the first of September, she went out to visit her mother. At this time I didn't know anything about

this other and so I found out while she was out there and she never came back.

Q. What date did you say that was about?

A. Right around the first three or four days in September.

Q. Of what year?

A. of 1960.

Q. And she went to her mother's where at?

A. In Reseda, California.

Q. And at that time what did she tell you?

A. She denied everything then.

Q. Did you ask her about it before she left?

A. No, I didn't know about it before she left.

Q. Well that's what I mean. Why was she going to see her mother in California?

A. She had planned on a visit out there anyways, the reason she told me. But she had also told my mother that (hinting around) that she wouldn't be back for Christmas and there might not be a Christmas and things like that gave her hints that she might not be coming back.

Q. But she never indicated this to you, did she when she left that time?

A. No.

Q. It was just to spend a vacation with her mother is that correct?

A. That's correct.

Q. How long did she say she was going to stay?

A. She wouldn't give a date, she said maybe a month or maybe two or three months. She said she didn't know.

Q. But she didn't indicate to you at that time that she was going to leave you is that correct.

A. That's correct.

Q. Did she tell you later that that was her intention at the time she left to leave you for good?

A. I talked to her over the phone and I kept asking her when she was coming back. I ask her for about a month and she kept getting kind of perturbed about it and one time she said maybe she wasn't going to come back.

Q. Did she take the children with her when she went to California?

A. Yes.

Q. How did you get the children, Mr. McLeod?

A. Just before Christmas, about two weeks before this year, she sent them back.

Q. Did she tell you why she was sending them back to you?

A. She said that she wanted to get a job and she didn't want to put them in a nursing school. Her and mother are both going to get jobs or something and her mother couldn't keep them or something, anyway she didn't want to keep them out there and then later on they sold their house and got an apartment.

I would like to introduce to the evidence at this time Plaintiff's Exhibit 1, which is the letter which was written by Mrs. Betty Lou McLeod to her mother who was living in California at the time. Said letter was never mailed, and it was the letter Betty Lou admitted that she wrote to her mother.

Q. Mr. McLeod, I show you plaintiff's Exhibit No. 2 and ask you what that is?

A. That is the letter she wrote to me after she had admitted to me that she had been running around.

Q. What does she say to you in this letter?

A. She said that she did love me at first when we were married and indicates that she doesn't love me anymore. She also said that she can't come back to our marriage any more.

I would like to introduce/to the evidence at this time Plaintiffs Exhibit No. 2, which is the letter Mr. McLeod received from his wife, Mrs. Betty Lou McLeod the defendant in this action.

Q. What effect did this have on you, Mr. McLeod knowing that your wife was running around with another man?

A. I was shocked right to the point where I didn't want to go on or something, but I never believed that she could do it. Neither did anyone else that ever knew her, she never seemed like that type of a person all of a sudden she was and she admitted it. Well, this makes you sick inside you, you can't think someone would do something like that, hurt you and hurt the kids, and they know they are doing something that will eventually do something like that. I just don't want her back, that's all. Especially that she admitted she had intercourse with the other man that's what finally did it. That's the last straw that broke the camels back.

Q. Did your wife show much affection towards you, Mr. McLeod.

A. In the last year or so she showed very little, I suppose all that she could give without letting me know something was going on, and even my mother and dad noticed it and dad noticed it especially. said he thought something was going on but he didn't want to say anything. After it all came out in the open he then told me he noticed a lot of things that she done and they didn't seem like her; and that she was acting sort of strange. She would be out late at night and then come in and she didn't want to have anything to do with me. Different occasions she told me that she

didn't love me and she didn't know why she married me because our interests are so much different, well she just didn't love me anymore.

Q. Did she ever have any legitimate complaints to make to you, Mr. McLeod?

A. Well, about legitimate complaints, what do you mean there?

Q. What were her complaints to you?

A. She really didn't have anything I thought legitimate but she said I didn't take her out enough, she'd like to go out night clubs and stuff like that and when you have kids and you don't have a million dollars you can't do that every two or three nights a week or more. She said she liked things like painting, and I didn't. She said she'll never know how she came to marry me when our interests are so different

Q. Did you ever take her out to places of entertainment?

A. Once in awhile but we were both working and she usually was working at night and like I said I didn't know if she was working or not half of the time. You only have a couple of days off, and maybe they don't agree with each other. You can't go out too much, but we did go out occasionally. But she never liked to do the things I do. I like to go visit friends and she never liked my friends and she never seemed to have any that were married herself there were only a couple of ~~old~~ people she would go to see, and then she wouldn't go there very often. I really don't know exactly what she did want to do because everytime I'd suggest getting someone else and going out why she didn't like them. Of course if you did suggest something she never did it. She always decided to go out with her girlfriends to a show or something like that.

Q. Did you always provided for her/^{and} the children?

A. I thought I provided well. We never wanted for anything.

They didn't have any extra amounts of cash on hand that we didn't know what to do with or anything like that. But I know I provided well, as good as the average or better. I don't think anyone suffered from my income.

Q. Did you take her on vacations, Mr. McLeod?

A. Yes, we went on vacations. We went up to Canada one time, Erie another. We didn't go every year or anything like that or big ones but we really did something.

Q. Where is your wife living at the present time?

A. She's living at 6615 Lash Lane, Apartment 8, Hollywood California. She has been there about a month I suppose. I don't know.

Q. And she has admitted to you many times over the phone that she had this affair with Mr. Shrecengost, and also that she had actual sexual intercourse with him, is that correct?

A. One conversation she admitted their intercourse.

Q. In another conversation did she admit of having an affair with Mr. Shrecengost?

A. Yes, she was going out with him. After I found out she wasn't afraid to admit that any more.

Q. Do you know if she is going with anybody at the present time?

A. I have no idea what she is doing out there. I have no way of finding out unless I hire a private detective or something like that. I don't particularly care anyway what she does, it's up to her right now. As far as I'm concerned we are done.

Q. Is there any agreement between you and your wife to obtain this divorce?

A. No.

Harry W. McLeod

No. 453 NOV. TERM, 1960

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNA.
IN DIVORCE

HARRY MCLEOD

VS

BETTY LOU MCLEOD

MASTER'S REPORT

Master's fee \$85.00
Cost of Reg. ~~1.17~~

Master's fee	\$85.00
Cost of Reg.	1.17
Master's fee	1.17
Cost of Reg.	86.17
APR 24 1961	
WM. T. HAGERTY	
PROTHONOTARY	

LAW OFFICES
AMMERMAN & BLAKLEY
DUBOIS, PENNA.

#1-INSTRUCTIONS TO DELIVERING EMPLOYEE

Deliver ONLY to _____

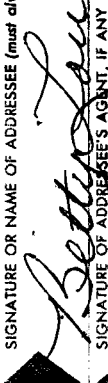
Show address where
delivered

addressee
(Additional charges required for these services)

RETURN RECEIPT

Received the numbered article described on other side.

SIGNATURE OR NAME OF ADDRESSEE (must always be filled in)


Betty Lee McLeod
Signature
of
addressee

SIGNATURE OF ADDRESSEE'S AGENT, IF ANY

DATE DELIVERED

ADDRESS WHERE DELIVERED (only if requested in item #1)

MAR 28 1967

C58-16-71848-4 GPO

POST OFFICE DEPARTMENT OFFICIAL BUSINESS		PENALTY FOR PRIVATE USE PAYMENT OF POSTAGE, \$300
POSTMARK OF DELIVERING OFFICE		
<p>INSTRUCTIONS: Fill in items below and complete #1 on other side, when applicable. Moisten gummed ends and attach to back of article. Print on front of article RETURN RECIPIENT REQUESTED.</p> <p style="text-align: center;">← RETURN TO</p>		
REGISTERED NO. 1901	NAME OF SENDER AMERMANN & BLAKLEY	STREET AND NO. OR P. O. BOX F.D. Box 115
CERTIFIED NO.	CITY, ZONE AND STATE	
INSURED NO.		

POD Form 3811 Jan. 1958

CS5-15-71548-4

1901

REGISTERED NO.

Value \$ 100 Spec. del' y fee \$ 16

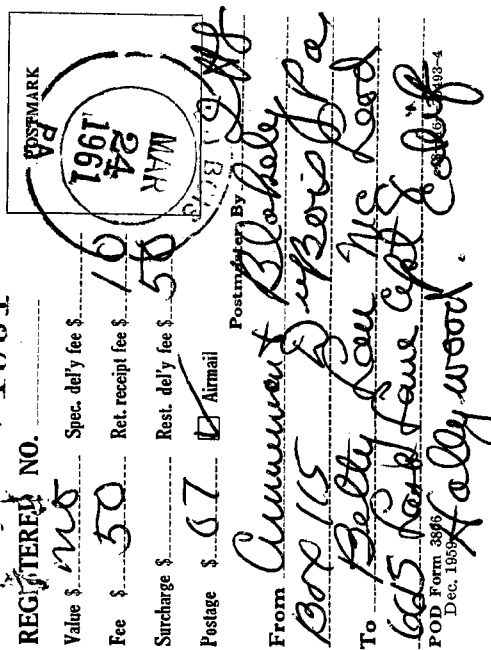
Fee \$ 50 Ret. receipt fee \$ 50

Surcharge \$ 0 Rest. del' y fee \$ 50

Postage \$ 57 Airmail

Postmarked By Postmaster At 12 PM

From Annmarie Blochley
Box 115 1700 1/2 St. S.E.
To Betty Lou 115 N. Wood
Box 115 1700 1/2 St. S.E.
Post Office Minneapolis Minn.
PO Form 3865 16 35-4
Dec. 1958



SAVE THIS RECEIPT. Present it when making inquiry or
claim.

Claim must be filed within 1 year from the date of
mailing.

Consult postmaster as to fee chargeable on registered
parcel post packages addressed to foreign countries.

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HARRY McLEOD

vs

BETTY LOU McLEOD

: No. 453 November Term, 1960

: IN DIVORCE

MASTER'S NOTICE

TO: Betty Lou McLeod,
6615 Lash Lane, Apartment 8, Hollywood California
Edward V. Cherry, Esq.,
Damus Building, DuBois, Pa. (attorney for Plaintiff)

You are hereby notified that the undersigned has been appointed Master in the above entitled divorce action, for the purpose of taking testimony and reporting the same, together with suggested form of decree to the Court. For the purpose of carrying out said duties, the Master will hold a hearing in his offices, Suite 218 DuBois Deposit National Bank Building, DuBois, Pennsylvania, on Friday, April 14, 1961 at 10 o'clock A.M., when and where you may appear along with witnesses, if you so desire.

David E. Blakley, Master

Registered Air Mail
3-24-61 \$ 1.17

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

IN RE: HARRY MCLEOD :
VS. : No. 453 November Term, 1960.
BETTY LOU McLEOD : IN DIVORCE

DOCKET ENTRIES

January 23, 1961, COMPLAINT IN DIVORCE filed. One copy certified to the Sheriff.

February 9, 1961, Return of service of Complaint, filed:

NOW, February 9, 1961, served Betty Lou McLeod, Defendant, by sending to her a true and attested copy of the Complaint In Divorce entered to No. 453 November Term, 1960, by Registered Mail, Deliver to Addressee Only with Return Receipt Requested said attested copy of the Complaint was delivered to the said Betty Lou McLeod on February 2, 1961, as shown by the Return Receipt which is attached hereto. So answers, Edward V. Cherry, Attorney for Plaintiff.

AND NOW, by Motion on the Watch-book, David E. Blakley, Esq., is appointed Master to take the testimony and report the same with form of Decree. John J. Pentz, President Judge.

Certified from the record this 22nd day of March, A. D., 1961.

Ward T. Hagerty
Prothonotary

POST OFFICE DEPARTMENT OFFICIAL BUSINESS		PENALTY FOR PRIVATE USE TO AVOID PAYMENT OF POSTAGE, \$300	
		POSTMARK OF DRAFTING OFFICE	
FOR PEACE		FOR PEACE	
INSTRUCTIONS: Fill in items below and complete #1 on other side, when applicable. Moisten gummed ends and attach to back of article. Print on front of article RETURN RECEIPT REQUESTED.			
REGISTERED NO.	NAME OF SENDER		
1470	Diana Cherry Cherry		
CERTIFIED NO.	STREET AND NO. OR P. O. BOX		
	P. O. Box 1120		
INSURED NO.	CITY, ZONE AND STATE		
	DURON, 77		

#1-INSTRUCTIONS TO DELIVERING EMPLOYEE

Deliver **ONLY** to Show address where
addressee
(Additional charges required for these services)

RETURN RECEIPT

Received the numbered article described on other side.

SIGNATURE OR NAME OF ADDRESSEE (must always be filled in)

Betty Sue McLean

SIGNATURE OF ADDRESSEE'S AGENT, IF ANY

Deliver to Addressee Only

DATE DELIVERED

ADDRESS WHERE DELIVERED (only if requested in item #1)

FEB 2 1964

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HARRY McLEOD, Plaintiff;
VS. No. 453 NOVEMBER TERM, 1960
BETTY LOU McLEOD, Defendant. IN DIVORCE

RETURN OF SERVICE OF COMPLAINT

Now, February 9, 1961 served BETTY LOU McLEOD, Defendant, by sending to her a true and attested copy of the Complaint in Divorce entered to No. 453, November Term, 1960, by Registered Mail, Deliver to Addressee Only with Return Receipt Requested said attested copy of the Complaint was delivered to the said BETTY LOU McLEOD, on February 2, 1961 as shown by the Return Receipt which is attached hereto.

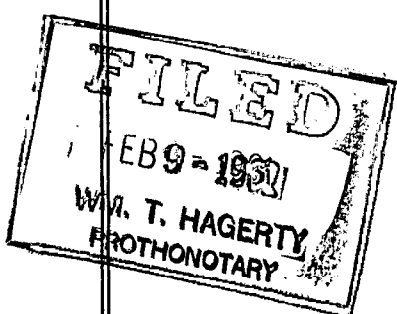
So answers,

Edward V Cherry
Attorney for Plaintiff

Sworn to and subscribed before me this 9th day of February, 1961.

Wm T. Hagerty
Notary Public
My Commission expires Jan. 7, 1963.

PROTHONOTARY
My Commission Expires
1st Monday Jan. 1962



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HARRY McLEOD, Plaintiff :
-vs- : No. 453 NOVEMBER TERM, 1960
BETTY LOU McLEOD, Defendant : IN DIVORCE

COMPLAINT

Now comes HARRY McLEOD, Plaintiff above named, and brings this Complaint in Divorce against his wife, BETTY LOU McLEOD, on a cause of action whereof the following is a statement:

1. That the name of the Plaintiff is HARRY McLEOD and the name of the Defendant is BETTY LOU McLEOD.
2. That both parties are adults and competent.
3. That the said Plaintiff and Defendant were married on May 28, 1955, in DuBois, Clearfield County, Pennsylvania.
4. That at the time of the said marriage, the Plaintiff and Defendant were natural born citizens of the United States; said Plaintiff having resided in the City of DuBois, Clearfield County, Pennsylvania, all of his life.
5. That the present residence of the Plaintiff is 417 Knarr Street, DuBois, Pennsylvania; and the present residence of said Defendant is c/o T. W. Johnston, 7006 Corbin Avenue, Reseda, California.
6. That there were two children born as a result of said marriage, to wit, HARRY MICHAEL McLEOD, age 3 and LAURIE LEE McLEOD, age 5, both of whom reside with the said Plaintiff at 417 Knarr Street, DuBois, Pennsylvania.

7. That no prior divorce action has been instituted between the parties.

8. That in violation of her marriage vows and the laws of this Commonwealth, the said Defendant has offered such indignities to the person of the Plaintiff as to render his condition intolerable and life burdensome.

9. That the said Defendant has wilfully absented herself from the habitation of the Plaintiff and has wilfully and without just cause deserted said Plaintiff for a period of four months and upwards, to wit, from September 4, 1960 to the present date.

10. That this action is not brought out of collusion.

WHEREFORE, the Plaintiff prays that he be freed and separated from the bonds of matrimony heretofore contracted between the said Plaintiff and Defendant and be granted a decree in divorce a vinculo matrimonii dissolving the bonds of the said marriage.

GLEASON, CHERRY & CHERRY
Attorneys for Plaintiff

By Edward V Cherry

COMMONWEALTH OF PENNSYLVANIA :
COUNTY OF CLEARFIELD : SS.

Personally appeared before me, a Notary Public, in and for the County and State aforesaid, HARRY McLEOD, who, being duly sworn according to law, deposes and says that the facts set forth in the foregoing Complaint are true and correct to the best of his knowledge and that the same is not made out of levity or by collusion between himself and the said Defendant for the mere purpose of being freed and separated from each other, but in sincerity and truth for the causes mentioned in the Complaint.

HARRY McLeod

Sworn to and subscribed before me this 19th day of January, 1961.

Josephine Henry
Notary Public
My Commission expires Jan. 7, 1963.

COMMONWEALTH OF PENNSYLVANIA :
: SS.
COUNTY OF CLEARFIELD :
:

Personally appeared before me, a Notary Public, in and for the County and State aforesaid, HARRY McLEOD, who, being duly sworn according to law, deposes and says that the facts set forth in the foregoing Complaint are true and correct to the best of his knowledge and that the same is not made out of levity or by collusion between himself and the said Defendant for the mere purpose of being freed and separated from each other, but in sincerity and truth for the causes mentioned in the Complaint.

Harry McLeod

Sworn to and subscribed before me this 19th day of January, 1961.

Josephine Henry
Notary Public
My Commission expires Jan. 7, 1963.

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNA.
No. 453 NOVEMBER TERM, 1960
IN DIVORCE

HARRY MCLEOD, Plaintiff;

-vs-

BETTY LOU MCLEOD,
Defendant.

COMPLAINT

TO WITHIN NAMED DEFENDANT:

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

GLEASON, CHERRY & CHERRY
Attorneys for Plaintiff

By John F. Cherry

F
1/1/61

JAN 2 1961

WM. T. HAGERTY
LAW OFFICES
GLEASON, CHERRY & CHERRY
7-10 DAMUS BUILDING
DU BOIS, PENNSYLVANIA

109 N. BRADY STREET