

DOCKET NO. 175

NUMBER	TERM	YEAR
222	November	1961

Francis D. Hiner

VERSUS

Vera E. Hiner

NO. 222 Nov. TERM, 1964
Ernest L. Fennell, Jr.

NO. TERM, 19

NO. TERM, 19

NO. TERM, 19

NO. TERM, 19

NO. TERM, 19

NO. TERM, 19

NO. TERM, 19

Mr. Eugene Valley

Cost in Divorce No. 222 November T, 1961	\$135 00
Francis D. Hiner -vs- Vera E. Hiner	

Clearfield County, ss:

The Commonwealth of Pennsylvania, to Ervin S. Fennell, Jr., Esquire

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

FRANCIS D. HINER

Plaintiff ,

and VERA E. HINER

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 same with a 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 sixth day of August, in the year of our Lord one thousand nine hundred and sixty-two.

Paul E. Spelker
Prothonotary

To the Honorable, the Judge, &c.:

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

Ervin S. Fennell Jr
COMMISSIONER.



No. 222 November Term. 19 61

Francis D. Hiner

VERSUS

Vera E. Hiner

COMMISSION

Eugene G. Vallely Attorney.

IN THE COURT OF COMMON PLEAS, CLEARFIELD COUNTY, PENNSYLVANIA

FRANCIS D. HINER

-VS-

VERA E. HINER

NO. 222 November Term, 1961

D O C K E T E N T R I E S

DECEMBER 8, 1961, COMPLAINT IN DIVORCE, filed: One copy
certified to Attorney.

AUGUST 3, 1962, AFFIDAVIT OF SERVICE OF COMPLAINT, filed:

Served the COMPLAINT IN DIVORCE in the above entitled action
on the defendant, VERA E. HINER, personally by handing to her a
true and attested copy of the same and making known to her the con-
tents thereof, at 6:30 P.M., the 12th day of December, 1961, at her
residence, No. 5 South Jared Street, City of DuBois, Clearfield Co-
unty, Pennsylvania. The person so served is the defendant named from
my own knowledge. So Answers, Adolph T. Misko, Constable - City of
DuBois.

AUGUST 3, 1962, by Motion on the Watch Book, Ervin S. Fennell,
Jr., Esquire, is appointed Master to take testimony and report same
with a form of Decree. By the Court, s/ John J. Pentz, President Judge.

Certified from the record this 6th day of August, 1962.


Carl E. Walker

PROTHONOTARY

My Commission Expires
1st Monday Jan. 1966

1st Monday Jan. 1966
My Commission Expires
PROTHONOTARY

Carl E. Walker

Certified from the record this 6th day of August, 1962.

By the Court, s/ John J. Pentz, President Judge.
With a form of Decree. By the Court, s/ John J. Pentz, President Judge.
Mr. Esquire, is appointed Master to take testimony and report same
AUGUST 3, 1962, by Motion on the Watch Book, Ervin S. Fennell,

DuBois.
my own knowledge. So Answers, Adolph T. Misko, Constable - City of
unity, Pennsylvania. The person so served is the defendant named from
residence, No. 5 South Jared Street, City of DuBois, Clearfield Co-
tents thereof, at 6:30 P.M., the 12th day of December, 1961, at her
true and attested copy of the same and making known to her the con-
on the defendant, VERA E. HINER, personally by handing to her
Served the COMPLAINT IN DIVORCE in the above entitled action
AUGUST 3, 1962, AFFIDAVIT OF SERVICE OF COMPLAINT filed:
DOCKET ENTRIES

FRANCIS D. HINER
VS.
VERA E. HINER

Certified to Attorney.

DECEMBER 8, 1961, COMPLAINT IN DIVORCE, filed: One copy

DOCKET ENTRIES

VERA E. HINER

-VS-

FRANCIS D. HINER

NO. 222 November Term, 1961

IN THE COURT OF COMMON PLEAS, CLEARFIELD COUNTY, PENNSYLVANIA

No. 277 November Term, 1961

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

FRANCIS D. HINER

NO. 222 Not

TERM, 1961

-vs-

VERA E. HINER

IN DIVORCE.

COMPLAINT IN DIVORCE.

1. Francis D. Hiner, of the City of Du Bois, Clearfield County, Pennsylvania, is the plaintiff in this action, and Vera D. Hiner, also of the City of Du Bois, Pennsylvania, is the defendant.

2. Plaintiff and defendant were lawfully married at Carlisle, Pennsylvania, on the 9th day of October, 1953; and each of the parties are adults and fully competent.

3. There were no children born to the parties as a result of their marriage.

4. Both parties are citizens of the United States, and each resided in the City of Du Bois, Clearfield County, Penna., at the time of their marriage.

5. The present residence and post office address of the plaintiff is R. D. 1, Falls Creek, Pennsylvania, his actual residence being located in Sandy Township, Clearfield County, Pennsylvania; the post office address and residence of the defendant is No. 5 S. Jared Street, Du Bois, Pennsylvania; both parties have resided in Pennsylvania since long prior to their marriage in 1953.

6. The defendant has offered such indignities to the person of the plaintiff as to render his condition intolerable and life burdensome.

7. This action is not collusive.

8. The plaintiff is the innocent and injured spouse.

9.No other action of divorce has been brought by either of the parties in this jurisdiction or any other.

WHEREFORE, the plaintiff prays that a decree may be entered by your honorable Court freeing him from the bonds of matrimony heretofore contracted with the said VERA E. HINER, and granting him a divorce a vinculo matrimonii.

Eugene H. Walley

Plaintiff's Attorney.

STATE OF PENNSYLVANIA }
COUNTY OF CLEARFIELD } SS

FRANCIS D. HINER, plaintiff named in the within Complaint in Divorce, being duly sworn according to law, says that the facts set forth therein are true and correct to the best of his knowledge and belief.

Francis D. Hiner

Plaintiff.

Sworn and subscribed before me this
29th day of September, 1961.

Merritt J. Edmundo
my com. exp. 1/16/63.

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

NO 22 11/61 TERM, 1961

IN DIVORCE

FRANCIS D. HINER

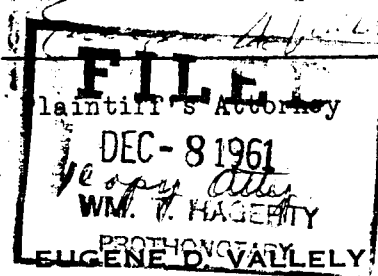
-VS-

VERA E. HINER

COMPLAINT IN DIVORCE

TO THE WITHIN NAMED DEFENDANT:

You are hereby notified that
you are required to plead to the
enclosed complaint within twenty
(20) days from service hereof.



ATTORNEY-AT-LAW
11 NORTH BRADY STREET
DUBOIS, PENNSYLVANIA

The Tuttle Law Print, Publishers, Rutland, Vt.

253 Atty

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

FRANCIS D. HINER

-vs-

VERA E. HINER

NO. 322 NOVEMBER TERM, 1961,

AFFIDAVIT OF SERVICE OF COMPLAINT.

Served the Complaint in Divorce in the above entitled action on the defendant, VERA E. HINER, personally by handing to her a true and attested copy of the same and making known to her the contents thereof, at 6:30 P. M., the 12th day of December, 1961, at her residence, No. 5 South Jared Street, City of Du Bois, Clearfield County, Pennsylvania. The person so served is the defendant named from my own knowledge.

SO ANSWERS,

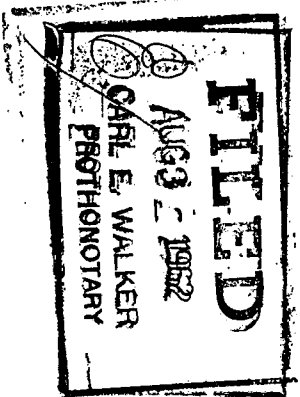
Adolph Muep

Constable - City of Du Bois, Pa.

Sworn and subscribed before me

the 15th day of December, 1961

John K. Bullock
My Commission Expires: Jan. 1962




IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

FRANCIS D. HINER,	:	
Plaintiff	:	
	:	
v.	:	No. 222 November Term, 1961
	:	
VERA E. HINER,	:	In Divorce
Defendant	:	

CONSTABLE'S RETURN

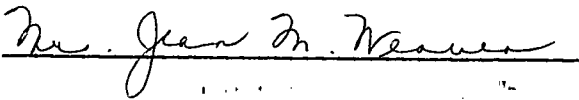
Served the Notice of Master's hearing in the above entitled action on the defendant, Vera E. Hiner, personally, by handing to her a copy of the attached Master's Notice and making known to her the contents thereof at 9:10 p. m., EDST, August 14, 1962, at her residence, 5 South Jared Street, DuBois, Clearfield County, Pennsylvania.

So answers,


Jay R. Edwards
Constable

Subscribed and sworn to before

me this 16 day of August, 1962.


Jean M. Weaver
August 16, 1962

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

FRANCIS D. HINER,
Plaintiff

v.

VERA E. HINER,
Defendant

:
:
:
:
:
:
:

No. 222 November Term, 1961

In Divorce

MASTER'S NOTICE

TO: Francis D. Hiner
Vera E. Hiner

You are hereby notified that I have been appointed Master in the divorce action of Francis D. Hiner, Plaintiff, v. Vera E. Hiner, Defendant, in the Court of Common Pleas of Clearfield County, Pennsylvania, at No. 222 November Term, 1961, and that I will hold a hearing for the purpose of taking testimony in the said case on Tuesday, September 4, 1962 at 11:00 a. m., EDST, in the Robert V. Maine Law Offices, 228 DuBois Deposit National Bank Building, DuBois, Pennsylvania, when and where you may attend with witnesses, if you so desire.

Ervin S. Fennell Jr
Ervin S. Fennell, Jr.

Master

August 14, 1962. Service of the above Notice of Master's hearing accepted, and receipt of copy of same acknowledged

Eugene H. Valley
attorney for Plaintiff

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

FRANCIS D. HINER,
Plaintiff

v.

VERA E. HINER,
Defendant

:
:
:
:
:
:
:

No. 222 November Term, 1961

In Divorce

MASTER'S REPORT

TO THE HONORABLE JOHN J. PENTZ, PRESIDENT JUDGE:

The undersigned Master, appointed by the Court to take testimony and report the same with form of Decree, represents as follows:

SCHEDULE

1. Complaint in Divorce: Complaint filed December 8, 1961. One copy certified to attorney.
2. Service: Service of the Complaint was made on the defendant on December 12, 1961 at her residence, as will appear from the enclosed Constable's affidavit of service.
3. Appointment of Master: Ervin S. Fennell, Jr. was appointed Master on August 6, 1962.
4. Date and Place fixed for Hearing: The Master's hearing was scheduled for Tuesday, September 4, 1962 at 11:00 a. m., DST, in the Robert V. Maine Law Offices, 228 DuBois Deposit National Bank Building, DuBois, Pennsylvania. Upon the request of the attorney for the plaintiff the said hearing was rescheduled and took place on Saturday, September 22, 1962 at 11:00 a. m., DST, in the aforesaid offices.
5. Notice of Master's Hearing: Service of the Master's notice was made upon the defendant, Vera E. Hiner, on August 14, 1962 by personal service, as will appear from the enclosed Constable's Return. Service of the notice of the Master's hearing was made upon the plaintiff, Francis D. Hiner, by sending a copy of the same to the plaintiff's attorney. An enclosed copy of the Master's notice will show the acceptance of service on August 14, 1962 by the attorney for the plaintiff.

6. Master's Hearing: The Master's hearing was held on Saturday, September 22, 1962 at 11:00 a. m., DST, in the Robert V. Maine Law Offices, 228 DuBois Deposit National Bank Building, DuBois, Pennsylvania. Eugene D. Vallely appeared as attorney for the plaintiff, who appeared in person. The defendant did not appear in person or by counsel. Testimony was taken in question and answer form.

CAUSE OF DIVORCE

Indignities

FINDINGS OF FACT

1. Marriage: The plaintiff and defendant were married at Carlisle, Pennsylvania on October 9, 1953.

2. Residence and Citizenship: Both the plaintiff and defendant are natural born citizens of the United States. Immediately after their marriage they resided in an apartment at 819 DuBois Street, DuBois, Pennsylvania. The parties were continual residents of DuBois until their final separation on September 15, 1957. After the date of the said separation the plaintiff resided at addresses in DuBois and in Falls Creek, Clearfield County, Pennsylvania. The present address of the plaintiff is R. D., Falls Creek, Pennsylvania. Since the date of the separation the defendant has continually resided in DuBois, her current address being 5 South Jared Street.

3. Ages and Occupations: The age of the plaintiff is 56 and that of the defendant is 51. The plaintiff is the manager of the Monarch Coat, Apron and Towel Supply and the Sparkle Laundry in DuBois and the defendant is employed by the Brockway Glass Company at Brockway, Pennsylvania.

4. Children: There were no children born as a result of this marriage.

5. Armed Forces: Neither the plaintiff nor the defendant is a member of any branch of the armed forces of the United States.

6. Findings on the Merits: The evidence submitted in support of the charge of indignities justifies the following findings:

(a) The uncontradicted testimony offered by the plaintiff shows that the parties lived together for approximately four years after their

marriage. During that time the plaintiff claimed that the defendant drank heavily and, in addition, used other stimulants in the form of Listerine, Nervine and various bromides. Her use of the aforesaid stimulants, together with her jealousy of the first family of the plaintiff, led to constant arguments during which the defendant would use vile and abusive language directed toward plaintiff and his first family. The plaintiff had been married previously and had two grown children. Because of the defendant's jealousy of those children she used such vile language as telling plaintiff that his daughter was a "black-haired bitch". Plaintiff sought medical help for his wife but his doctor told him that he could not help her. The defendant continually made unfounded accusations as to the plaintiff's infidelity. The defendant accused the plaintiff in public of running around with other women. She also accused the plaintiff of bringing other women into their home. On one occasion, after a wild argument, the defendant made various accusations regarding the plaintiff and other women and finally hit him, smashing his glasses and causing him to sleep in the car overnight. In addition, the defendant accused the plaintiff of drinking when she knew he was sober. She threw her diamond wedding ring out of the window, she tore her marriage license into bits and, accordingly, kept the plaintiff under constant tension. This set of circumstances led to the parties' separation on September 15, 1957, when, in the words of the plaintiff, he decided that "a man can take just so much". The plaintiff testified that after the separation he felt much better and was considerably happier than he could ever be living with his wife. The parties have not lived together or cohabited since the aforesaid date of their separation.

(b) It appears from the testimony that the plaintiff was a good and dutiful husband who provided adequately for his wife. It also appears from the uncontradicted testimony of the plaintiff that the accusations of infidelity directed by defendant toward plaintiff were entirely untrue.

(c) There is no evidence of collusion to obtain a divorce.

DISCUSSION

In the opinion of the Master the charge of indignities was established by the testimony of the plaintiff. It has been held many times that a divorce may be granted upon the uncorroborated testimony of the plaintiff. The conduct of the defendant clearly rendered the plaintiff's condition intolerable and life burdensome. Such conduct on the part of the defendant kept the plaintiff under a constant state of tension and apparently embarrassed him publicly. The conduct of the defendant was entirely inconsistent with her duties as a wife so that any continuation of the marital relationship would be intolerable under the circumstances disclosed by the evidence.

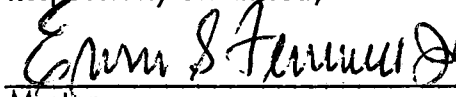
CONCLUSIONS OF LAW

1. The Court has jurisdiction of the subject matter and the parties.
2. The defendant is guilty of indignities to the person of the plaintiff, rendering his condition intolerable and life burdensome, contrary to subsection 1(f) of the Act of May 2, 1929, P. L. 1237, section 10, and (23 P. S. 10) as amended and supplemented.
3. The proceedings conform to the rules of Court and the requirements of the law.
4. Plaintiff is an injured and innocent spouse.

RECOMMENDATION

The Master recommends a Decree granting Francis D. Hiner a divorce a vinculo matrimonii from Vera E. Hiner, a form of Decree being hereto attached.

Respectfully submitted,


Master

In the Court of Common Pleas of Clearfield County, Pennsylvania



FRANCIS D. HINER,	}	Of	November	Term, 1961
Plaintiff		No.	222	
VERSUS				
VERA E. HINER,	}	DIVORCE		
Defendant				

And Now, the 27th day of September 1962, the report of the Master is acknowledged. We approve his findings and recommendations; ~~except~~
~~that~~

We, therefore, DECREE that FRANCIS D. HINER be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between ~~herself~~ ^{himself} and VERA E. HINER. 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 Master a fee of \$85.00 and his ~~her~~ costs expended in this action.

ATTEST

Prothonotary

BY THE COURT

President Judge

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

No. 222 November Term 19 61

FRANCIS D. HINER

Libellant

VERSUS

VERA E. HINER

Respondent

DECREE

Attorney

FRANCIS D. HINER, the plaintiff, being produced and sworn, testified as follows:

BY MR. VALLELY:

Q. Mr. Hiner, are you the plaintiff in this divorce action?

A. Yes, I am.

Q. Is Vera E. Hiner your wife?

A. She is.

Q. When and where did you marry Vera E. Hiner?

A. We were married at Carlisle, Pennsylvania, on October 9th, 1953.

Q. Where did you live immediately prior to your marriage?

A. I lived here in Du Bois.

Q. And where did your wife live immediately prior to your marriage?

A. She lived in Du Bois at the time.

Q. Where did you live after your marriage, where did you take up housekeeping?

A. We lived in Du Bois, in an apartment at 819 Du Bois Street, over Gratton's grocery.

Q. From the date of your marriage until the present time, where have you lived.

A. Always in the City of Du Bois, except that I am now living in Sandy Township, Falls Creek, rural delivery.

Q. And since your marriage has Mrs. Hiner lived in Du Bois, Clearfield County, Pennsylvania, until the present time?

A. She has.

Q. What is your present Post Office address and residence?

A. My post office address is R. D. 3, Falls Creek, Pennsylvania, though I actually live in Sandy Township.

Q. That is in Clearfield County, Pennsylvania.

A. That's right.

Q. And what is your wife's present post office address and residence?

A. She lives in an apartment at 5 South Jared Street, Du Bois, Pennsylvania.

Q. Mr. Hiner, were there any children born as a result of this marriage?

A. No We hadn't any children. I have two grown children by my first wife.

Q. Did these children live with you?

A. No, they are both married and have their own homes.

Q. Where were you born?

A. At Johnstown, Pennsylvania.

Q. Where was your wife born?

A. She was born here in Du Bois.

Q. Then you are both citizens of the United States?

A. Yes, both of us.

Q. And have you lived continuously in the City of Du Bois, Clearfield County, Pennsylvania, since the date of your marriage in 1953.

A. Yes, and for many years before that.

Q. How old are you, and what is your occupation?

A. I am 56 years old, and I manage the Monarch Coat, Apron and Towel Supply and the Sparkle Laundry in Du Bois.

Q. What is your wife's age and occupation?

A. She is 51 and works at Brockway Glass.

Q. Is your wife now, or has she been, in the armed forces of the United States.

A. No, she has never been in service.

Q. When did you separate from your wife?

A. It was September 15th, 1957, that we separated the last time.

Q. What brought about your separation?

A. I just couldn't live with her any longer. We had trouble practically from the first year we were married. It was just continual bickering and arguments over nothing. We separated several times, and I would go back and try again. I bought four electric sweepers and two new washers in three and a half years.

Q. What was the cause of these arguments?

A. She would start for no reason whatever. Shortly after we were married I went bowling one night and when I got home she was loaded. She had been drinking Listerine and beer and that set her off. She was bad enough when she was drinking, but after she quit there was no living with her. She started on Listerine and bromides. There would be half a dozen bottles of listerine or nervine around the apartment with a little in the bottom of each bottle. I talked to Dr. Dickinson about it but he

couldn't do anything with her.

Q. How did she get along with your family?

A. She was jealous of my family and of my first wife. She told me that my daughter was a black haired bitch. We had gone to visit my son shortly after their last child was born. When we went into the house Sam was in the kitchen and didn't hear us come in. Some one put the baby in my wife's arms and after a short time she put the baby down and stormed out of the house without a word to any one. When I went out she said she had never been so humiliated in her life; just because Sam had been busy in the kitchen and didn't welcome her when she came in. He hadn't seen either of us.

Q. Did you have any other trouble with her in public or in the presence of your friends or family.

A. Well, one time we had gone up to Niagara Falls and we went to the Moose Club there. I sat down at the bar and a lady next to me spoke a few words to me. My wife raised a terrific fuss, said I had it all set up to meet this woman there. I had never seen her before in my life. That ruined our trip to the Falls.

Q. Were there any other similar occasions while you lived together?

A. Another time we had gone to Atlantic City and got to our Motel about six thirty in the morning. About nine she went out and found a note on our door that some friends were in the next door building. Jim Baker, his wife, daughter and son-in-law were there and we got together and went out that night. They had been friends of my first wife, and Mrs. Baker remarked how much she had liked her and how many good times we had before my first wife died. When we got back to our room, my wife was furious. She cursed me and the Bakers and finally hit me and smashed my glasses. I slept in the car that night, and we drove home the next day. She was still in a vile mood and I had to put up with abusive treatment all the way back to Du Bois.

Q. Did her jealousy affect her in any other way?

A. Yes she blamed me for running around with other women. One of them I did not know at all, and the other I knew by sight but did not know personally.

Q. Did this sort of thing happen frequently?

A. Yes. She accused me of bringing other women into our home when she was at work at night; and ask me who the woman I was with the night before. There was no truth in her accusations or suspicions. And She was worse after she quit drinking. One night she threw her diamond engagement ring out the window of the apartment. I went out with a flash light and finally found it in a pile of old stones and brick in the lot. Another time she was in a fury and tore our marriage license into bits. Another time when I came home she asked what I had been drinking. She knew that I wasn't drinking at that time; and I told her to smell my breath to see if I had been drinking. She went into a rage and said I must be drinking that stuff that doesn't smell.

Q. Mr. Hiner, when you went to housekeeping did you buy furniture?

A. Yes, I bought new furniture, and paid for it. We separated several times, and each time she would sell some thing out of the house. One time she sold a new sweeper to her uncle, another one she sold to her half-sister, another she sold to her mother. And each time I bought her a new one. She sold one of the washers to her mother. We had a joint bank account and she went to the bank and changed it to a new account in her name and her mothers name. When we went back together the bank account never showed any deposits for money that she said she had received for the appliances she sold to her relatives.

Q. Did you provide for her adequately? Did you buy groceries, pay household bills and so forth?

A. I always had a good income and paid my bills. She did not lack for anything.

Q. Did you offer any provocation for her treatment of you?

A. No, I always tried my best to get along with her. But a man can take only so much. We separated so many times that I know that I could never live with her again. We have been apart for five years, and I have been much happier than I could be with her.

Q. Did her treatment in any way affect your health?

A. I was under constant tension while we lived together. Naturally it affected me. There were many times when I had to leave the house to have some peace. I just got to the point that I had to leave her. There was no hope of living a normal life with her.

Q. Did she ever have you arrested for non-support at any time while you were separated.

A. No. She did not.

Q. And have you been supporting her since your final separation.

A. No. She isn't entitled to support. She made it impossible for us to live together.

Q. Has there been any agreement between you for the purpose of getting a divorce?

A. No. I did not talk to her at all about this divorce.

Q. Did either of you ever begin a divorce proceeding in any court?

A. No. This is the only one. I thought of it for some time before I started it, but I did not talk to her about divorce.

Q. Would you say that her jealous nature was the cause of your trouble.

A. Yes. It probably was. That and drinking. And when she quit the liquor she went on Listerine and Nervine and that was even worse.

Q. Since your separation in 1957 has your wife made any efforts towards a re-conciliation.

A. None at all.

Q. Have you made any such efforts?

A. No. In the four years that we were married before I finally left we were separated seven times. She left twice and I left five times. Each time we went back together it was supposed to be different, and I did my best to make it a good marriage. The last time was the end as far as I was concerned. I know that we could never live together, and I would not go back with her and have the same thing happen all over again. As I said before a man can take only so much.

Francis D. Miller

September 24, 1962. Value of filing within Master's
Report accepted and time waived
Eugene W. Tallady
Attorney for Plaintiff

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNA. No. 222 November Term, 1961	
FRANCIS D. HINER, Plaintiff	
v.	
VERA E. HINER, Defendant	
Uncontested	
Master's fee, Ervin S. Fennell, Jr.	\$85.00
Constable Edwards	3.00
	\$88.00
<div>FILED SEP 27 1962 CARL E. WALKER PROTHONOTARY</div>	
LAW OFFICES ROBERT V. MAINE 228 DuBois Deposit National Bank Building DuBois, Pennsylvania	