

174

DOCKET NO. _____

NUMBER	TERM	YEAR
253	May	1961

Elmont Stewart

VERSUS

Barbara Mae Stewart

Clearfield County, ss:

The Commonwealth of Pennsylvania, to _____
JOHN K. REILLY, JR. Greetings

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

ELMONT STEWART Plaintiff
and

BARBARA MAE STEWART 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
10th day of July, in the year of our Lord one thousand nine hundred and
sixty one

Wm T. Hagey
Prothonotary

To the Honorable, the Judge, &c.:

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

John K. Reilly,  COMMISSIONER.

No. 253 May 1961 Term 1961

ELMONT STEWART

VERSUS

BARBARA MAE STEWART

COMMISSION

Clarence R. Kramer Attorney.

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

ELMONT STEWART : No. 253 May Term, 1961
vs. : IN DIVORCE:
BARBARA MAE STEWART :
:

DOCKET ENTRIES

JUNE 6, 1961, COMPLAINT IN DIVORCE filed. One copy certified to the Sheriff.

JUNE 20, 1961, Sheriff's Return filed: NOW, June 10, 1961 served the within Complaint In Divorce on Barbara Mae Stewart by sending by Registered Mail, return Receipt Requested, Addressee Only, a true and attested copy of the original Complaint In Divorce, to Barbara Mae Stewart, 104 Lake St., Spring Valley, N.Y., that being her last known address. Registered receipt, signed by Barbara Mae Stewart is hereto attached and made part of this return of service. So answers, Charles G. Ammerman, Sheriff.

NOW, July 10, 1961, By motion on the watch-book, John K. Reilly, Jr., Atty. is appointed Master to take the testimony and report the same with form of Decree.

Certified from the record this 10th day of July, A.D., 1961

Wm T. Hagerty
Prothonotary

Elmont Stewart _____ Plaintiff
 vs.
 Barbara Mae Stewart _____ Defendant

In the Court of Common Pleas,
 of Clearfield County, Pennsylvania,
 No. 253 May Term 1961

Complaint in Divorce

- 1 (a) The name of the plaintiff is Elmont Stewart
- (b) The name of the defendant is Barbara Mae Stewart
- 2 The plaintiff resides at Stifflertown in Burnside Township, Post Office Address, R. D. 1, Box 115, Cherry Tree, Pa.
- 3 (a) The defendant is a citizen of Pennsylvania
 and was last known to reside at Spangler, Cambria County, Pa. (or)
- (b) The plaintiff has no knowledge as to the whereabouts and last known address of said defendant other than as above set forth
- 4 The plaintiff has resided in the Commonwealth of Pennsylvania for 34 years, and has been a bona fide resident of Clearfield County, Pennsylvania for at least 30 days last past.
- 5 The plaintiff and defendant were married on December 7, 1954 at Spangler, Cambria County, Pa., by Michael Chickon, Justice of the Peace
- 6 The defendant has:
 - (a) ~~Excruciating~~ and ~~inhuman~~ treatment, endangering the life of the plaintiff who is the injured and innocent spouse
 - (b) ~~Caused~~ such indignities to the person of the plaintiff who is the injured and innocent spouse, as to render ~~XXXXXX~~ condition intolerable and ~~XXXXXX~~ life burdensome
 - (c) Committed wilful and malicious desertion, and absence from the habitation of the plaintiff who is the injured and innocent spouse, without reasonable cause, for and during the term and space of two years, (71)
 - (d) Committed adultery with persons unknown. That the defendant left the residence of plaintiff on August 27, 1955 and was absent from him continuously until late in August, 1957. One child was born to respondent on July 12, 1957 and is in her custody.
- 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. (~~(X) Box 102 when and in what court and why applied~~
~~and to what other party and term the action was brought and its result of such action.)~~

WHEREFORE, plaintiff respectfully prays that a decree of this Honorable Court may be made for the divorcing and separating of the said Barbara Mae Stewart, 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.

Commonwealth of Pennsylvania,
 County of Clearfield } ss.

(Atty. for Plaintiff)



Personally appeared before me, a Notary Public, in and for said county, Elmont Stewart, the above named plaintiff, who being duly sworn, according to law, deposes and says that the facts contained in the above complaint are true and correct, to the best of his/her knowledge and belief, and that said complaint is not made out of levity, nor for the mere purpose of being freed and separated from each other, but in sincerity and truth, for the causes mentioned in said complaint.

Sworn and subscribed before me this

6th day of June, A.D. 1956. *Elmont Stewart* 
 PROTHONOTARY
SEAL Commission Expires
 1st Monday Jan. 1962
Wm. H. Wagner

In the Court of Common Pleas of
Clearfield County, Pennsylvania
No. 252, May Term, 1961

Elmont Stewart

versus

Barbara Mae Stewart

Complaint in Divorce

To Barbara Mae Stewart

Defendant

(C) 97
You are hereby notified to plead within
20 days from service of this complaint.

JUN 3 1961

WM. T. HAGERTY

PROTHONOTARY

4735 *By [Signature]*
Plaintiff's Attorney

Address 2117 Market Street
Clearfield, Pa.

In the Court of Common Pleas of Clfd County, Pa.

Elmont Stewart

vs

Barbara Mae Stewart

No 253 May Term 1961

Notice by Registered Mail

Complain t In Divorce

(Sheriff's Return)

Now, June 10, 1961 served the within Complaint In Divorce on Barbara Mae Stewart by sending by Registered Mail, return receipt requested addressee only, a true and attested copy of the original Complaint in Divorce, to Barbara Mae Stewart, 104 Lake St, Spring Valley, N.Y. That being her last known address, Registered Receipt signed by Barbara Mae Stewart is hereto attached and made part of this return of service

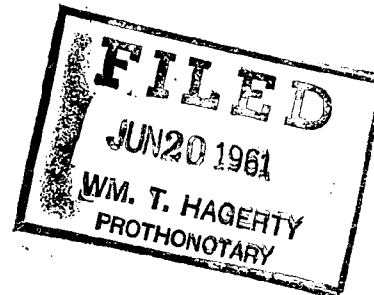
Costs Sheriff Ammerman \$7.14
(Paid by Atty Kramer)

So Answers,

Charles G. Ammerman
Charles G. Ammerman
Sheriff

Sworn to before me this 15th
day of June 1961 A.D.

Wm. T. Hagerty
Prothonotary.



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

ELMONT STEWART

* No. 253, May Term, 1961

*

-VS-

*

*

BARBARA MAE STEWART

* IN DIVORCE

NOTICE OF MASTER'S HEARING

TO: Barbara Mae Stewart
104 Lake Street
Spring Valley, New York

You are hereby notified that I have been appointed Master in the Divorce Action of Elmont Stewart vs. Barbara Mae Stewart, in the Court of Common Pleas of Clearfield County, Pennsylvania, at No. 253, May Term, 1961, and that I will hold a meeting for the purpose of taking testimony in said case at my Office in the Keystone Building, Clearfield, Pennsylvania, on Monday, July 31, 1961 at 1:30 P. M. DST, when and where you may attend with witnesses, if you so desire.

John K. Reilly, Jr.
John K. Reilly, Master

NOW, July 14, 1961, Service of Master's Notice of Hearing is hereby accepted.

Barbara Mae Stewart

*I do not wish to attend the hearing
as cost of the dinace.*

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

ELMONT STEWART * No. 253, May Term, 1961
*
*
-VS-
*
*
BARBARA MAE STEWART * IN DIVORCE

NOTICE OF MASTER'S HEARING

TO:

You are hereby notified that I have been appointed Master in the Divorce Action of Elmont Stewart vs. Barbara Mae Stewart, in the Court of Common Pleas of Clearfield County, Pennsylvania, at No. 253, May Term, 1961, and that I will hold a meeting for the purpose of taking testimony in said case at my Office in the Keystone Building, Clearfield, Pennsylvania, on Monday, July 31, 1961 at 1:30 P. M. DST, when and where you may attend with witnesses, if you so desire.

John K. Reilly, Jr.

John K. Reilly, Master

NOW, July 14, 1961, Service of Master's Notice of Hearing is hereby accepted.

Elmont Stewart
Barbara R. Namer
Attorney for Plaintiff

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

ELMONT STEWART

* No. 253, May Term, 1961

-VS-

*

*

*

BARBARA MAE STEWART

* IN DIVORCE

MASTER'S REPORT

TO THE HONORABLE JOHN J. PENTZ, PRESIDENT JUDGE OF SAID COURT:

The Master appointed by Your Honorable Court in the above proceedings of Divorce to take the testimony of the witnesses in the case and return the same with a report thereof respectfully reports:

I SCHEDULE

6 - 6 - 6 1

Original Complaint in Divorce filed, one (1) copy certified to the Sheriff of Clearfield County.

6 - 2 0 - 6 1

Sheriff's Return on original Complaint in Divorce filed, showing that the original Complaint was filed on Defendant, Barbara Mae Stewart, at her residence at 104 Lake Street, Spring Valley, New York, on June 10, 1961.

7 - 1 0 - 6 1

By Motion on Watch Book, John K. Reilly, Jr., Esq., was appointed Master to take testimony and report the same with form of Decree to the Court.

7 - 1 4 - 6 1

Notice of Master's Hearing was served on the Defendant, Barbara Mae Stewart, on July 14, 1961 at her residence at 104 Lake Street, Spring Valley, New York, by Registered Mail, Return Receipt Requested, Addressee Only.

7 - 3 1 - 6 1

At 1:30 P. M. DST, Master called the hearing at his office in the Keystone Building, Clearfield, Pa., at which time, Clarence R. Kramer, Esq., Attorney for the Plaintiff; the Plaintiff, Elmont Stewart and Howard M. Stewart, witness for the Plaintiff, attended. The Defendant did not appear either in person or by counsel.

II SERVICE OF PROCESS

The original Complaint in Divorce was served on the Defendant, Barbara Mae Stewart, by the Sheriff of Clearfield County, at her residence, by mailing to her a true and attested copy of the original Complaint, by Registered Mail, Return Receipt Requested, Addressee Only, on June 20, 1961. Notice of Master's Hearing was served on the Defendant, Barbara Mae Stewart, on July 14, 1961 at her residence at 104 Lake Street, Spring Valley, New York, by sending to her a copy of the Notice of Master's Hearing, by Registered Mail, Return Receipt Requested, Addressee Only.

On July 31, 1961 at 1:30 P. M. DST, Master's Hearing was called in the Office of the Master, John K. Reilly, Jr., Esq., Keystone Building, Clearfield, Pennsylvania, and was attended by the Plaintiff, Elmont Stewart; Witness for the Plaintiff, Howard M. Stewart, and Clarence R. Kramer, Esq., Attorney for Plaintiff.

The Defendant did not appear either in person or by counsel.

III CAUSES OF DIVORCE

Desertion and Adultery.

IV FINDINGS OF FACT

1. Marriage----The Plaintiff, Elmont Stewart and the Defendant, Barbara Mae Stewart, were married on December 7, 1954, at Spangler, Pa., by Mike Checkon, a Justice of the Peace.

2. Residence----At the time of their marriage, the Plaintiff was a resident and citizen of Clearfield County, Pa., and the Defendant was a resident and citizen of Cambria County, Pa., and immediately following their marriage, the parties lived in Clearfield County, Pa.

3. Citizenship---Both the Plaintiff and Defendant are citizens of the United States, and the Plaintiff is a resident and citizen of Burnside Township,

Clearfield County, Pa., and the Defendant is a resident and citizen of Spring Valley, New York.

4. Age and Occupation---The Plaintiff is thirty-five (35) years of age and is employed as a laborer on construction work. The Defendant is twenty-four (24) years of age and her occupation is un-known.

5. Children-----There were no children born to this marriage.

6. The Master finds it a fact that the Defendant, Barbara Mae Stewart, is not a member of any branch of the Armed Forces of the United States of America, and therefore, the Defendant cannot claim the benefit of the Soldiers and Sailors Relief Act.

7. Findings on the Merits--The Plaintiff and Defendant were married on December 7, 1954 at Spangler, Cambria County, Pa., by Mike Chickon, a Justice of the Peace. After their marriage, the Plaintiff and Defendant lived for about two weeks with Plaintiff's parents in Burnside Township, Clearfield County, Pa., and then moved into a rented house of their own, where they lived until Defendant left on August 27, 1955. During the period that Plaintiff and Defendant lived together, Plaintiff provided all the family needs and saw to it that the Defendant lacked nothing. Plaintiff at no time gave the Defendant cause to leave him, and talked to her several times on the telephone after she had left, to try to get her to come back, but Defendant refused. For a continuous period of two years, from August 27, 1955 to August 27, 1957, and also from August 27, 1957 until present, Defendant willfully and maliciously absented herself from the home provided for her by the Plaintiff, without cause, and refused to return when Plaintiff, in good faith, requested her to, thereby providing Plaintiff with a Statutory ground for divorce from the bonds of matrimony. (23 PS 10 (d)). See Olson v. Olson, 1905, 27 Pa. Super 128; Grace v. Grace, 1949, 68 A 2nd. 197, 165 Pa. Super 336 and Rood v. Rood, 1935, 178 A 173, 117 Pa. Super 291.

When Defendant returned to the home of the Plaintiff for one night on August 27, 1957, she brought with her a seven week old child. Adultery may be established whenever circumstantial evidence is produced which "would lead the guarded discretion of a reasonable and just man to a conclusion of guilt." Matchin v. Matchin, 1847, 6 Pa. 332, 47 Am. Dec. 466. Where, as here, it can be established that a child was conceived by a married woman at a time when her husband had no sexual relations with her, adultery is established. Spaty v. Spaty, 1941, 40 Berks 203.

V. CONCLUSIONS OF LAW

1. That the proceedings are in accordance with "The Divorce Law" and Rules of Court relative to such proceedings.
2. That the Court has jurisdiction of the parties and subject matter of this action.
3. The Plaintiff is a resident and citizen of Burnside Township, Clearfield County, Pa., and the Defendant is a resident and citizen of Spring Valley, New York.
4. That a sufficient cause for divorce on the grounds of Adultery and Desertion has been established on the facts.

VI. RECOMMENDATION

Your Master recommends that a Decree of Divorce "a vinculo matrimonii" be granted to Elmont Stewart, in accordance with the Prayer of the Plaintiff, and a form of Decree is hereby attached.

Respectfully submitted,


John K. Reilly, J.
Master

In the Court of Common Pleas of Clearfield County, Pennsylvania

ELMONT STEWART } Of May Term, 1961
VERSUS } No. 253
BARBARA MAE STEWART } DIVORCE

DIVORCE

And Now, the four day of August 1961, the report of the Master is acknowledged. We approve his findings and recommendations; except as to

We, therefore, DECREE that ELMONT STEWART be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and BARBARA MAE STEWART. 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 _____

ELMONT STEWART his other costs expended in this action.

ATTEST BY THE COURT
 
John T. Haggerty John T. Haggerty
Prothonotary President Judge

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

No. 253, May Term 19 61

ELLMONT STEWART
Libellant

VERSUS

BARBARA MAE STEWART
Respondent

DECREE

Attorney

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

ELMONT STEWART

* No. 253, May Term, 1961

*

-VS-

*

*

BARBARA MAE STEWART

* IN DIVORCE

MASTER'S HEARING

Hearing in the above matter was held on Monday, July 31, 1961, at 1:30 P. M., in the office of John K. Reilly, Jr., Esq., Master, in the Keystone Building, Clearfield, Pennsylvania.

Appearances: Elmont Stewart, Plaintiff; Howard M. Stewart, witness for the Plaintiff and Clarence R. Kramer, Esq., Attorney for the Plaintiff.

The Defendant, Barbara Mae Stewart, did not appear in person nor by counsel.

The Plaintiff, Elmont Stewart and witness for the Plaintiff, Howard M. Stewart, were sworn by the Master.

ELMONT STEWART, being duly sworn according to law testified as follows:

BY MR. KRAMER:

Q. Your name is Elmont Stewart?
A. Yes.

Q. Where do you live?
A. Cherry Tree, R. D. #1.

Q. What township and County is that in?
A. Burnside Township, Clearfield County.

Q. You are the Plaintiff in this Divorce Action?
A. Yes.

Q. Did you marry Barbara Mae Stewart?
A. Yes.

Q. What was your wife's maiden name?
A. Barbara Mae Shaffer.

Q. Mr. Stewart, on what date were you married?
A. December 7, 1954.

Q. I show you a paper, is that the original marriage certificate?
A. Yes, that's the original one.

Q. By whom were you married?
A. Mike Checkon, from Spangler, a Justice of the Peace.

Q. How old were you when you were married?
A. Twenty-eight (28) years old and she was seventeen (17) years old.

Q. Where was her residence?
A. She was living with her Mother, at Spangler.

Q. Had she been born in Spangler?
A. I do not know if she was born there, but she had always lived there with her Mother.

Q. Where were you living at the time of your marriage?
A. With my parents.

Q. Where was this?
A. In Burnside Township.

Q. Following your marriage, where did you go to live?
A. We stayed about two weeks with my Dad and step-mother.

Q. Your wife stayed there with you?
A. Yes, we both stayed there.

Q. Then where did you go?
A. We moved to the bottom of the hill in a little house and went to housekeeping by ourselves.

Q. What was your occupation?
A. I was a truck driver for Bee's, but I was home every night.

Q. At the time of your marriage, what was your wife's occupation?
A. Nothing, she was just keeping house.

Q. How long did you live in this house?
A. We went down to the house on the 30th of December, 1954 and we lived there until the 27th of August, 1955, when she took off.

Q. When you went to housekeeping at this house, did you provide furniture?

A. Yes, I did.

Q. Did you provide living expenses?

A. Yes.

Q. Was that property rented?

A. Yes.

Q. Who paid the rent?

A. I did.

Q. You took care of all the family needs?

A. Yes.

Q. You say on the 27th day of August, 1955, she left?

A. Yes.

Q. Were you at the house the day she left?

A. Yes, I was there.

Q. What did she take with her when she left?

A. She took all her own clothes and left.

Q. She took them in suitcases?

A. Yes.

Q. Did she leave by car?

A. Yes, some guy came and picked her up and she left with him.

Q. During the time you lived together, how did you treat her?

A. I treated her good.

Q. When she left, what did she say?

A. She said, "I am leaving and go ^{the} home to Mother and won't live with you again for the rest of my days."

Q. Did you give her any reason for leaving?

A. No, she just took off.

Q. Did you ever try to get her back?

A. I call her two or three times.

Q. What did she say when you called?

A. She said she wouldn't live with me.

Q. Did you call her on the telephone?

A. Yes, I called on the telephone a couple times and also went up.

Q. Did you ever see your wife after that?
A. I talked to her on the street in Barnesboro.

Q. When was this?
A. in 1956.

Q. What did she say then about coming back to live with you?
A. She said no.

Q. Has she ever been back since that time?
A. In 1957, she came back one night. When she came back, she brought a baby with her seven weeks old.

Q. When was this?
A. August 27, 1957.

Q. When she was back that time, did you live together as man and wife?
A. She came to the house and then stayed that night and left the next morning.

Q. Have you ever lived together since that time?
A. No.

Q. Did you want your marriage to be a success?
A. Yes.

Q. When you asked her to come back these times you asked her, did you mean it?
A. Yes, I wanted her back.

Q. Then for two years continuous, you would have taken her back?
A. Yes, I would.

Q. After that time in 1957, has she ever been back again?
A. No.

Q. When she left with the baby, did she say anything?
A. She said she was going back to her Mother.

Q. Who is your wife's Mother?
A. Grace Franklin.

Q. Where does she live?
A. At Spangler.

Q. What is her married name?
A. Grace Rummel, her husband is Hershel Rummel.

Q. Your wife never arrested you for failure to support her or this child?

A. No.

Q. No demands were ever made on you for this child?

A. No.

Q. Her present age would be what?

A. She would be twenty-four (24).

Q. Have you heard what her present occupation is?

A. No, I have never heard.

Q. What is your present occupation?

A. A laborer, on construction work. I work away all week and stay with my parents on the week-end.

Q. Where do your parents live?

A. Burnside Township.

Q. Is your wife in the Armed Services?

A. I do not know.

Q. Have your parents or you ever heard that she is in the Service?

A. No.

Q. Did she ever give you any mailing address?

A. No, she never wrote or said anything.

BY THE MASTER: JOHN K. REILLY, JR., ESQ.

Q. What was the date of your marriage?

A. 7th of December, 1954.

Q. Where were you married?

A. Mike Checkon's in Spangler.

Q. Immediately after your marriage, you lived where?

A. We stayed with my Dad and Step-mother about a week and then I got the house fixed up. That's where we lived until she took off on the 27th of August, 1955.

Q. That was in Stiffletown?

A. No, that was in Clearfield County.

Q. Did you ever live anywhere else?

A. No, that's the only place.

Q. You and your wife are both citizens of the United States?

A. Yes.

Q. Did you and your wife have any children?
A. She has two children, but neither one belongs to me.

Q. She never had any children to you?
A. No.

Q. Your wife is not a member of the Armed Services?
A. No, not that I know of.

Q. Is there any agreement between you and your wife as to the bringing of this divorce action?
A. No.

Q. Have there ever been any prior divorce actions brought by either you or your wife?
A. No. This is the only one I know of.

Q. When you and your wife were living together, how did you provide for her?
A. I gave her the best of everything to be got and I always told her any time she wanted anything to get it and I would pay for it.

Q. In the Complaint, you allege Adultery, do you know if any criminal action has been brought against your wife?
A. I don't know.

Q. Did your wife give you any reason for leaving?
A. No, she said she didn't want to live with me for the rest of her days.

Q. Did you ever ask her to come back?
A. I told her to come back anytime she came home.

Q. Did she ever come back?
A. She came back for that one night on the 27th of August, 1955 and brought that baby with her that was about seven weeks old.

Q. You don't know who the Father of this baby was?
A. No.

Q. What day did she leave?
A. She left the next day. She came on a Friday or Saturday and she stayed all night. She said she was going back to her Mother's.

Q. Have you seen her since she left?
A. I haven't seen her since 1957.

Q. Have you spoken to her since then?
A. No.

Q. Are you familiar with your wife's handwriting?
A. Yes, if she does her own.

Q. I show you a copy of the Master's Notice of Hearing, is that your wife's handwriting?
A. In my opinion, it is her's.

Q. Then since 1957 you haven't seen your wife or she never made any offer to come back?
A. No.

HOWARD M. STEWART, being duly sworn according to law testified as follows:

BY MR. KRAMER:

Q. You live at Stiffletown, Clearfield County?
A. Yes.

Q. You get your mail at Cherry Tree?
A. Yes.

Q. You are the Father of Elmont Stewart?
A. Yes.

Q. Your son says that he has been living with you on week-ends since he and his wife are not living together, is that correct?
A. Yes. He has been with us on week-ends for the past three years.

Q. Has his wife ever been around your house in that time?
A. No.

Q. Does your son work on construction work?
A. Yes.

Q. His wife has never lived with him in the last three years?
A. No.

BY THE MASTER, JOHN K. REILLY, JR., ESQ.

Q. You don't know if your son's wife had any reason for leaving?
A. No, she didn't.

Q. You don't know of any cause your son gave her to leave?
A. No.

Q. Did he provide a good home for her ?
A. She had everything.

Q. She was provided with all the necessities ?
A. Yes.

BY MR. KRAMER:

Q. You don't know of any agreement between them as to the bringing of this divorce ?
A. No.

Q. You don't know if she is in the Armed Services ?
A. No, I don't.

Now Aug 4, 1961 Received notice of filing the
above master's report and time allowed

Lawrence R. Thamer
atty for plaintiff

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNA.
No. 253, May Term, 1961
IN DIVORCE

ELMONT STEWART

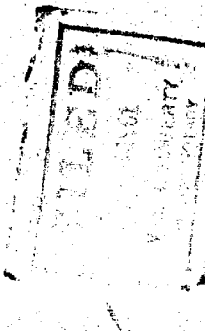
-vs-

BARBARA MAE STEWART

MASTER'S REPORT

"Uncontested"

Master's Fee \$85.00



WILLIAM C. CHASE
ATTORNEY AT LAW
KEYSTONE BUILDING
CLEARFIELD, PA.

#1-INSTRUCTIONS TO DELIVERING EMPLOYEE

Deliver ONLY to Show address where
addressee delivered

(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)

John J. Bulewski

SIGNATURE OF ADDRESSEE'S AGENT, IF ANY

DATE DELIVERED

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

POST OFFICE DEPARTMENT OFFICIAL BUSINESS		PENALTY FOR PRIVATE USE TO AVOID PAYMENT OF POSTAGE, \$300
Jan. 1958		
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	PO BOX DEPT. OF DELIVERING OFFICE
CERTIFIED NO.	STREET AND NO. OR P. O. BOX	JUL 15 1961
613650	P. O. Box 487	RETURN TO:
INSURED NO.	CITY, ZONE AND STATE	
	Clearfield, Pa.	

POD Form 3811

Jan. 1958

CERTIFIED NO.	STREET AND NO. OR P. O. BOX
613650	P. O. Box 487
INSURED NO.	CITY, ZONE AND STATE
	Clearfield, Pa.

C55-16-715684

No. 613650

RECEIPT FOR CERTIFIED MAIL—20¢ + 50¢ *70¢*

SENT TO Barbara Mae Stewart	POSTMARK OR DATE
STREET AND NO. 104 Lake Street	GENERAL SPAIN
CITY AND STATE Spring Valley, N. Y.	JUL 12 5 PM 1951 PA.
<i>If you want a return receipt, check which box shows to whom, when, and address where delivered</i>	
<input checked="" type="checkbox"/> 10¢ <i>for</i> <input type="checkbox"/> 35¢ <i>for</i> <input type="checkbox"/> 50¢ <i>for</i>	<i>If you want a return receipt, check here</i>
FEES ADDITIONAL TO 20¢ FEE	

POD Form 3800

SEE OTHER SIDE

JUL 1957

1. Stick postage stamps to your article to pay:
20¢ certified mail fee Restricted delivery fee—50¢ (optional)
First-class or airmail postage Special-delivery fee (optional)
Either return receipt fee—10¢ or 35¢ (optional)
2. If you want this receipt postmarked, stick the gummed stub on the address side of the article, *leaving the receipt attached*, and present the article to a postal employee.
3. If you do not want this receipt postmarked, stick the gummed stub on the address side of the article, detach and retain the receipt, and mail the article.
4. If you want a return receipt, write the certified-mail number and your name and address on a return receipt card, POD Form 3811, and attach it to the back of the article. Endorse
front of article RETURN RECEIPT REQUESTED.
5. If you want the article delivered only to the addressee, endorse it on the front DELIVER TO ADDRESSEE ONLY. Place the same endorsement in line 2 of the return receipt card.
6. Save this receipt and present it if you make inquiry.

★ U. S. GOVERNMENT PRINTING OFFICE : 1957

16-71547-4

#1-INSTRUCTIONS TO DELIVERING EMPLOYEE

Deliver **ONLY** to
addressee Show address where
delivered

(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)

[Signature]

SIGNATURE OF ADDRESSEE'S AGENT, IF ANY

to Addressee Only

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

[Signature]

6-16-71 15:18:4

GPO

POST OFFICE DEPARTMENT		PENALTY FOR PRIVATE USE TO AVOID PAYMENT OF POSTAGE, \$300	
REG 147 OFFICIAL BUSINESS		POSTMASTER OR DEPUTY POSTMASTER OF PERTAINING OFFICE	
JUN 12 1961 4 PM LEY		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.	
FOR PEACE		<input checked="" type="checkbox"/> RETURN TO	
REGISTERED NO.	NAME OF SENDER		
✓ 9/3	Sheriff		
CERTIFIED NO.	STREET AND NO. OR P. O. BOX		
	P.O. Box		
INSUREE NO. 1	CITY, ZONE AND STATE		
	EARFIELD, PA.		

POD Form 3811 Jun. 1958

CGS-16-71548-4