

DOCKET NO. 175

NUMBER	TERM	YEAR
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532	November	1961
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Anne K. Longfritz

VERSUS

Robert K. Longfritz

Clearfield County, ss:

The Commonwealth of Pennsylvania, to

JOHN A REILLY, 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

Anne K. Longfritz

Plaintiff ,

and

Robert K. Longfritz

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 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 15th day of February, in the year of our Lord one thousand nine hundred and Sixty-two

Carl E. Walker

Prothonotary

To the Honorable, the Judge, &c.:

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

John K. Reilly, Jr.  COMMISSIONER.

No. 532 November Term. 19 61

Anne K. Longfritz

VERSUS

Robert K. Longfritz

COMMISSION

Bell,  
Silberblatt & Swoope Attorney.

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

ANNE K. LONGFRITZ

vs

ROBERT K. LONGFRITZ

:  
:  
:  
:  
:

No. 532 November Term 1961

DOCKET ENTRIES

JANURAY 22, 1962, COMPLAINT IN DIVORSE filed. One copy certified to the Sheriff.

January 31, 1962, SHeriff's Return filed: NOW, January 23, 1962, at 8:30 AM o'clock served the within Complaint in Divorce on Robert K. Longfritz at Second and Market Sts., Clearfield, Pa. by handing to him personally a tru and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So answers, James B. Reese, Sheriff.

By Motion on the Watch Book, February 14, 1962, JOHN A. REILLY, JR., Esquire, is appointed Master to take testimony and report the same with a form of Decree.

Certified from the record this 15th day of February, A.D., 1962

Carl E. Walker

Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

ANNE K. LONGFRITZ

vs.

ROBERT K. LONGFRITZ

:  
: No. 592 November Term, 1961  
:  
: IN DIVORCE  
:

COMPLAINT

(1). Anne K. Longfritz is the Plaintiff in this action and Robert K. Longfritz is the Defendant.

(2). The Plaintiff, Anne K. Longfritz, is thirty-eight (38) years of age and resides at 1010 Old Town Road, (South Second Street), Clearfield, Pennsylvania.

(3). The Defendant, Robert K. Longfritz, is thirty-seven (37) years of age and resides at 117 South Highland Street, DuBois, Pennsylvania.

(4). The Plaintiff and Defendant are both citizens of the United States and of the Commonwealth of Pennsylvania, and have resided continuously in Clearfield County, Pennsylvania since 1956.

(5). The Plaintiff and Defendant were married on March 29, 1947, at North Tonawanda, New York, by Reverend Edgar R. Walker, Rector of St. Marks Episcopal Church.

(6). There is one child of this marriage, John Robert Longfritz, age 5, now residing with the Plaintiff.

(7). No prior divorce action or action for support has been filed by either party.

(8). The Defendant has, from and after May, 1961, offered such indignities to the person of the Plaintiff, who is the innocent and injured spouse, as to render her condition intolerable and her life burdensome.

(9). This action for divorce is not collusive.

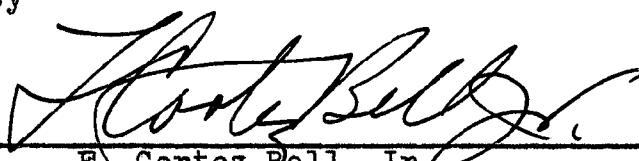
(10). Nearly all of the property of the Plaintiff and Defendant having been jointly held or acquired during their marriage, the parties have executed a Separation and Property Settlement Agreement setting forth a division of the property of the parties.

(11). The parties have executed a Custody and Maintenance Agreement as to their child, John Robert Longfritz, and provided in such agreement for a sum to be paid by the Defendant to the Plaintiff to assist the Plaintiff in maintaining a home and caring for their child.

WHEREFORE, the Plaintiff respectfully prays your Honorable Court that a decree may be made divorcing the Plaintiff absolutely from the Defendant and approving the Property Settlement Agreement and Custody and Maintenance Agreement as executed by the parties to the end that the same may have the force of a decree of this Court.

  
\_\_\_\_\_  
Anne K. Longfritz, Plaintiff

BELL, SILBERBLATT & SWOOPE  
By

  
\_\_\_\_\_  
F. Cortez Bell, Jr.,  
Attorneys for Plaintiff

STATE OF PENNSYLVANIA :  
: SS.  
COUNTY OF CLEARFIELD :

Before me, the undersigned officer, personally appeared ANNE K. LONGFRITZ, 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 her knowledge, information and belief.

Anne K. Longfritz  
Anne K. Longfritz

Sworn to and subscribed  
before me this 22<sup>nd</sup> day  
of January, 1962

Carl E. Walker

PROTHONOTARY  
My Commission Expires  
1st Monday Jan. 1966

SEPARATION AND PROPERTY SETTLEMENT AGREEMENT

THIS AGREEMENT, Made the 19<sup>th</sup> day of December, 1961, between MRS. ANNE LONGFRITZ of 1010 Old Town Road, Clearfield, Pennsylvania, and ROBERT K. LONGFRITZ of Clearfield, Pennsylvania.

WHEREAS, the parties have been married for many years, and

WHEREAS, due to the employment, managing of assets and efforts of the parties, certain property hereinafter provided for has been acquired by the parties, and

WHEREAS, Mrs. Anne Longfritz is preparing suit for divorce and it is the desire of the parties to agree on terms of separation pending completion of such divorce action and to agree upon a property settlement.

NOW, THEREFORE, THIS AGREEMENT WITNESSETH, that the parties are agreed as follows:

(1). That the automobile registered in the name of Robert K. Longfritz shall be maintained, with normal insurance coverage, for the use of Mrs. Anne Longfritz and may only be taken and used by Robert K. Longfritz at such times as his business may necessitate the use of a personal car, and in no event is Mrs. Anne Longfritz to be left without transportation for a period in excess of four days.

(2). That upon final decree in divorce hereinbefore mentioned being entered, Robert K. Longfritz agrees that from his share of the property, after division thereof, he will pay one-half the cost for the purchase of an automobile for Mrs. Anne Longfritz of a value equivalent to that of the automobile currently registered in the name of Robert K. Longfritz, or will turn over to Mrs. Anne Longfritz from his share of the property after settlement



hereunder such sum as shall be equal to one-half the value of the automobile currently registered in the name of Robert K. Longfritz.

(3). That the real estate known as 1010 Old Town Road, Clearfield, Pennsylvania, shall be placed for sale and the proceeds of such sale, after deducting the balance due on the mortgage covering said property and the expenses of the sale, shall be divided equally between the parties.

(4). That no sale of the property shall be made which shall require surrender of possession prior to the determination of the divorce action hereinbefore mentioned.

(5). That pending final determination of the divorce action hereinbefore mentioned, Mrs. Anne Longfritz and John Longfritz, the son of the parties hereto, shall have the exclusive right to occupancy and use of the property known as 1010 Old Town Road, Clearfield, Pennsylvania.

(6). That Robert K. Longfritz shall have the right to come to the property known as 1010 Old Town Road, Clearfield, Pennsylvania, at all reasonable times to pick up his personal mail and bills, which Robert K. Longfritz shall pay as hereinafter provided.

(7). That as to the furnishings of the property known as 1010 Old Town Road, Clearfield, Pennsylvania, Mrs. Anne Longfritz is desirous of keeping and retaining those items purchased and refinished by her, and Robert K. Longfritz is desirous of securing and retaining his desk and personal effects, and the parties have specifically agreed that no furnishings are to be removed from the premises prior to the final determination of the divorce action hereinbefore mentioned and that thereafter the balance of the furniture shall be divided between the parties or sold and the proceeds thereof divided between the parties in such manner that the parties may each receive one-half of the value of the

furnishings of the property.

(8). That the joint checking account of the parties shall be maintained and Robert K. Longfritz shall deposit in said account such part or portion of his normal income as has been his custom to do so in the past, and all expenses of keeping and maintaining the automobile and the premises at 1010 Old Town Road shall be paid out of said joint checking account as shall normal household expenses in maintaining a home in said premises for Mrs. Anne Longfritz and John Longfritz, as well as reasonable living expenses for Robert K. Longfritz; it being the intention of the parties that withdrawals for living expenses from the joint account shall be limited to such withdrawals as shall be necessary to maintain the parties in the same manner to which they have normally been accustomed during their marriage, and upon final decree in the divorce action hereinbefore mentioned any balance remaining in said joint account or other bank account maintained by the parties shall be divided equally between the parties.

(9). That any and all property of the parties, other than individual clothing, which shall belong to the parties, not specifically enumerated herein, shall, upon final decree being rendered in the aforesaid divorce action, be equally divided between the parties in kind or converted to cash and distributed in cash or in kind so that each party shall receive an equal amount, both parties specifically agreeing to execute and deliver any and all instruments, orders, checks or other papers necessary for the carrying out of this agreement.

(10). That pending final decree in the divorce action hereinbefore mentioned, John Longfritz, the son of the parties hereto, shall reside with his mother, Mrs. Anne Longfritz, and his father, Robert K. Longfritz, shall have the right to visit him at reasonable hours.

(11). That the parties mutually recognize the liability of Robert K. Longfritz for the support of John Longfritz, their son, and further mutually recognize the extent of such liability to be dependent upon the income of Robert K. Longfritz, and an agreement fixing said liability is contemplated between the parties and failing such agreement pending hearing in the divorce action hereinbefore mentioned, the Court shall be requested to fix the amount of said obligation; it being specifically intended by the parties that, should an agreement between the parties be reached for the support of John Longfritz prior to hearing in such divorce action, the Court shall be asked to approve such agreement without further hearing.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals the day and year first above written, intending to be legally bound thereby.

Mrs. Anne Longfritz (SEAL)  
Mrs. Anne Longfritz

Robert K. Longfritz (SEAL)  
Robert K. Longfritz

CUSTODY AND MAINTENANCE AGREEMENT

THIS AGREEMENT, Made the 2/ day of January, 1962, by and between ANNE K. LONGFRITZ of 1010 Old Town Road, Clearfield, Pennsylvania, and ROBERT K. LONGFRITZ of 117 South Highland Street, DuBois, Pennsylvania.

WHEREAS, the parties have been married for many years, and

WHEREAS, the parties have one child, John Robert Longfritz, five (5) years of age, and

WHEREAS, Anne K. Longfritz is preparing suit for divorce and the parties desire to provide amicably for the custody of said child, and Robert K. Longfritz is willing to give continued financial assistance to Anne K. Longfritz in the maintaining of a home for their child.

NOW, THEREFORE, THIS AGREEMENT WITNESSETH, That the parties have agreed as follows:

(1). It is specifically agreed by and between the parties hereto that henceforth Anne K. Longfritz shall have the exclusive custody of John Robert Longfritz.

(2). Robert K. Longfritz shall have the right to visit John Robert Longfritz at all reasonable hours and may on occasion have the said John Robert Longfritz accompany him away from the residence of Anne K. Longfritz for reasonable periods of time, but the said John Robert Longfritz shall at no time be caused to absent himself from kindergarten or school and shall at all times be returned to the residence of Anne K. Longfritz prior to the normal hour for children of his age to retire for the night.

(3). In order to assist Anne K. Longfritz in maintaining John Robert Longfritz, the said Robert K. Longfritz shall pay

to Anne K. Longfritz, for the support of John Robert Longfritz, the sum of One Hundred and Fifty Dollars (\$150.00) per calendar month, and shall at all times, in addition to such payment, carry a policy of health insurance upon and for the benefit of Anne K. Longfritz and John Robert Longfritz and shall pay the premiums therefor, or shall pay to Anne K. Longfritz, in addition to the sum of One Hundred and Fifty Dollars (\$150.00) per month, such sum as shall be necessary to enable Anne K. Longfritz to pay the premiums on a reasonable policy of health insurance for the protection of herself and John Robert Longfritz.

(4). Regardless of the residence or domicile of the parties hereto, payments for support of John Robert Longfritz hereunder shall continue during such time as the law of the Commonwealth of Pennsylvania would impose upon Robert K. Longfritz the liability for support of John Robert Longfritz.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals the day and year first above written, intending to be legally bound thereby.

Anne K. Longfritz (SEAL)  
Anne K. Longfritz

Robert K. Longfritz (SEAL)  
Robert K. Longfritz

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENN- SYLVANIA, No. 532 <i>Nov</i> Term, 1961, - IN DIVORCE	
ANNE K. LONGFRITZ	
vs.	
ROBERT K. LONGFRITZ	
COMPLAINT	
To the within Defendant:	
You are hereby notified to plead to the enclosed Complaint within twenty (20) days of the service hereof.	
BELL, SILBERBLATT & SWOOPE By <i>[Signature]</i>	<i>[Signature]</i> H. Cortez Bell, Jr. Attorneys for Plaintiff
512 FILED JAN 22 1962 CHARL E. WALKER PROCLAMATORY	
BELL, SILBERBLATT & SWOOPE ATTORNEYS AT LAW CLEARFIELD TRUST CO. BLDG. CLEARFIELD, PENNA. <i>750 13th Street</i>	
COMMERCIAL PRINTING CO., CLEARFIELD, PA.	

# Affidavit of Service

Anne K. Longfritz

vs.

Robert K. Longfritz

No. 532 Nov. Term, 19 61

Complaint in Divorce

Returnable within \_\_\_\_\_ days  
from date of service hereof.

NOW January 23 19 62 at 8:30 AM o'clock

served the within Complaint in Divorce

on Robert K. Longfritz

at Second and Market St., Clearfield, Pa.

by handing to him personally

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

known to him the contents thereof.

Costs. \$8.50

(Pd. by Atty. B.S.&S.)

Sworn to before me this 26th

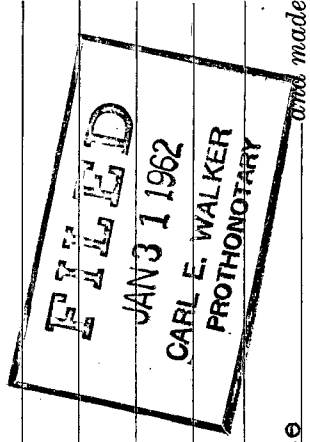
day of January A. D. 19 62

So answers,

James B. Reese  
James B. Reese

Prothonotary

Sheriff



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

ANNE K. LONGFRITZ

\* No. 532, November Term, 1961

\*

-VS-

\*

\*

ROBERT K. LONGFRITZ

\* IN DIVORCE

NOTICE OF MASTER'S HEARING

TO:

You are hereby notified that I have been appointed Master in the Divorce Action of Anne K. Longfritz vs. Robert K. Longfritz, in the Court of Common Pleas of Clearfield County, Pennsylvania, at No. 532, November 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, March 12, 1962 at 10:00 A.M. , when and where you may attend with witnesses, if you so desire.

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

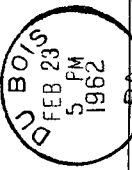
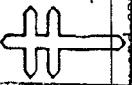
NOW, February 20, Service of Master's Notice of Hearing is hereby accepted.

*Anne K. Longfritz*  
*Attorney for Plaintiff*



POST OFFICE DEPARTMENT  
OFFICIAL BUSINESS

PENALTY FOR PRIVATE USE TO AVOID  
PAYMENT OF POSTAGE, \$300

				FIGHT TB SUPPORT YOUR TB ASSOCIATION	
INSTRUCTIONS: Fill in items below 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.		RETURN TO			
REGISTERED NO.	NAME OF SENDER				
CERTIFIED NO.	STREET AND NO. OR P. O. BOX				
613640	P. O. Box 487				
INSURED NO.	CITY, ZONE AND STATE				
	Clearfield, Pa.				

750-12-716A8.4

3811  
For  
Pod

#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)

*Robert K. Dingus*

SIGNATURE OF ADDRESSEE'S AGENT, IF ANY

Deliver to Addressee only

DATE DELIVERED

FEB 24 1962

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

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

ANNE K. LONGFRITZ

\* No. 532, November Term, 1961

\*

-VS-

\*

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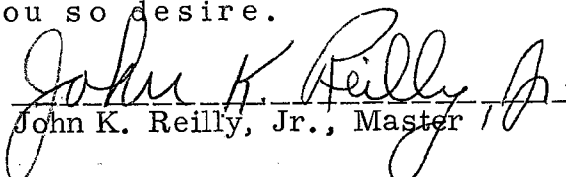
ROBERT K. LONGFRITZ

\* IN DIVORCE

NOTICE OF MASTER'S HEARING

TO: Robert K. Longfritz  
117 South Highland Street  
DuBois, Pennsylvania

You are hereby notified that I have been appointed Master in the Divorce Action of Anne K. Longfritz vs. Robert K. Longfritz, in the Court of Common Pleas of Clearfield County, Pennsylvania, at No. 532, November 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, March 12, 1962 at 10:00 A.M. , when and where you may attend with witnesses, if you so desire.

  
John K. Reilly, Jr., Master

NOW, February 23, Service of Master's Notice of Hearing is hereby accepted.

  
\_\_\_\_\_

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

ANNE K. LONGFRITZ

\* No. 532, November Term, 1961

-VS-

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\*

\*

ROBERT K. LONGFRITZ

\* 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

1/22/62

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

1/31/62

Sheriff's Return filed showing that the original complaint in divorce was served on the defendant, Robert K. Longfritz at Second and Market Streets, Clearfield, Pa., on January 23, 1962, at 8:30 A. M.

2/13/62

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.

2/19/62

Notice of Master's Hearing was served on the defendant, Robert K. Longfritz on February 23, 1962, at his residence at 117 S. Highland St., DuBois, Pa. by registered mail, return receipt, addressee only.

3/12/62

At 10:00 A. M., Master called the hearing at his office in the Keystone Building, Clearfield, Pa., at which time, F. Cortez Bell, Jr., Esq., Attorney for the Plaintiff; the Plaintiff, Anne K. Longfritz and Mrs. Fred Groh, witness for the Plaintiff appeared. 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, Robert K. Longfritz, by the Sheriff of Clearfield County, James B. Reese, on Second and Market Streets, Clearfield, Pa., by handing to him a true and attested copy of the original Complaint at 8:30 A. M., January 23, 1962.1 Notice of Master's Hearing was served on the defendant, Robert K. Longfritz, on February 23, 1962, by sending to him the notice of hearing, return receipt addressee only, registered mail.

On March 12, 1962, at 10:00 A. M. 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, Anne K. Longfritz; witness for the Plaintiff, Mrs. Fred Groh; and F. Cortez Bell, Jr., Esq., Attorney for the Plaintiff. The Defendant did not appear either in person or by counsel.

## III CAUSES OF DIVORCE

Indignities to the Person.

## IV FINDINGS OF FACT

1. Marriage---The Plaintiff, Anne K. Longfritz and the Defendant, Robert K. Longfritz, were married on March 29, 1947, in the St. Marks Episcopal Church, in North Tonawanda, New York, by the Reverend Edgar R. Walker
2. Residence---The Plaintiff and the defendant have residents of Clearfield County for the past five and one half years.
3. Citizenship--- Both the Plaintiff and Defendant are citizens of the United States and the Plaintiff is a resident and citizen of the Borough of Clearfield, Clearfield County, Pa., and the Defendant is a resident and citizen of the city of DuBois, Pa. Clearfield County, Pa.

4. Age and Occupation--- The Plaintiff is thirty-eight (38) years of age and is unemployed. The Defendant is thirty-seven (37) years of age, and is employed at Brookville Plate Glass as a ceramics engineer.

5. Children---The parties hereto have one child, Robert John Longfritz, presently aged five (5) years.

6. Findings on the Merits---The Plaintiff and Defendant were married on March 29, 1947, at the St. Marks Episcopal Church, in North Tonawanda, New York, by the Reverend Edgar R. Walker. The Plaintiff and Defendant are residents of Clearfield, Pa. for the past five and one half years.

Plaintiff is provided with Indignities to the Person as a ground for divorce. The Defendant displayed such a course of conduct or continued treatment as rendered Plaintiff's condition intolerable and her life burdensome.

Defendant on frequent occasions would seek the company of one Ruth Saricks, and by his own admission had been kept in company with her since May of 1961. It also appears from the testimony that the defendant and said Ruth Saricks traveled together in October of 1961 to the George Washington Motor Lodge in King of Prussia, Pa., and that they stayed together at said Motor Lodge for several nights.

Admitted hereto and made part of this report is a copy of a letter written by the attorney for the Plaintiff to said Motor Lodge, and a reply, stating that on the dates in question a Mrs. & Mrs. Robert K. Longfritz were registered as guests of the motel. By Mrs. Longfritz's testimony, it appears it was not she who was present when the registration was made. By the defendant's own admission, he was responsible for the registration, and it was made by him for himself and Mrs. Ruth Saricks.

In December of 1961, while the Plaintiff was visiting in Arizona, the defendant by his own admission traveled to Florida in the company of Mrs. Ruth Saricks and her son. When confronted by Mr. Groh, the defendant did not deny his actions or his relationship with Mrs. Ruth Saricks.

Through this continued course of conduct on the defendants part, Plaintiff's condition was rendered intolerable and her life burdensome.

Conduct by a husband with respect to another women may be considered as a form of personal indignity rendering the wife's condition intolerable and her life burdensome and entitleing her to a divorce from the bounds of matrimony. See Hartding vs. Hartding 1945 40 A 2d 869, 156 Pa. Super. 438

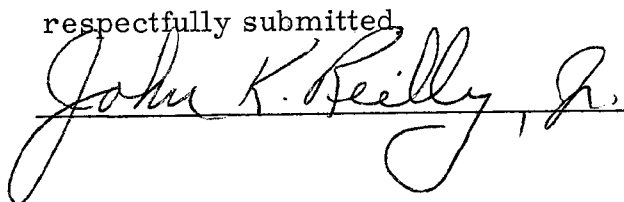
#### V CONCLUSIONS OF LAW

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 jthe parties and subject matter of this action.
3. The Plaintiff is a resident and citizen of the Borough of Clearfield, Clearfield County, Pa., and the Defendant is a resident and citizen of the city of DuBois, Clearfield County, Pa.
4. That a sufficient cause for divorce on the grounds of indignities to the person has been established on the facts.

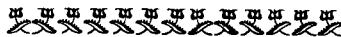
#### VI RECOMMENDATION

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

respectfully submitted,



In the Court of Common Pleas of Clearfield County, Pennsylvania



ANNE K. LONGFRITZ

Of November Term, 19 61

No. 532

VERSUS

ROBERT K. LONGFRITZ

DIVORCE

And Now, the 2<sup>nd</sup> day of March 1962 the  
report of the Master is acknowledged. We approve his findings and recommendations; ~~except~~  
~~and~~

We, therefore, DECREE that ANNE K. LONGFRITZ be  
divorced and forever separated from the nuptial ties and bonds of matrimony heretofore con-  
tracted between ~~himself~~ herself and ROBERT K. LONGFRITZ.

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~~ and the agreements providing  
for the division of property and the custody and support of John Robert  
Longfritz, are hereby approved and the same shall have the force of a  
Decree of this Court

The Prothonotary is directed to pay the Court costs, including Master's fees, as not-  
ed 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

his  
her costs expended in this action.

ATTEST

Carl E. Walker  
Prothonotary

BY THE COURT

John H. Hentz  
President Judge



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

No. 532 November Term 19 61

ANNE K. LONGFRITZ  
*Libellant*

*VERSUS*

ROBERT K. LONGFRITZ  
*Respondent*

DECREE

*Attorney*

ANNE K. LONGFRITZ \*No. 532, November Term, 1961  
\*  
-VS- \*  
\*  
ROBERT K. LONGFRITZ \* IN DIVORCE

Q. Where is your husband employed?

A. Brookville Plate Glass.

Q. When were you and your husband married?

A. March 29, 1947.

Q. Where was that?

A. North Tonawanda, New York.

Q. By Whom were you married?

A. Reverend Edgar R. Walker.

Q. What was Reverend Walker's position?

A. Rector of the St. Marks Episcopal Church.

Q. What children were born from this marriage?

A. One son. John Robert Longfritz. He is five (5) years old.

Q. Where is your son now?

A. Kindergarden.

Q. Where is he living now?

A. 1010 Old Town Road, Clearfield, Pa.

Q. Mrs. Longfritz, How long did you and your husband live in Clearfield?

A. Five and one half years.

Q. Your husband is not now living in Clearfield?

A. No.

Q. When did he leave?

A. January 1, 1962.

Q. During the course of your marriage did a problem arise?

A. Yes.

Q. When did you become aware of that problem?

A. I was aware of it in March of 1961.

Q. During the winter of 1960-61 what was the condition of your health?

A. I had an operation in February of 1960. In July of 1960 I found that I had to have another operation. I had the second operation in April of 1961.

Q. You were recovering from these operations?

A. Yes.

Q. Could tell me what occurred in May of 1961?

A. There wasn't anything in-particular. Our life up to that time had been changing. Our pattern of living was changing. We dropped friends and refused invitations at my husbands request. Our social life centered around one couple. Charles and Ruth Saricks.

- Q. What occurred in July of 1961?
- A. My husband called me in the afternoon and informed me that he was going to meet that evening with Charles and Ruth Saricks. He said it had nothing to do with me, and that he wanted to talk over some personal problems with them.
- Q. What happened when he arrived home that night?
- A. When he returned, he told me that he had been seeing her (Mrs. Saricks) on Thursday nights, instead of going bowling, and that this had been going on since May.
- Q. Did you discuss divorce at this time?
- A. Yes, but he didn't want to do anything about it at the time. He didn't want a divorce at the time.
- Q. Had you and your husband and the Saricks been friends?
- A. Yes, we had been close friends.
- Q. Did they not, live right across the road from you?
- A. Yes, they did.
- Q. In the fall of 1960, how was the health of your son?
- A. He was ill with colds and viruses, and the atmosphere at home had been effecting him.
- Q. Was he under the care of a Doctor?
- A. Yes, He was.
- Q. At this time did your husband discuss separation with you?
- A. Yes, He did.
- Q. As a result of these discussions did you take your son to Arizona to visit with members of your family?
- A. Yes.
- Q. Do you recall when you left for Arizona?
- A. Yes, November 4, 1961.
- Q. And when did you return?
- A. December 12, 1961.
- Q. Do you recall a certain incident in 1961, in the month October when your husband made a business trip?
- A. Yes, I do. I asked him if I could go along.
- Q. What did he tell you?
- A. He said no. He said that two (2) men were going to make the trip with him.
- Q. When your husband returned from this trip, was there a discussion?
- A. He returned on October 28 and nothing was said. On Monday I called him at work and told him I wanted to talk with him. That evening I asked him if Ruth had gone along. He said yes. He picked her up at three o'clock on Thursday, and they returned Saturday night around Midnight.

Q. Did your husband tell you where he had stayed?

A. No, but I assumed he stayed at the George Washington Motel as we had stayed there previously.

Q. At your request did I contact the George Washington Motel?

A. Yes.

Q. I find in my files a letter directed to the George Washington Motel requesting that the management inform me whether or not there was a reservation in their for Mr. & Mrs. Robert K. Longfritz, for the nights of October 26 and 27, which letter I personally signed and placed in the United States Mail. I would now offer a letter on the stationery of the George Washington Motor Lodge, signed by Miles B. McNeven, General Manager, addressed to myself, which advises me that the records of the Motor Lodge contained a reservation in the name of Mr. & Mrs. Robert K. Longfritz for the date specified in my letter of November 6th, 1961, which I have above offered. Will the Master except this evidence.

BY THE MASTER: JOHN K. REILLY, JR.

So admitted by the Master.

BY MR. BELL:

Q. Mrs. Longfritz, you previously testified that you took your son to visit your family in Arizona in November of 1961, did you not?

A. Yes.

Q. During that time did you receive any letters from your husband?

A. Yes.

Q. Did your husband advise you that he was going to take time off from work?

A. Yes.

Q. What did he tell you?

A. He said he was going to take a trip and that was all the information he offered.

Q. After you returned from Arizona, did your husband discuss his trip?

A. Yes, I asked him where he had gone and he said he went to Florida. He said he went with Ruth and her little boy.

Q. When did he return?

A. He returned the same day we did, December 12th, 1962.

Q. Mrs. Longfritz, during the period from May 1961, with exception to the time you were in Arizona, did you stay in the same house and did you share the same room with him?

A. Yes, to a certain extent. I sometimes slept in the spare bedroom as it wasn't convenient for him to do so.

Q. Did you, during that time continue marital relations with your husband?

A. Yes, on two (2) occasions.

Q. When was the last occasion?

A. August of 1961.

Q. After you returned from Arizona, did you stay in the same room with him?

A. No.

Q. Did you move to the guest room?

A. Yes, It wasn't convenient for him to do so.

Q. When did your husband leave?

A. In January of 1962.

Q. From the time in July of 1961, when your husband first told you that he had been seeing Ruth Saricks to the time that he moved out of your house, did he spend much time at home.

A. He was at home most evenings except for maybe two (2) or three (3) nights a week.

Q. On these nights when he went out did he tell you where he was going?

A. Yes, he told me that he was going out with Ruth.

Q. Your husband would come home from work?

A. Yes.

Q. He would dress and have dinner and then he would leave the house?

A. Yes.

Q. He would tell you that he was going out with Ruth?

A. That is right.

Q. And it was in January of 1962 that your husband moved out of the house?

A. Yes, that is correct.

Q. Have you and your husband made an agreement as to the division of the contents of your home and property?

A. Yes, we have.

Q. Have you and your husband made an agreement as to the custody of your son?

A. Yes, we have.

Q. Are you asking the court in this action to approve these agreements so that they may become part of the decree of the court?

A. Yes, I am.

Q. When you discovered in July of 1961 that your husband was going out with another women, did that make you nervous?

A. Yes, it did.

Q. Did you lose weight?

A. Yes, I did.

Q. Were you again under the care of a doctor?

A. Yes, I was. I found it necessary to resort to tranquilizer pells.

Q. Your knowledge of your husbands actions has been abusive to your physical state?

A. Yes, it has been.

Q. Has there been any court proceeding filed by either you or your husband?

A. No.

Q. Have you entered into any collusion as to the bringing of this divorce action?

A. No, I have not

Q. Were you aware that your friends had knowledge of your problems?

A. Yes, I was.

Q. Did that make you uncomfortable with your friends?

A. Yes, It did.

BY THE MASTER: JOHN K. REILLY, JR.

Q. Are you and your husband both citizens of the United States?

A. Yes.

Q. Has a previous divorce action ever been filed by you or your husband?

A. No.

Q. Are you familiar with your husnbad's handwriting?

A. Yes, I am.

Q. I show you a copy of the Master's notice of hearing. Is this your husbands handwriting?

A. q Yes, it definitely is.

Q. When your husband left in January of 1962, had you given him any cause to leave?

A. No, he left of his own accord.

Q. Has your husband freely admitted to you all the facts concerning the two (2) trips he took with Mrs. Saricks?

A. Yes, He has.

MRS. FRED GROH being duly sworn according to law, testified as follows:

BY MR. BELL:

Q. State your full name.

A. Virginia Ann Groh.

Q. Where do you live?

A. 203 Joseph Road.

Q. Are you and your husband acquainted with Mr. & Mrs. Longfritz?

A. Yes, we are.

Q. How long have you known them?

A. Four and one half years.

Q. During that time is it a fact that you were close friends with them?

A. Yes, we were well acquainted with them.

Q. You have been present during this hearing this morning, have you not?

A. Yes, I have.

Q. Did you hear Mrs. Longfritz testify that in November of 1961 she took her son and went to visit in Arizona?

A. Yes, I did.

Q. During that time did you and your husband have Mr. Longfritz to your house?

A. Yes, we did.

Q. Did you have him as a guest for dinner?

A. Yes, we did.

Q. On that occasion did your husband discuss, in your presence, with Mr. Longfritz, his actions with respect to the matters discussed in Mrs. Longfritz's testimony?

A. Yes, he did.

Q. Mr. Longfritz did not deny those actions?

A. No, he did not.

Q. Had you heard among your friends discussions of Mrs. Longfritz's problem?

A. Yes, I had.

Q. You heard it discussed by other friends of Mrs. Longfritz's?

A. Yes, I did.

Q. Do you know whether Mrs. Longfritz knew that her friends were aware of her problem?

A. I am sure she did.

Q. Had you discussed it with her?

A. Yes.

Q. During the time from the fall of 1961 through the winter of that year, would you describe her condition as nervous?

A. Definitely.



Q. What would say about her health from her appearance?

A. She was highly nervous. I know that she consulted a doctor on occasion.

Q. Did she lose weight?

A. Yes, she did.

BY THE MASTER: JOHN K. REILLY, JR.

Q. Do you know of any agreement or collusion as to the bringing of this divorce action?

A. No, I do not.

Q. When Mrs. Longfritz was in Arizona, did your husband confront Mr. Longfritz with his actions.?

A. Yes.

Q. Did he discuss the trip to Philadelphia?

A. No, He didn't discuss that.

Q. Did your husband ask him about the trip to Florida?

A. Yes.

Q. Did Mr. Longfritz deny any of these accusations?

A. He didn't say anything, he just left.

Clearfield, Pennsylvania

November 6, 1961

Mr. and Mrs. Robert K. Longfritz

George Washington Motor Lodge  
P. O. Box 14  
King of Prussia, Pennsylvania

Attention: Manager

Dear Sir:

This office has currently been retained by Mrs. Longfritz in a legal matter in which she and her husband are involved. In studying this matter, it has become apparent that if we are in a position to show that they were not present in this vicinity on Friday, October 27, 1961, we may be able to dispose of the matter without further difficulty.

We are informed that there should be a registration in your motel for the nights of Thursday, October 26, Friday, October 27, and showing check out on Saturday, October 28.

If we are able to verify this information from some source other than the simple statement of the parties, it will naturally improve our position in any negotiations with other counsel and may enable us to dispose of this matter without it ever having to come before the Court. Would you, therefore, please check your reservations for the dates of October 26, 27 and 28 and advise us whether or not you can verify the information given to us. Your attention to this matter at your earliest convenience will be greatly appreciated.

Very truly yours,

BELL, SILBERBLATT & SWOOPE  
By

F. Cortez Bell, Jr.

FCBjr:sas

George Washington



Motor Lodge

ON ROUTES 202, 23, 43 AND PENNA. TURNPIKE • KING OF PRUSSIA, PENNSYLVANIA • PHONE MURRAY 8-6600 • TELETYPE NO. 1182

F. Cortez Bell, Jr., Esq.  
Clearfield,  
Penna.

Dear Mr. Bell:

In reply to your letter of November 6, 1961, this is to inform you that we do have a reservation in our files for a Mr. and Mrs. Robert K. Longfritz, for the dates you specified in your letter.

Very truly yours,

*Myles B. McNevin*  
Myles B. McNevin  
General Manager

MBM:hgt

IN THE COURT OF COMMON PLEAS  
OF CLEARFIELD COUNTY, PENNA.  
NO. 532 November Term, 1961  
IN DIVORCE

ANNE K. LONGFRITZ

-VS-

ROBERT K. LONGFRITZ

MASTER'S REPORT

COSTS:

Master's Fee \$75.00  
Mailing Fee .80

FILED

MAR 17 1962

CARL E. WALKER  
PROthonotary

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

Now, March 20, 1962 Service of Master's Report  
Accepted and five day notice of filing waived.  
Bell, Silberflatt & Swope  
by: *Harry Bell Jr.*  
Attorney for Plaintiff

*Common Pleas*  
IN THE COURT OF ~~QUARTER~~ SESSIONS OF CLEARFIELD COUNTY, PENNSYLVANIA

COMMONWEALTH EX REL  
ANNE K. LONGFRITZ

VS

ROBERT K. LONGFRITZ

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No. 532 November *Term* ~~SS~~ 1961

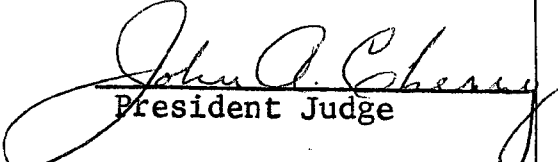
O R D E R

NOW, July 27, 1966, the parties having appeared before the Court, each represented by their counsel, but the presence of the prosecutrix having been excused by her counsel as well as counsel for the defendant; and counsel having advised the Court that they have agreed as to visitation rights, all support orders to remain as presently existing; it is the ORDER OF THE COURT that said agreement be and it is hereby accepted, and that the visitation rights are as follows:

Between the months of June and September of each year, the said defendant shall have the right to have the children of said parties visit with him, at such place as he shall choose, for a period of one month. Said month to be established by the parties after notification given to the defendant by the prosecutrix on or prior to June first of each year, as to the month which will be suitable for said children to visit with said defendant. It is the FURTHER ORDER OF THE COURT that in the event that the said defendant shall at any time be in the community of the residence of the said children, or at the residence of the paternal grandparents, he shall have reasonable rights of visitation with said children in said community; not being required to visit with said children in the home then so occupied by the children.

It is further ORDERED that the prosecutrix, once each month, shall in writing apprise the defendant of the religious, educational, health, and other progress or condition of the said children at all times in the future.

BY THE COURT

  
President Judge

IN THE COURT OF QUARTER  
SESSIONS OF CLEARFIELD  
COUNTY, PENNSYLVANIA.  
No. 532 November SS 1961

COMMONWEALTH EX REL  
ANNE K. LONGFRITZ

VS

ROBERT K. LONGFRITZ

ORDER

FILED

JUL 27 1966

ARCHIE HILL

CLERK

358

JOHN A. CHERRY

PRESIDENT JUDGE

CLEARFIELD, PENNSYLVANIA

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

ANNE K. LONGFRITZ

VS.

ROBERT K. LONGFRITZ

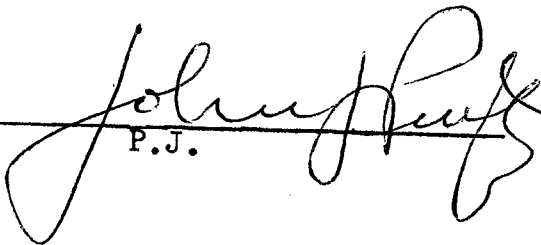
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No. 532 November Term, 1961

ORDER OF COURT

NOW, this 30 day of April, 1962, the parties above named having entered into written agreement, approved by this Court and filed in the Court of Common Pleas to the above term and number, having provided that Robert K. Longfritz shall pay to Anne K. Longfritz for the support of John Robert Longfritz, the sum of One Hundred Fifty (\$150.00) Dollars per calendar month, and the parties being further agreed that such payments shall be made to the Probation Office by Robert K. Longfritz and transmitted by said Probation Office to Anne K. Longfritz, NOW, THEREFORE, IT IS HEREBY ORDERED AND DECREED that the Probation Office shall set up an account to the above term and number and shall hereafter receive payments of One Hundred Fifty (\$150.00) Dollars per calendar month from Robert K. Longfritz, said payments to be made on the first day of each and every month, and shall distribute the same to Anne K. Longfritz.

BY THE COURT,

  
P.J.



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

NO. 532 NOVEMBER TERM, 1961

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ANNE K. LONGFRITZ

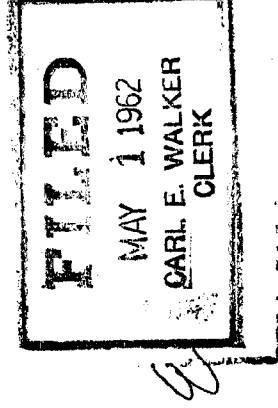
VS.

ROBERT K. LONGFRITZ

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ORDER OF COURT

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

ANNE K. LONGFRITZ

vs.

ROBERT K. LONGFRITZ

NO. 532 NOVEMBER TERM, 1961

P E T I T I O N

TO THE HONORABLE JOHN A. CHERRY, PRESIDENT JUDGE OF SAID COURT:

COMES NOW, ROBERT K. LONGFRITZ who hereby petitions for a re-hearing in the above matter for the purpose of determining whether or not the Order heretofore entered therein should be changed. As a basis for said re-hearing, the petitioner avers as follows:

1. The arrangement as to visitation rights therein are not sufficiently specific so as to avoid difficulties in obtaining and securing said rights.
2. Your petitioner desires to have his said child, JOHN ROBERT LONGFRITZ, spend week-ends and summer vacations with him at his residence in the City of DuBois, Clearfield County, Pennsylvania. At the present time said child is living with his mother, ANN K. LONGFRITZ, in Clarence, New York.
3. Petitioner is represented by Edward V. Cherry of the firm of Gleason, Cherry & Guido, of DuBois, Pennsylvania.
4. Notice to said attorney shall constitute sufficient notice of any hearing granted hereunder.

Robert K. Longfritz  
Petitioner

COMMONWEALTH OF PENNSYLVANIA :  
: SS.  
COUNTY OF CLEARFIELD :

ROBERT K. LONGFRITZ, being duly sworn according to law, deposes and says that he is the Petitioner named and described in the foregoing Petition, and that the facts set forth therein are true and correct to the best of his knowledge, information and belief.

Robert K. Longfritz

Sworn to and subscribed  
before me this 30<sup>th</sup> day  
of April, 1966.

Josephine M. Henry  
Notary Public  
My commission expires January 7, 1967.

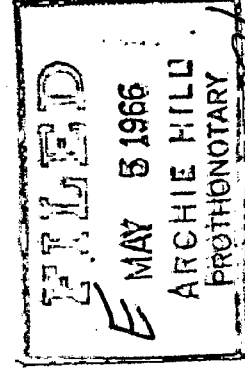
IN THE COURT OF COMMON PLEAS  
OF CLEARFIELD COUNTY, PENNA.  
No. 532 November Term, 1961.

ANN K. LONGFRITZ

vs.

ROBERT K. LONGFRITZ

P E T I T I O N



LAW OFFICES  
GLEASON & CHERRY  
7-10 DAMUS BUILDING  
DU BOIS, PENNSYLVANIA  
109 N. BRADY STREET

*3 Copies Out to Probationary*

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA  
(~~CRIMINAL~~ DIVISION)  
civil

COMMONWEALTH EX REL  
ANNE K. LONGFRITZ

VS

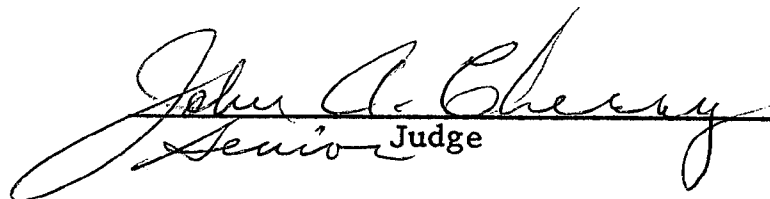
NO. 532 November Term 1961

ROBERT K. LONGFRITZ

O R D E R

NOW, May 17, 1976, the child in this case now being 18 years of age and graduated, and Prosecutrix, by the attached correspondence, agrees that the case should be cancelled; it is hereby ORDERED that the support case filed to No. 532 November Term 1961 be and is hereby cancelled, upon payment of costs.

BY THE COURT,

  
Senior Judge

429 Auburn Drive, Apt. #102  
Daytona Beach, Florida 32018  
May 11, 1976

Mr. James T. McDermott, Director  
Domestic Relations Division  
Clearfield County Probation Office  
Clearfield, Pennsylvania 16830

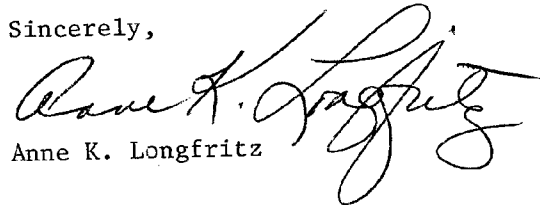
RE: Robert K. Longfritz  
File No. 1748-W

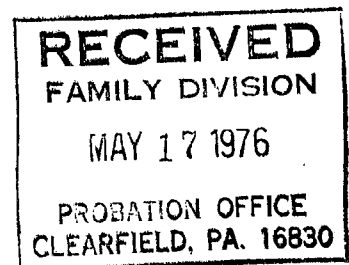
Dear Mr. McDermott:

In response to your letter of May 3, 1976 in reference to the above support case, the court case should be cancelled.

Thank you for your fine service to me and my son throughout the years.

Sincerely,

  
Anne K. Longfritz



IN THE COURT OF COMMON PLEAS  
OF CLEARFIELD COUNTY, PENNA.  
(CRIMINAL DIVISION)  
NO. 532 November Term 1961

COMMONWEALTH EX REL  
ANNE K. LONGFRITZ

VS

ROBERT K. LONGFRITZ

O R D E R

*[Signature]*  
FILED

MAY 17 1976

RAY WITHEROW  
PROTHONOTARY

JOHN K. REILLY, JR.  
PRESIDENT JUDGE  
CLEARFIELD, PENNSYLVANIA 16830