

Civil Case: Hinman vs Hinman - Divorce

Name in Record	Reason for Being in Record	Date of Record
James B. Simcoke	Published "Notice to Non-Resident" in newspaper	May 15, 1863
David Studabaker	Att. For Plff; Defendant is non-resident of Indiana	May 24, 1863
James B. Simcoke	Clerk	
David Studabaker	Att. For Plff; Notice of plaintiff taking depostion in Cuba, NY	May 26, 1863
S. M. Russell	Notary Public of Cuba, NY	
James B. Simcoke	Clerk; notice to authorized person in Cuba, NY to depose	May 27, 1863
James B. Simcoke	Clerk; notice to authorized person in Huron Co., OH to depose	June 11, 1863
John W. Foster	Plaintiff will take his deposition in Huron County, Ohio	June 15, 1863
David Studabaker	Attorney for plaintiff	
David Studabaker	Att. For plff; says Defendant is non-resident of Indiana	June 16, 1863
James B. Simcoke	Clerk	
Tammy M. Stafford	Deposition	June 30, 1863
Samuel M. Russell	Notary Public for Cuba, Alleghany County, New York	
John W. Foster	Gives deposition against Wm. Hinman;	July 11, 1863
John W. Foster	Oath: Def. drank too much, violent, quick-tempered	
P. W. L. Harrod	Notary Public for Huron County, OH	
James B. Simcoke	Oath of publishing "Notice to Non-Resident" in newspaper	Aug. 6, 1863
M. V. B. Simcoke	Notary Public	
Lizzie P. Hinman	Plaintiff; md 1861; complaint: harsh & cruel language; fail to support	Aug. Term 1863
Lizzie P. Hinman	Plaintiff complaint: Sept. 1861 Def. abandoned; drinks too much	
Lizzie P. Hinman	Plaintiff: no children	
William H. Hinman	Defendant;	
David Studabaker	Attorney for Plaintiff	
J. R. Bobo	Commissioner appointed by court recommends div. in favor of plff.	Aug. Term 1863

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Lizzie P. Hinman
p divorce

William H. Hinman

1863 May 15

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State of Indiana, In the Adams Circuit Court.
County of August Term 1863.

Lizzie T. Hinman

vs

William H. Hinman

} Complaint for Divorce

Lizzie T. Hinman plaintiff
in this action complains of William H. Hinman
defendant in this action and says that the plaintiff
and defendant were married on the day of
A.D. 1861 and that at the time of such marriage
the plaintiff entered into said Marriage Contract
in good faith and has at all times since performed
her part of the Marital relations fully but that
the said defendant did not perform his part of the
Marital relation in this that all most immediately
after the said Marriage the said defendant, com-
menced a course of harsh and cruel conduct toward
the plaintiff applying harsh and prohibitory language
to the plaintiff and that the said defendant, entirely
failed and neglected to provide for and maintain
the plaintiff that in September of the year A.D. 1861 the said
defendant abandoned the plaintiff and left her without
any means of support that that he has remained sepa-
rate ever since and has not provided for plaintiff that
the plaintiff, the plaintiff has ever since her marriage
been compelled to rely upon her own labor and
such means as her mother furnished her for
support That the said defendant is given to

intoxication so much that that he has become
a habitual drunkard the plaintiff says that they
have no children as the result of such marriage
that she is a resident of said county and
has been for one year past That the plaintiff asks
and demands judgment that she be divorced from
the defendant and that said marriage contract be
declared null and void that she be freed from
the said defendant and grant such other relief as
may appear just.

David Studabaker,

Atty for Plaintiff

State of Maryland, in the ~~State~~ ^{County} Court
Anne Arundel County 3 Circuit Court August Term
~~George~~ ^{William} H. Hermann

201 } Notice to take
William H. Hermann } Depositions

William H. Hermann defend
ant, in the above intitled cause you
will please take notice that the plaintiff
in the above cause will proceed to take
the Deposition of John M. Foster
at the office of the Probate Judge of
the County of Harrow in the State of
Ohio in the Town of Norwalk
in said County of Harrow, in State
of Ohio on the 11th day of July
A.D. 1863. between the hours of 10 o'clock
A.M. and 9 o'clock P.M. on said
day and continue from day to
day until all is taken and when
so taken will be read in evidence on
the trial of the above cause in said
Court
Done 15th 1863. David Studabaker
Atty for Plaintiff

State of Indiana, in the
Adams County, } Personally appeared
before me David Stranbaker who
being by me duly sworn on his
oath says that the defendant in
the above and foregoing title case
is a non resident of the State of
Indiana as he is informed and
believes and that he filed a true
copy of the within notice in the clerk's
office in said Adams County in said
Court on the day of June A D 1863
and further deponent says the not

David Stranbaker
Subscribed and sworn before me
this 16th day of June A D 1863.
Jany B. Pinckton Clerk

The State of Indiana, *Adams* County.

The State of Indiana to *Any person authorized*
to take Depositions in the Town of Ellettsville
in the County of Huron in the State of Ohio

Reposing full confidence in your prudence and fidelity, you are hereby empowered and authorized

AT *the Office of the Probate Judge of the County of Huron*
in the State of Ohio

on the *11th* day of *July* 1863, between the hours

of *10* o'clock, A. M. and *2* o'clock, P. M., of said day, (and to continue from

from day to day, between the same hours, until fully completed,) to examine under oath or affirmation, to be by you first administered, *to John W. Foster*

witness on the part of the *Plaintiff* in a cause now pending in the *Adams Circuit*

Court, in the County of *Adams* and State of Indiana, wherein

William D. Harrison is Plaintiff and
William D. Harrison is defendant

in _____ as well on the part of

the *Defendant* _____; on all such questions and interrogatories as shall be legally asked of them; that you carefully write down such examination, or cause the same to be done by the deponents respectively, or some disinterested person in your presence and under your direction, and after the same shall have been carefully read to or by the deponents respectively, you cause the same to be subscribed by them: That you thereupon make out a certificate and annex the same to such depositions, stating therein, First that the deponents were sworn (or affirmed,) according to law; Second, by whom the depositions were written, and if the same were written by the deponents or some disinterested person, that the same was done in your presence and under your direction; Third whether or not the adverse party attended, and Fourth, the time and place of taking the depositions, and the hours between which the same were taken; That you sign and attest such certificate under your seals, and seal up such depositions in a proper and sufficient paper envelope, enclosing therewith this writ, and direct the same to the Clerk of the *Adams Circuit Court*

Court endorsing on such envelope the names of the parties to such suit, and of the witnesses whose depositions are enclosed and that you forward the same to said Clerk with all possible speed.

In Witness whereof, *James W. Simcoe*, Clerk of said Court

do hereby certify the fact thereof, and subscribe my name at, *Secatur*


the *11th* day of *June* A. D. 1863.

James W. Simcoe Clerk

Deposition of John H. Foster a witness taken in an action pending in the Adams Circuit Court in the County of Adams in the State of Indiana wherein Lizzie P. Harmon is Plaintiff & Wm. H. Harmon is defendant of & said Plaintiff at the time and place hereinafter mentioned neither Party nor their attorneys being present. John H. Foster of the County of Huron Ohio of lawful age being first duly sworn by me as hereinafter Certified deposes as follows

I am acquainted with Wm. H. Harmon & have been for about two years His habits as to getting drunk were very bad. He would always get drunk as often as he could get liquor and would continue drunk as long as his whiskey would last and as long as he could get whiskey or other intoxicating liquors Wm. H. Harmon the defendant was a man of violent and quick temper and when in a state of intoxication he was very violent rough & revengeful and would exhibit extreme bad temper.

John H. Foster



D. W. L. Harrold a Notary Public of the State of Ohio in and for the County of Huron do hereby Certify that the above named John H. Foster was by me first duly sworn to testify the truth the whole truth and.

nothing but the truth That the foregoing
deposition by him subscribed was reduced
to writing by me and written and by said
witness subscribed in my presence and was
taken at the time and place specified in
the enclosed Declinure issued from the Clerk's
Office of the Circuit Court in and for the
County of Adams & State of Indiana
The defendant nor his attorney not being
present

In testimony whereof I have hereunto set my
hand and official seal this 11th day of
July A.D. 1863 W. L. Harrod Notary Public
for the State of Ohio and
for the County of Adams

Notary & witness
Fees paid by
Plaintiff
W. L. Harrod

State of Indiana, In the Adams Circuit Court,
Adams County, August Term A.D. 1863.

Lizzie P. Hinman

vs

William A. Hinman

} Notice to take Deposition

The defendant William A. Hinman will take notice that the plaintiff in the above cause will proceed to take the depositions of Witnesses at the office of S. M. Russell a Notary Public in the Town of Cuba in the County of Allegany in the State of New York on the 30th day of June A.D. 1863, and between the hours of 9 o'clock A.M. and 9 o'clock P.M. on said day and continue from day to day until all are taken and when so taken will be read in evidence on the trial of the above cause in said Court, all of which the defendant will take notice.

David Studenator

May 26th 1863.

Atty for Plaintiff