

TO THE SHERIFF OF THE COUNTY OF FAIRFIELD, HIS
DEPUTY, OR ANY SHERIFF OF THE CITY OF BRIDGEPORT, WITHIN SAID
COUNTY,

G R E E T I N G:

BY AUTHORITY OF THE STATE OF CONNECTICUT, You
are hereby commanded to summon EMMA JACOBSON LEONARD, of the City
of Bridgeport, County of Fairfield and State of Connecticut, to
appear before the Superior Court to be held in and for the
County of Fairfield, in the City of Bridgeport, on the first
Tuesday of March, A. D. 1936, then and there to answer unto
WILLIAM LEONARD, of the City of Bridgeport, County of Fairfield
and State of Connecticut, in a civil action wherein the Plaintiff
complains and says:

1. The Plaintiff and Defendant, whose name was
EMMA JACOBSON, were intermarried on April 12, 1930 in Bridgeport,
Connecticut.

2. The Plaintiff and Defendant have resided
continuously in this State for more than three years next before
the date of this complaint.

3. The Defendant, on divers days between January
1, 1933 and July 1, 1935, has been guilty of intolerable cruelty
to the petitioner.

4. On July 1, 1935 the Defendant willfully
deserted the Plaintiff and has continued said desertion to the
date of this complaint.

5. The Plaintiff and Defendant have one minor
child, the issue of their marriage, named WILLIAM L. LEONARD, JR.,
born January 15, 1935.

THE PLAINTIFF CLAIMS:

1. A divorce.

The Plaintiff, of Bridgeport, Connecticut, is
recognized in \$75.00 to prosecute, etc.

I, Edward W. McPadden, the subscribing authority,

hereby certify that I have personal knowledge as to the financial responsibility of the Plaintiff and deem it sufficient to pay the costs in this action.

Of this writ, with your doings thereon, make due service and return.

Dated at Bridgeport, Connecticut this 12th day of February, A. D. 1936.

Edward W. Cullen

Commissioner of the Superior Court
for Fairfield County.

Fees: \$2.00

Attest:

[Signature]

with my doings thereon endorsed.

The within and foregoing is the original writ, summons and complaint

with my doings thereon endorsed.

A true and attested copy of the original writ, summons and complaint

complaint I left with and in the hands of the within named defendant

then and there by virtue hereof of the original writ, summons and

County of Fairfield ss. Bridgeport, February 20 1936
State of Connecticut

On entry
On defa
On judg
On judg
" "
Judgmen
" "
Judgmen
Drawing
" "
Jury fee
For all
For trial
Drawing
" "
Signing
Bond
Officer's
Court an
Witnesse
Depositic

State of Connecticut
County of Fairfield ss. Bridgeport, February 20, 1936
^{20th}

Then and there by virtue hereof of the original writ, summons and complaint I left with and in the hands of the within named defendant a true and attested copy of the original writ, summons and complaint with my doings thereon endorsed.

The within and foregoing is the original writ, summons and complaint with my doings thereon endorsed.

Fees: \$5.00

Attest:

David M. Golden

A Deputy Sheriff for Fairfield County

FOR FAIRFIELD COUNTY
COMMISSIONER OF THE SUPERIOR COURT

David M. Golden

of Fairfield, Conn. D. 1936.

County of Fairfield, Connecticut for a writ of habeas corpus and return.

On this 20th day of February 1936, there was the return of the writ of habeas corpus.

Respectfully of the Commission and deem it sufficient to say

personally and that the persons named herein are the persons

Original

Superior Court
Fairfield County,
March Term, 1936.

WILLIAM LEONARD

vs.

EMMA JACOBSON LEONARD

Writ, Summons & Complaint

FILED
FEB 26 1936
HENRY P. LYONS,
ASST. CLERK

EDWARD W. MCPADDEN
ATTORNEY AT LAW
1115 MAIN STREET
BRIDGEPORT, CONNECTICUT

THE JOHN A. SWANSON CO. ENGRAVERS BRIDGEPORT, CONN.

COURT AND CLERK FEES.

On entry of each case	\$7.00
On default or non-suit at first term	3.00
On judgments for divorce	25.00
On judgments for foreclosure, limitation of time	
only in issue	10.00
foreclosure (contested)	15.00
less than \$200.	7.00
Judgments (\$200 to \$2000)	10.00
(\$2000 or over)	20.00
Judgments (other than money or foreclosure)	15.00
Drawing judgment file, 1st page	1.00
" " " each succeeding page	.75
Jury fee, payable by party putting case to jury	10.00

TAXABLE COSTS.

For all proceedings before trial	10.00
For trial of issue of law or fact	15.00
Drawing writ—1st page	1.50
" " each succeeding page	.75
Signing writ	.10
Bond	.10
Officer's Fees, amount charged	
Court and Clerk Fees—as above	
Witnesses, &c	
Deposition, out of State	5.00
" in the State	3.00

J No. 50026 90

SUPERIOR COURT

WILLIAM LEONARD

vs.

EMMA JACOBSON LEONARD

Edward W. McPadden

Atty. Pl'ff

M. Dworkin

Atty. Def't

First Tuesday in March 1936

Date of Judgment Oct. 30 1936

Judgment of Divorce -
Custody of child
to def. Plff. to pay \$6.00
per week for support of
child. (Auxiliary)

Damages	\$	
Costs	\$	
J.	\$	

Recorded Vol. 26 Page 322

1936 Docket Entries
 2. March 18 M. Dworkin
 app. for def. filed
 3. June 2 Plff. motion
 for answer filed
 June 19 Answer in v
 Dworkin a case ordered on
 summary judgment
 4. Oct. 30 judgment file
 1938
 5. Nov. 14 Plff. motion to
 modify order of custody filed

Bill of Cost.

WITNESSES

			NAMES	Miles	Days	Amount
				10 c.	50 c.	
Complaint _____						
Officer's Fees _____						
Clerk's Fee—Entry _____	7	00				
Judgment Fee _____						
Judgment File _____						
Services before Trial _____	10	00				
Trial of Issue of Law _____						
do. do. Fact _____						
Lis Pendens _____						
Recording do _____						
Order of Notice _____						
Jury Fee _____						
Search of Title _____						
Real Estate Witness _____						
Subpoena _____						
Service _____						
Witnesses _____						
Taxed by _____						

.....ASST. CLERK

File in duplicate.

No. _____

**SUPERIOR COURT
FAIRFIELD COUNTY** }

To Michael J. Flanagan, Clerk.

In the case of

WILLIAM L. LEONARD

vs.

EMMA JACOBSON LEONARD,

returnable to the first Tuesday of _____

March, _____ 19 36,

_____ **plaintiff**
please enter my appearance for defendant.

Henry P. Lyons
#2
Attorney.

FILED

MAR 18 1933

HENRY P. LYONS,
CLERK

March Term, 1936.

William L. Leonard : Superior Court

Vs. : Fairfield County,

Emma Jacobson Leonard : June 2, 1936.

MOTION THAT CASE BE PLACED ON UNCONTESTED LIST

The Plaintiff hereby moves that the Defendant be required to answer or that the case be placed on the uncontested list.

The Plaintiff,

By Edward W. Nickerson
His Attorney

March Term, 1936.

Superior Court
Fairfield County.

March Term, 1936.

William L. Leonard

Superior Court

vs.

Fairfield County,

Emma Jacobson Leonard

Emma Jacobson Leonard

Answer or Uncontested
List

#3
FILED

JUN 2 1936
HENRY P. LYONS,
CLERK

List.

The Plaintiff,

By *Emma Jacobson Leonard*

MOTION THAT CASE BE PLACED ON UNCONTESTED LIST

The Plaintiff hereby moves that the Defendant

be required to answer or that the case be placed on the uncontested

No. 50026

WILLIAM LEONARD : SUPERIOR COURT

-vs-

: FAIRFIELD COUNTY,

EMMA JACOBSON LEONARD : NOVEMBER 14, 1938.

MOTION TO MODIFY ORDER OF CUSTODY

1. The Court, on October 30, 1936, entered a decree of divorce in the above entitled matter and custody of the minor child of the Plaintiff and Defendant was given to the Defendant.

The Plaintiff respectfully moves that the Court modify said order of custody and grant custody of said minor child to the Plaintiff.

The Plaintiff,

By Edward W. McPadden

His Attorney

No. 50026

Superior Court
Fairfield County.

WILLIAM LEONARD

-vs-

EMMA JACOBSON LEONARD

MOTION TO MODIFY ORDER
OF CUSTODY

FILED

#5

NOV 14 1958

HENRY P. LYONS,
CLERK

Edward W. McPadden, Esq.
955 Main Street,
Bridgeport, Conn.

#50026

At a Superior Court, holden at Bridgeport,

within and for the County of Fairfield

on the 30th day of October 1936.

Present, Hon. EDWARD J. QUINLAN Judge.

WILLIAM LEONARD

of Bridgeport, said Fairfield County

vs.

EMMA JACOBSON LEONARD

of said Bridgeport.

Superior Court,

Fairfield County,

October 30 1936.

This action, by writ dated February 12, 1936, and complaint claiming a divorce and custody and support of minor children, alimony and a change of plaintiff's name, as on file, came to this Court on the first Tuesday of March 1936, when the parties appeared, and thence by continuance to the present time, when the plaintiff appeared to prosecute said complaint, ~~but the defendant made default of appearance.~~ said action having been ordered on the uncontested list for failure to file answer.

The Court finds that at the date of this complaint the defendant was a resident of Bridgeport in the State of Connecticut, absent from this State and gone to parts unknown, and that said writ and complaint have been duly served upon the defendant, in this State, as appears by the officer's return thereon endorsed, pursuant to an order of notice made thereon by the Clerk of this Court, and that the defendant has actually received notice that this complaint is pending, and that said complaint has been pending in this Court more than ninety days from the return day thereof.

The Court having heard the plaintiff, finds the following allegations in said complaint to be proved and true:

1. The plaintiff ~~by the name of~~ was lawfully married to the defendant on the 12th day of April A. D. 1930.
2. The plaintiff ~~has~~ and defendant have resided continuously in this State three years next before the date of this complaint.

~~On or about the day of 19, the defendant wilfully deserted the plaintiff, and has continued said desertion, with total neglect of all the duties of the marriage covenant on part to be performed from thence for more than three years, and until the date of this judgment.~~

~~The defendant for more than years last past, has been, and now is habitually intemperate.~~

3. The defendant on divers days between January 1, 1933 & July 1, 1935, ~~the date of this writ,~~ has been guilty of intolerable cruelty to the plaintiff
4. The plaintiff and defendant have one minor children, the issue of said marriage, to wit: William L. ~~aged years, and~~ born January 15, 1935. ~~aged years~~

The Court further finds that

5. ~~The plaintiff~~ ~~ought to have the care and custody and education of said minor children~~ ~~The plaintiff is entitled to a change of her name~~ defendant
6. The plaintiff ought to pay the defendant Six Dollars (\$6) per week for support of child.

Whereupon it is adjudged that said ~~William Leonard~~ be and he hereby is divorced from said ~~Emma Jacobson Leonard~~ and he is hereby declared to be single and unmarried; and the care, custody and education of said minor children are hereby committed to the ~~plaintiff~~ defendant; and it is further adjudged that the plaintiff pay the defendant Six Dollars (\$6) per week for support of child.

~~And the name of the plaintiff is hereby changed to that of by which name she shall hereafter be known and called~~

Quinlan

Judge.

✓
No. 50026

WILLIAM LEONARD

vs.

EMMA JACOBSON LEONARD

Superior Court, Fairfield County,

October 30 A. D. 19 36.

Judgment File

Recorded Vol. 26 page 322

State of Connecticut, }
Fairfield County, ss. Bridgeport, } *SUPERIOR COURT.*

I hereby certify, That the above and foregoing is a true copy of the original judgment in the above named cause, as on file and of record appears.

In witness whereof, I have hereunto set my hand
and the seal of said Court, this
day of _____ 19

.....
Clerk.

#50026

At a Superior Court, holden at Bridgeport,
30th day of
Present, Hon.

October
EDWARD J. QUINLAN

within and for County of Fairfield, on the
1936.
Judge,

WILLIAM LEONARD

of Bridgeport, said Fairfield County

vs.

EMMA JACOBSON LEONARD

of said Bridgeport.

Fairfield County,

Superior Court,

October 30, 1936.

This action, by writ dated February 12, 1936, and complaint claiming a divorce ~~and custody of minor children, alimony and a change of plaintiff's name,~~ as on file, came to this Court on the first Tuesday of March 1936, when the parties appeared, and thence by continuance to the present time, when the plaintiff ~~but the defendant made default of appearance~~ appeared to prosecute said complaint, ~~said action having been ordered on the uncontested list for failure to file answer.~~

The Court finds that at the date of this complaint the defendant was a resident of Bridgeport in the State of Connecticut, ~~absent from this State and gone to parts unknown,~~ and that said writ and complaint have been duly served upon the defendant, in this State, as appears by the officer's return thereon endorsed, ~~pursuant to an order of notice made thereon by the Clerk of this Court,~~ and that the defendant has actually received notice that this complaint is pending, and that said complaint has been pending in this Court more than ninety days from the return day thereof.

The Court having heard the plaintiff, finds the following allegations in said complaint to be proved and true:

- 1. The plaintiff ~~by the name of~~ was lawfully married to the defendant on the 12th day of April A. D. 1930.
- 2. The plaintiff ~~has~~ and defendant have resided continuously in this state three years next before the date of this complaint.

~~On or about the day of 19, the defendant wilfully deserted the plaintiff and has continued said desertion, with total neglect of all the duties of the marriage covenant on part to be performed from thence for more than three years, and until the date of this judgment.~~

- 3. The defendant for more than year ~~has~~ last past, has been, and now is, habitually intemperate.
- 3. The defendant on divers days between January 1, 1933 & July 1, 1935, and the date of this writ, has been guilty of intolerable cruelty to the plaintiff.

- 4. The plaintiff and defendant have one minor child, the issue of said marriage, to wit: William L. ~~aged years, and born January 15, 1935. aged years~~

- The Court further finds that
- 5. The ~~plaintiff~~ defendant ought to have the care and custody and education of said minor children.
- 6. The plaintiff is entitled to a change of her name.
- 6. The plaintiff ought to pay the defendant Six Dollars (\$6) per week for support of child.

Whereupon it is adjudged that said ~~William Leonard~~ be and he hereby is divorced from said ~~Emma Jacobson Leonard~~ and he is hereby declared to be single and unmarried; and the care, custody and education of said minor children are hereby committed to the ~~plaintiff~~ defendant; and it is further adjudged that the plaintiff pay the defendant Six Dollars (\$6) per week for support of child.

~~And the name of the plaintiff is hereby changed to that of by which name she shall hereafter be known and called:~~

QUINLAN Judge.