Aport term, gete day, Mary beth, 1885

money had and occeanced, and all and singular the matterro being by the court seen and heard, the court fainds the issues for the plaintiff, that the defendants are indebted to plaintiff in the sum of three hundred dollars, it is therefore considered by the court that plaintiff vecoves of the defendants the said sum of three hundred dollars, to gether with the costs in this behalf superided and that unless the contrary be shown on or before the first day of the neut term of thes court this judgment will be made final.

Joseph Harl Mole, 1480 vo. Heo. Heiler Alias wil-ordered Ind cause continued

Joaac blark Devorce

Margaret blasse IA lias wil ordered and cause continued

Elbert Medban Note,

J. H. Sheppard

490

S. J. Ward Mow comes the plaintiff by his attorney and says that he will no further for oscente his savid suit, against the defendant, J. the Sheppard, but voluntarily dis. misses the same, it is therefore considered by the court that said cause be dismissed as to the defendant J. H. Sheppard herein, that he recover of the plaintiff his costs in this behalf supended and have there of execution.

1 Kolbert Mc Han Mole 1504 vo

A. J. Ward. Mow comes the plaintiff by alloomery. Mid the defendant although called comes not but makes default and it appearing to the court that the defendant has been duly served with process more than fifteen days before the first day of the process more than fifteen days before the first day of the process action and plaintiffs action being on a promissoory note ad all and singular the foremises being by the court seen and heard the court finds the issues for the plaintiff that the defendant is indebled to frame

October Learn, 1st day, October 26th, 18 80. La ayette Chomas On Joliey atified now rett, 1885. 1604 00 (now comes the plaintiff by attorney Connection Ince Ind says that he is unavelling to fourth Insurance Co. propente his said and against the defendant but voluntarily dismisses the same whereaspon it is comordered by the court that said cause be dismissed that defendant need ver of the plaintiff the easts in this hal behalf expended and have there of execution. Salayette Shomas On Policy. ion 1603-S titied mured, 1884 Inorimance Co. of More comes the plaintiff by altor-Buriet North America Joney and says that he is unwilling to es further prosecute his said surt-against the defendant 5 herein, but voluntarily dismisses the same, wherea on it is compidered by the court that said cause be dis missed, that defendant recover of the plaintiff the costs in this behalf supended Mid have thereof execution Joseph Welliams + Damages Margaret Williams 1268 00 St. C., S.+M. R. R. Co. Depositions opened and filed. S. J. Latterson Demages 1498 It. b., S. + M. R. R. Co. Defocitions opened und filed. Joane blank Divorce 1414 00 Margaret black I Motion for alimonie for led John neal 1597 00 Willow Springs I Motion for costs filed. Jenia neal 1598- 100 Willow Springer Motion for costs filed.

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Howell County, Missouri, Circuit Court, C:490, 519, 533, 579-580, divorce of Isaac Clark (plaintiff) and Margaret Clark (defendant); FHL film no. 931,689.

October term, and day, October 271th 1885. P. J. Pikto Mid Geelment A. H. Lingolon Now come the planliffs by altorney 1515 00 and say they are unwilling to purchase Jonler Alexander Iprosecule their said suit against the Shoo. g. Rrice defendants herein, but voluntarily dismiss the same. Therenfoon it is considered by the court that paid cause be dis missed, that defendants recover of the plaintiffs their costs in this behalf supended und have there of execution. Jaaac kharle Divorce. 1414 00 Margaret Oleroft. I'llow come the fourties by attorney ud the motion for alimony pending suit heretofore filed having been by the court seen and heard it is ordered by the court that said motion be one = lained; that defendant recover of the plaintiff the own of one hundred dollars as alimony fending suil-" have there of execution. H. D. Milligan (Injunction C. J. Bolinetal.) Interplear of J. H. Marsey und Henny Moore filed Now come the Grand Jury Mid through their fore -man return the following indictments viz: State of Missouri (Bung Larry 555 00 AL Brewer plate of Missouri | Burglary J. J. Brown State of Missouri Combez slement. S. A. Findkey

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Howell County, Missouri, Circuit Court, C:490, 519, 533, 579-580, divorce of Isaac Clark (plaintiff) and Margaret Clark (defendant); FHL film no. 931,689.

October term, 10th day November 5th, 1885.

Uniled States, Me that he does, aboolutely Me for allinely renormee Me abjure all allegrance Me fidelily to every toreign Jower, Imme, Jotentate, State Me boverreignly, whatever, Med fourtionlarly all allegrance Me fidelily to the String of Norway Med Sweden Med therempon the cours admits the orid Andrew A. Dahl to become a Cilizen of the Uniled States.

579

P. J. Sitts

1887 vo. G. M. Dunium M. E. Duniven Anower filed und continued

E. G. Bales [Allachment

Sco. Jumer Mow come the parties by attorney and annonnee ready for trial, thereupon come a jury to wit: J. J. Reed, J. M. Driveray, John Bailey, Seth Grover, S. C. Sou-. R. Colson, J. St. S. Burch, A. J. Mustion, S. J. Modrelly an, (G. M. Shinaton, J. M. Brown and Mm. Condell twelve good and lawful men who are duly empannelled, tried and oworn the truth to speak of the issue aforesuid, and oxid jury after hearing all the evidence instructions of courl'and argument of connoch retire to consider of their verticition after mature delaberation return the following verdicel; to-wit: We the jury find for the defendant: (Signed) J. M. Sivering foreman. It is therefore considered by the court that plannliff late nothing by his word: that defendant recover of the plaintiff and W. N. toward his security on attachment bond, the costs in this behalf supended and have there of execution.

Joane Clarte Divorce. 1414 NO.

Margaret Clark. Mow on this day this cause comes on to be heard before the const upon the pleadings and testimony and the court being fully adrised of and concerming the same finds the issme for the plaintiff, that plainliff is the innocent and injured party and has reaided in this state one grear next before filing his October term, 10th day, November 5th, 1885.

petition, it is therefore considered by the court that the bonds of matrimony heretofore existing between plaintiff and defendant be dissolved and held for naught, that plaintiff be reatored to all the nights and privileges of a single person; that the statutory restrictions be removed from the defendant and that defendant recover of the plaintiff the costs in this behalf expended and have thereof execution.

Mute of Mo. Ex. ad. Bond S. B. Venon

1213. 10, Mow come the parties by attorney and beth Bacon et al. Ithe dimunior to folainteffs foetition heretofore filed huring been ing the court seen and hourd it is by the court ordered that said demurner overruled, to which unting of the court the defendants weeft;

1. 2. Milson (Damages 1141- 10. JR. C., 1.+ M. T. T. Co. Mero come s the defendant by attorney Med files on opplication for a change of vonne of this cause.

Ordered that court adjourn until temorrow morning at 8:30 occerk fillbourede fudge

Celeter term, 11th day, November 6th, 1885. Could met privant to adjournment, present as on gesterday. Jestin Hilliams U Damages. Margaret Hilliams Merce comes the defendant by attorney u ISON 10. Merce comes the defendant by attorney u J. K., b. M. R. R. C. prisent an affidavil for an appeal to the busueme kourt of this, which is by the court ordered

filed and on consideration of which it is ordered by the court that said appeal be allowed.

Joseph Hilliams & Damages. Margaret Williamo K.C., S+M. R. R. Co. Illow comes the defendant by attorns