

Civil Case: Robert Closson vs Claracy Closson- Divorce

| Name in Record | Reason for Being in Record | Date of Record |
|------------------|--|-----------------|
| John McConnel | Clerk of Adams County, Indiana | June 20, 1865 |
| Claracy Closson | Summoned to court to answer Robert Closson's complaint | |
| A. J. Hill | Deputy | |
| Robert Closson | Plaintiff: Complaint to the court; md in Adams County, IN | Sept. Term 1865 |
| Robert Closson | Oath: Summer 1862 enlisted in 118th Reg. of Ohio volunteers | |
| Robert Closson | Oath: Served 3 years; | |
| Robert Closson | Oath: While absent 3 years, Claracy had a bastard child | |
| Robert Closson | Oath: Def. has been guilty of a number of adulterous affairs | |
| Claracy Closson | Defendant | |
| David Studabaker | Attorney for plaintiff | |

Roll No 73 (66)

Robert Blosson

vs Divorce

Clara Blosson

1865.

Box 12

State of Indiana, In the Court of Common
Adams County's Pleas of Adams County
September Term 1865

Robert Blosson
vs
Claracy Blosson } Complaint for
Divorce

Robert Blosson plaintiff
in this action complains of Claracy
Blosson the defendant in this action
and says that the plaintiff and the defendant,
were married at Adams County in the State
of Indiana that at the time of entering into
said Contract the plaintiff done the same in
good faith and at all times performed
his part of the marital relation in good
faith but that the defendant did not perform
her part of the marital relation in this
in the Summer of 1862 the plaintiff
enlisted into the Service of the United
States in the 118th Regt of Ohio Vols. and
left said defendant residing in said Adams
County that he was absent from home
three years in the service and while he
was gone from home and had been absent
from said Claracy 15 months she
had a bastard child that said
child was begotten in adultery
and not by the plaintiff and that

Said defendant has been guilty
of numerous Acts of Adultery since
he the plaintiff has been absent
from home in the service of
the United States that the plaintiff
and defendant are now and
both have been residents of Adams
County in the State of Indiana for
more than one year last past
and the plaintiff asks and demands
Judgment that the plaintiff be divorced
from the defendant and said marriage
be declared null and void.

Davia Studabaker

Atty for Plaintiff

The State of Indiana,

TO THE SHERIFF OF ADAMS COUNTY, GREETING:

We command you to Summon *Claracy Blosson*

if *she* be found in your bailiwick, personally to appear before the Honorable Judge of the Adams Common Pleas Court, on the second day of the next Term thereof, to be holden at the Court House, in Decatur, on the *2nd* Monday of *September* 1865, then and there to answer the complaint of *Robert Blosson* for *Divorce*

and of this Writ make due service and return.



Witness *John McConnell* Clerk of said Court, and the seal thereof hereto affixed, at the Court House in Decatur, his *26* day of *June* 1865.

John McConnell Clerk.
By *A. J. Hill*, Deputy.