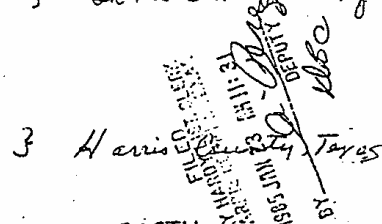


Civil No. 85-04521

22ST PAIR  
PET 67-00  
SPL

In the Matter of the Marriage of } In the District Court of

PAUL FRANK Hensler,  
Petitioner



and

KATHRYN PATTERSON Hensler } 246TH Judicial Dist.

Original Petition For DIVORCE

To the Honorable <sup>any</sup> Judge of SAID Court.

Comes now PAUL FRANK  
HENSLER, Petitioner in the ABOVE  
Entitled and Numbered CAUSE OF  
ACTION and FILES this, His ORIGINAL  
PETITION and for Cause would show  
the Right Reverend and very HONORABLE  
COURT as follows; TO WIT:

I.

This suit is brought by PAUL  
FRANK HENSLER, Petitioner who

is FORTY SIX (46) years of age  
and who resides at 622 SOUTH  
AVENUE, Apartment 211, Pasadena, Harris  
County, Texas. 77503.

Respondent, KATHRYN PATTERSON  
HENSLER is a "TRANSIENT PERSON",  
having her residence in a 1970  
Chrysler.

## II

Petitioner has been a Domiciliary  
of this LONE STAR STATE for FORTY  
SIX YEARS (a native Texan, if you please  
by right of birth) and a Resident of  
HARRIS COUNTY for the preceding  
FIFTEEN MONTHS (Against his will, having  
left the HILL COUNTRY NORTH of AUSTIN  
where lawyers were in low demand and  
Having moved to beautiful STINKADENA)

III

Respondent, KATHRYN PATTISON

HENSLER, alias KATHRYN LA GRANGE,  
who knows all, tells all, and does  
all (ask TED BUTLER or BILL WHITE;  
JUDGE WM. SESSIONS, Judge Thomas Gee,  
and, yes, even the Clerk of the Supreme  
Court U.S. about her litigious  
nature). That wonderful and delightful  
person whom Petitioner loves with  
all his  $\hearts$ , despite it all, is a  
"TRANSIENT PERSON" and may  
be SERVED WITH Process where  
she may be found within the State  
of  (TEXAS), pursuant to pertinent  
RULES of CIVIL PROCEDURE

IV

These parties were joined together  
in HOLY MATRIMONY by the VERY  
HONORABLE FRANCES  
PORTER, JUSTICE OF THE  
PEACE in Lampasas, Lampasas  
County, Texas on the 29th  
Day of March, in the Year of our  
Lord, A.D. 1983. They ceased living  
together as HUSBAND AND WIFE  
on Monday January 21, 1984, when  
she got PISSED OFF and HAULED  
ASS with the car, the Mastercard,  
\$365.00 CASH, Her FEDERAL  
CIVIL RIGHTS NINE YEAR  
OLD EMPLOYMENT DISCRIMI-  
INATION CASE against Ted Sullivan  
Bill White, and the Texas Department of

Human Resources, to which she is  
WELCOME, having BORED  
ME STIFF for 2 years about  
just how Everybody PICKS ON  
KATHRYN.

IV

THIS MARRIAGE HAS become  
very INSUPPORTABLE because of,  
or - hum, conflict of personalities between  
Petitioner and Respondent, but chiefly  
because of conflict of personalities  
between Respondent and Respondent  
That destroyed the legitimate  
ends of the marriage (good sex!)  
and prevents any Reasonable  
Expectation of Reconciliation (unless  
she consents to having her MOUTH  
SURGICALLY CLOSED).

V.

There is no child born or  
adopted of this MARRIAGE ALTHOUGH  
Petitioner swears on OATH that he  
did everything he could to KNOCK  
HER UP, but she isn't pregnant  
and won't have another CHILD,  
although Petitioner LOVES HER  
DEARLY and wants her to have  
his children, but she is LIBERATED  
now and "Feminists" don't have  
children by "MALE CHAUVINIST  
Pig Lawyers," she so SWEARS.

VI

Petitioner requests the Court  
TO DIVIDE THE ESTATE OF THE  
PARTIES BY AWARDING Their  
Property TO THE PARTY HAVING

# POSSESSION

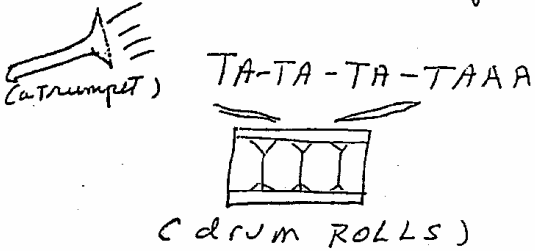
(in a legal sense, not the kind of "possession" by spirits you see in movies, although Kathryn could pass muster for a stand-in for "SYBIL" or the girl in "THE EXORCIST.")

## VII

Petitioner, PAUL FRANK HENSLER  
Prays that CITATION and  
NOTICE issue as required  
by LAW and that the Court  
**GRANT A DIVORCE**

and Decree such other and further  
relief as requested herein,  
including changing Respondent's  
name to BELLA ABZUG, JR., for

Costs of suit and for



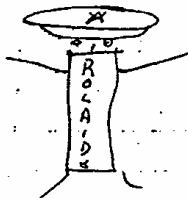
STAND BACK, IT'S ALMOST

Here - Ed McMahon on stage

Now —

HEEEER'E S

General Relief



(Screw you, bitch, I FILED FIRST AND YOUR SUIT  
IS SUBJECT TO A PLEA IN A BATEMENT) Respectfully submitted

Paul F. Heusler  
2927 Preston #3  
Pasadena, Texas 7750  
Ph 713-998-7633  
SBN 09489600

ATTORNEY FOR Petitioner