Commission Exhibit No.1960-B -

NO.

EDWIN A. EKDAHL

VS.

:

IN THE 17TH DISTRICT COURT TARRANT COUNTY, T E X A S.

MARGUERITE C. EKDAHL

TO THE HONORABLE JUDGE OF SAID COURT:

Now comes the defendant, Marguerite C. Ekdahl, in the above numbered and entitled cause, and files this, her original answer to plaintiff's original petition, and would show to the Sourt:

I.

Defendant denies each and every allegation in plaintiff's petition contained, and demands strict proof thereof, and of this she puts herself upon the country.

II.

For further answer herein, if same be necessary, defendant would respectfully show to the Court that if there be any misconduct upon the part of defendant, that same was brought about and caused solely by the acts and misconduct of plaintiff.

III.

Plaintiff further states that because of the action of the plaintiff it became necessary and is necessary to employ counsel to represent her in this suit, and defendant has employed the firm of McLean & McLean and has agreed to pay them a reasonable Attorneys fee.

WHEREFORE, premises considered, defendant prays that plaintiff take nothing by reason hereof, and that she go hence without day with her costs, and that she recover from defendant reasonable attorneys' fee.

ATTUST: 6-9-1964

District Clork, Tarrent
County, Texas

MoLean & McLean

Attorneys for Defendant

COMMISSION EXHIBIT No. 1960-B

BO. 15537-D

EDWIN A. EKDAHL

VS.

MARGUERITE C. EKDAHL

ORIGINAL ANSWER OF DEFENDANT

FILED
TARRANT COUNTY
JUN 15 9 57 AM 1843
LEWIS D. DOLL JR.
DIST, CLERK

MCLEAN & MCLEAN
ATTORNEYS AT LAW
STH PLOOR BURK BURNETT BLDG.
DIAL 2-4114

COMMISSION EXHIBIT No. 1960-B-Continued