

JOHN J. BUKATY
ATTORNEY AT LAW
903 NORTH SEVENTH STREET
KANSAS CITY 10, KANSAS
FEBRUARY 27th

1 9 5 3

Mr. Louis Simon
90 Amsterdam Avenue
Apartment 9-A
New York 22, New York

IN RE: Simon v. Simon

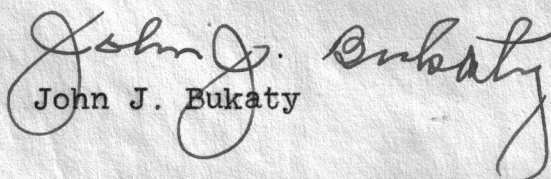
Dear Sir:

I received your letter of February 24, 1953, in answer to my letter of February 19th. When I contacted your wife concerning your letter she was quite surprised inasmuch as she was under the impression that you would be willing to sign the papers that were forwarded to you. Because of the apparent misunderstanding that she had I am again writing you asking that you sign the papers I forwarded to you and return.

May I say that by the signing of same and returning, you are not acquiescing in the charges that she might have filed against you. She informed me that a divorce was agreeable between the two of you and that is all in substance that is happening. As stated in my previous letter it is agreeable that the custody of the children be given to you and that a certified copy of the divorce decree would be forwarded to you immediately upon the granting of same. If an "in rem" proceedings is to be brought it merely means it will take a longer time and the expense is greater and at the conclusion of all, the end result would be the same.

I would, therefore, suggest that you think this matter over and advise at your earliest convenience. If you absolutely refuse to sign the entry of appearance we, of course, will have to proceed by publication.

Yours very truly,


John J. Bukaty

JJB:m

JOHN J. BUKATY
ATTORNEY AT LAW
903 NORTH SEVENTH STREET
KANSAS CITY 10, KANSAS

FEBRUARY 19th

1 9 5 3

Mr. Louis Simon
90 Amsterdam Avenue
Apartment 9-A
New York 22, New York

IN RE: Simon v. Simon

Dear Sir:

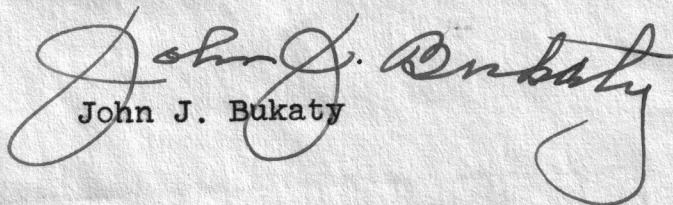
Your wife has employed me to and I have this day filed suit for divorce in the District Court of Wyandotte County, Kansas. She informs me that she contacted you yesterday and that the divorce proceedings were agreeable with you providing she was willing to accept the responsibility of payment of same and ask for nothing but a divorce and the right to see her children. She is willing that the custody of the children be given to you with the provision that she have the right of visitation. She has also assumed the responsibility of payment of the expenses in connection with the divorce.

If this arrangement is satisfactory to you kindly sign the enclosed Entry of Appearance, have the same acknowledged before a Notary Public and return to me forthwith. If you would desire a certified copy of the divorce decree sent to you if and when the same is granted, I will be happy to do so upon request at no cost to you.

So that you may have some assurance that nothing else will be granted to her except as stated herein you can, of course, retain this letter as such assurance until a certified copy of the decree is forwarded to you.

In order to expedite matters I have been requested to and I enclose herein a self-addressed, stamped envelope for your convenience.

Yours very truly,


John J. Bukaty

JJB:m
Enc.