

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

KATHERINE ROTH AUS

Plaintiff

vs.

DAVID MICHAEL ROTH AUS

Defendant

FILED

OCT * 29 2002 CASE NO.: 01-534

CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings filed herein, and by consent of the parties hereto, it is this 29th day of OCT., 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, ADJUDGED and DECREED that the Plaintiff, KATHERINE SQUILLANTE ROTH AUS, be and hereby is awarded an absolute divorce from the Defendant, DAVID MICHAEL ROTH AUS; and it is further,

ORDERED, ADJUDGED and DECREED that the parties shall share the joint legal custody of their two minor children namely, MICHAEL SCOTT ROTH AUS, born July 18th, 1990 and STEVEN GRANT ROTH AUS, born April 6th, 1994; and it is further,

ORDERED, ADJUDGED and DECREED that primary physical custody of the aforesaid two minor children is awarded to the Plaintiff with reasonable rights of visitation to the Defendant; and it is further,

ORDERED, ADJUDGED and DECREED that the terms of the Separation and Property Settlement Agreement dated March 22nd, 2002 be and hereby are incorporated but not merged in this decree of absolute divorce; and it is further,

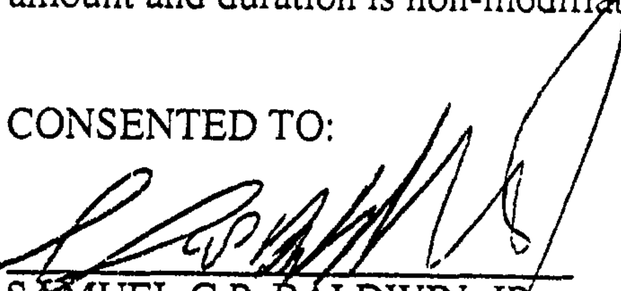
ORDERED, ADJUDGED and DECREED that the Defendant's obligation to pay child

support be and hereby is waived for twenty-four (24) months, commencing April 1st, 2002. This waiver of child support is consistent with the Maryland Child Support Guidelines and is in the best interest of the minor children inasmuch as the Defendant has suffered severe disabling injuries which prevent him from earning an income; and it is further,

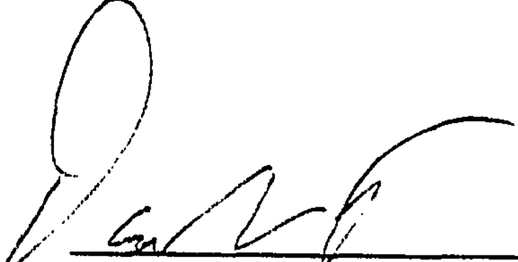
ORDERED, ADJUDGED and DECREED that the child support obligation of the Defendant to the Plaintiff for the following thirty-six (36) months commencing April 1st, 2004 shall be determined as per the terms of the separation and property settlement agreement; and it is further,

ORDERED, ADJUDGED and DECREED that the Plaintiff shall pay alimony to the Defendant as per the terms of the separation and property settlement agreement in the amount of Five Hundred and Fifty Dollars (\$550.00) per month commencing April 1st, 2002 and due and payable on the first day of each successive month thereafter for a period of sixty (60) months; said alimony amount and duration is non-modifiable.

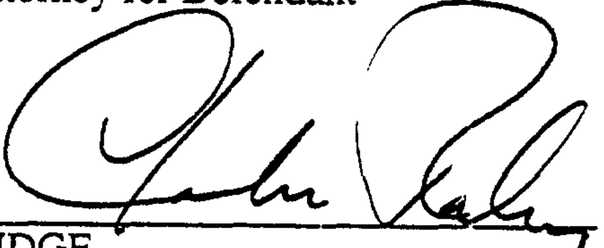
CONSENTED TO:



SAMUEL C.P. BALDWIN, JR.
Attorney for Plaintiff



DANIEL GUENTHER
Attorney for Defendant



JUDGE

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

ROBERT H. MORAZES *

Plaintiff *

Vs. *

Case No. CA-01-758

JUDY P. MORAZES *

Defendant *

FILED

JUL 29 2002

CIRCUIT COURT FOR ST. MARY'S CO. MD.

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

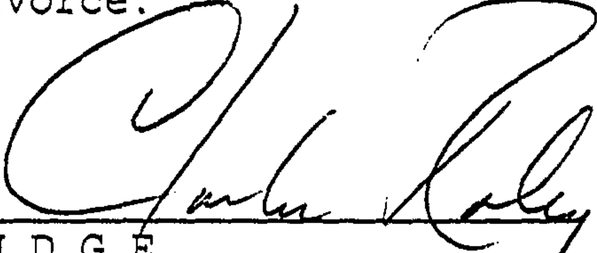
UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 29th day of July, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

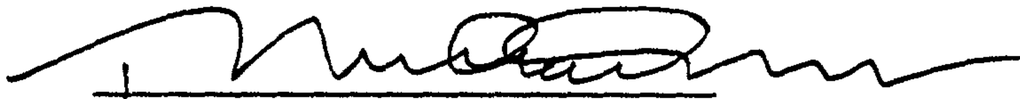
ORDERED, that the Plaintiff, ROBERT H. MORAZES, be and hereby is granted an absolute divorce from the Defendant, JUDY P. MORAZES; and, it is further,

ORDERED, that the Defendant shall pay to the Plaintiff the amount of \$400.00 representing an overpayment in alimony on or before June 14, 2002 at 4:30 p.m.; and, it is further,

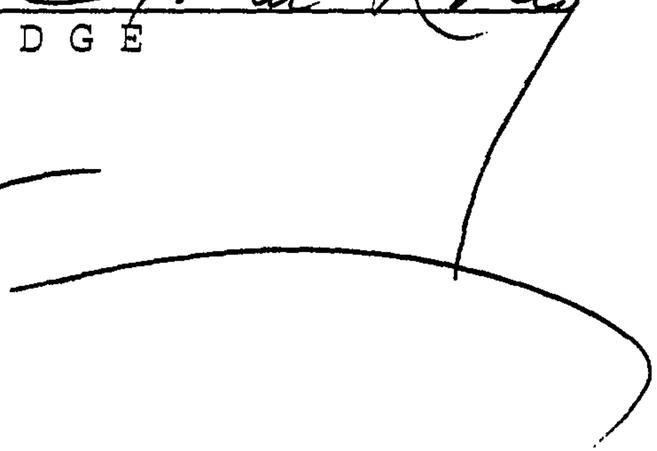
102051 FOLIO 004

ORDERED, that the parties' Separation and Property
Settlement Agreement shall be incorporated, but not merged,
into the Judgement of Absolute Divorce.


J U D G E



Recommended by:
F. MICHAEL HARRIS, Master



IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

TAMMY SUE RICHMOND

Plaintiff

vs.

JOHN RICHMOND, III

Defendant

CASE NO.: 01-960

FILED
OCT 10 2002
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

JUDGMENT OF ABSOLUTE DIVORCE

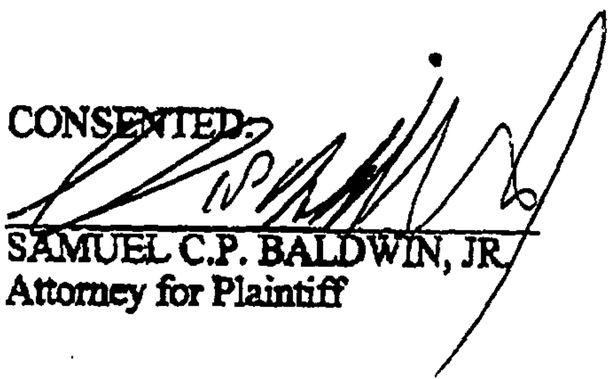
Upon consideration of the pleadings and after the taking of testimony before a court examiner, it is this 10th day of October, 2002 by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, ADJUDGED and DECREED that the Plaintiff, TAMMY SUE RICHMOND, be and hereby is awarded an absolute divorce from the Defendant, JOHN RICHMOND, III; and it is further,

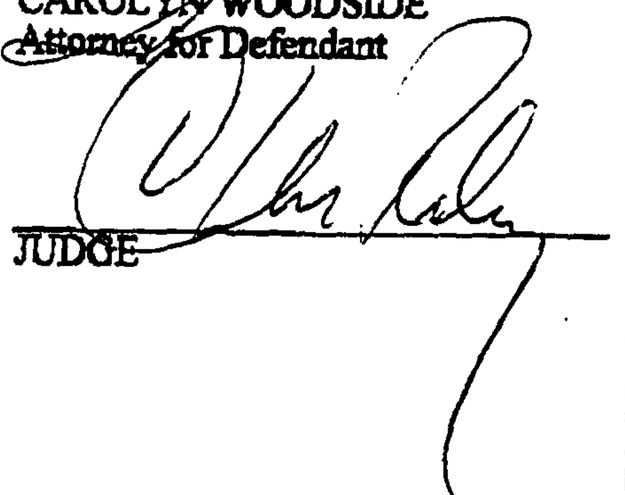
ORDERED, ADJUDGED and DECREED that each party will retain sole ownership of any and all items of property currently in their respective possession; and it is further,

ORDERED, ADJUDGED and DECREED that the proceeds from the sale of the former marital residence shall be equally divided between the parties.

CONSENTED:


SAMUEL C.P. BALDWIN, JR.
Attorney for Plaintiff


CAROLYN WOODSIDE
Attorney for Defendant


JUDGE

FILED
SEP 17 2002

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

MELISSA HELEN LUPPINO *

Plaintiff *

Vs. *

KENT RICHARD LUPPINO *

Defendant *

Case No. CA-01-1397

CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 12th day of September, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, MELISSA HELEN LUPPINO, be and hereby is granted an absolute divorce from the Defendant, KENT RICHARD LUPPINO; and, it is further,

ORDERED, that the Plaintiff be awarded custody of the parties' minor child, namely, Megan Rose Luppino, born April 12, 1996, subject to the right of reasonable visitation to the Defendant; and, it is further,

ORDERED, that the Defendant may telephone the minor child one time per day provided that the minor child is at home; and, it is further,

051 FOLIO 007

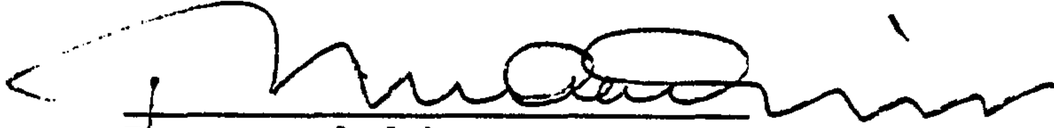
ORDERED, that the Defendant pay a Master's fee of

\$75.00 within ninety (90) days.

Ordered, that cost be set for being my m 30 days before m on the m issue of child support.



J U D G E



Recommended by:

F. MICHAEL HARRIS, Master

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

STEVEN L. RAUCH *

Plaintiff *

Vs. *

Case No. CA-02-113

MARY F. RAUCH *

Defendant *

FILED
OCT 10 2002

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 10th day of October, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, STEVEN L. RAUCH, be and hereby is granted an absolute divorce from the Defendant, MARY F. RAUCH; and, it is further,

ORDERED, that the parties' Separation Agreement Pursuant to Divorce be incorporated into the Judgment of Absolute Divorce, but not merged therein; and, it is further,

ORDERED, that the parties shall have joint legal custody of their minor children, namely, Steven Lee Rauch, Jr., born March 8, 1988, Michael Allen Rauch, born January 1, 1990, and Lauren Alexis Rauch, born March 2, 1995, with physical custody to the Defendant subject to the

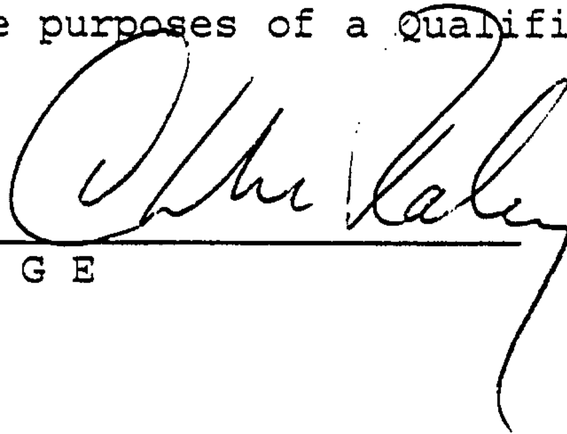
Page 2 of 2 of Judgement of Absolute Divorce

Civil Action Case No.

Plaintiff's right of reasonable and liberal visitation;
and, it is further,

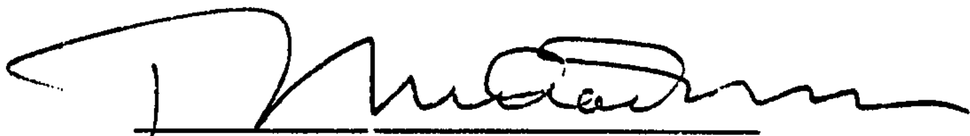
ORDERED, that child support shall remain in full force
and effect as ordered in the Judgment of Limited Divorce
dated May 14, 2001; and, it is further,

ORDERED, that this Honorable Court retains
jurisdiction in this matter for the purposes of a Qualified
Domestic Relations Order.



A handwritten signature in cursive script, appearing to read "Chas. Kelly", written over a horizontal line.

J U D G E



A handwritten signature in cursive script, appearing to read "F. Michael Harris", written over a horizontal line.

Recommended by:
F. MICHAEL HARRIS, Master

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

JULIE ERIN FARRELL *

Plaintiff *

Vs. *

Case No. CA-02-203

ROBERT ALAN FARRELL *

Defendant *

FILED
OCT 10 2002

* * * * *

**CIRCUIT COURT
FOR
ST. MARY'S CO. MD.**

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 10th day of October, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, JULIE ERIN FARRELL, be and hereby is granted an absolute divorce from the Defendant, ROBERT ALAN FARRELL; and, it is further,

ORDERED, that the parties' Separation and Property Settlement Agreement dated March 28, 2002 be incorporated into the Judgment of Absolute Divorce, but not merged therein; and, it is further,

ORDERED, that the Plaintiff be and hereby is restored to her maiden name of JULIE ERIN BARNETT; and, it is further,

Page 2 of 2 of Judgement of Absolute Divorce
JULIE ERIN FARRELL vs. ROBERT ALAN FARRELL
Civil Action Case No. CA-02-203

ORDERED, that the Defendant pay a Master's fee of
\$75.00 within ninety (90) days.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

RICHARD D. LABILLE *

Plaintiff *

Vs. *

Case No. CA-02-215

SHEILA MAE LABILLE *

Defendant *

FILED
OCT 10 2002

**CIRCUIT COURT
FOR
ST. MARY'S CO. MD.**

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 10th day of October, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, RICHARD D. LABILLE, be and hereby is granted an absolute divorce from the Defendant, SHEILA MAE LABILLE; and, it is further,

ORDERED, that the Defendant be awarded custody of the parties' minor child, namely, Jeffrey LaBille, born December 17, 1984, subject to the right of reasonable visitation to the Plaintiff; and, it is further,

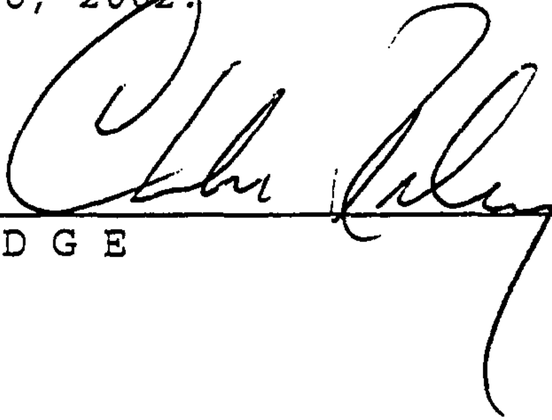
ORDERED, that the Plaintiff pay on-going child support directly to the Defendant in the amount of \$300.00 per month effective October 1, 2002 and payable on the first day of the month thereafter until said child reaches the

age of eighteen, dies, marries or becomes self-supporting;
and, it is further,

ORDERED, that the Plaintiff is required to notify the Court within ten days of any change of address or employment so long as the support order is in effect; failure to comply with this requirement will subject the Plaintiff to a penalty not to exceed \$250.00 and may result in the Plaintiff's not receiving notice of proceedings for earnings withholding; and, it is further,

ORDERED, that if the Plaintiff accumulates support payments arrears amounting to more than thirty (30) days of support, the Plaintiff shall be subject to earnings withholding; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$75.00 by 4:30 p.m. on September 16, 2002.


J U D G E


Recommended by:
F. MICHAEL HARRIS, Master

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

PATRICE CURLEY

*

Plaintiff

*

vs.

*

Case Number: CA 02-222

KERRY CURLEY

*

Defendant

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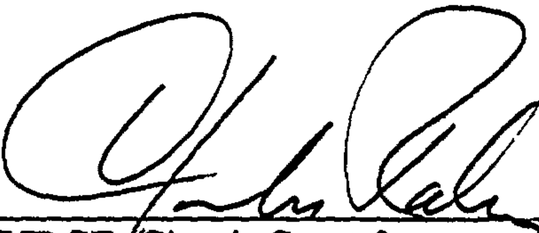
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JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on September 26, 2002, it is this 29th day of OCT, 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the Plaintiff, PATRICE CURLEY, is granted an Absolute Divorce from the Defendant, KERRY CURLEY; and it is further

ORDERED that the parties' Voluntary Separation and Property Settlement Agreement dated November 1, 2001, is incorporated, but not merged, into this Judgment of Absolute Divorce.


JUDGE, Circuit Court for
St. Mary's County, Maryland

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

SHARON ISRAEL

Plaintiff

vs.

THOMAS ISRAEL

Defendant

FILED
OCT 9 2002
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

CASE NO.: 02-256

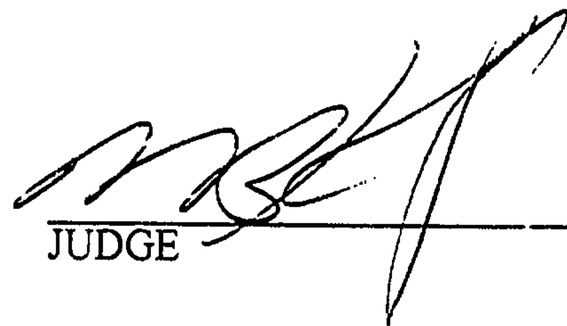
JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein and after taking testimony before a court examiner, it is this 9th day of OCTOBER, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, ADJUDGED and DECREED that the Plaintiff, SHARON ISRAEL, be and hereby is awarded an absolute divorce from the Defendant, THOMAS ISRAEL; and it is further,

ORDERED, ADJUDGED and DECREED that the separation agreements of the parties dated September 26th, 2001 and December 11th, 2001 be and hereby are incorporated but not merged into this decree of absolute divorce; and it is further,

ORDERED, ADJUDGED and DECREED that the Plaintiff be and hereby is restored unto her maiden name of SHARON HARDISON.



JUDGE

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

LINDA DAILEY

Plaintiff

Vs.

MICHAEL DAILEY

Defendant

FILED
OCT 15 2002
CIRCUIT COURT
FOR
ST. MARYS CO., MD.

Case No. CA-02-331

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 10th day of October, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

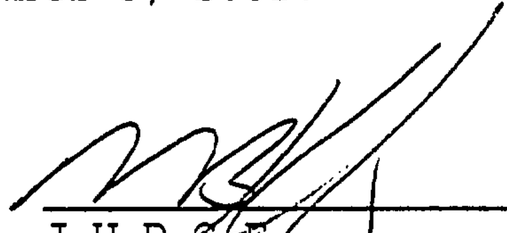
ORDERED, that the Plaintiff, LINDA DAILEY, be and hereby is granted an absolute divorce from the Defendant, MICHAEL DAILEY; and, it is further,

ORDERED, that the Circuit Court for St. Mary's County, Maryland, reserves jurisdiction over the marital property issues of this matter for a period of ninety (90) days from September 3, 2002; and, it is further,

ORDERED, that a marital property hearing be held on October 15, 2002 at 9:00 a.m.; and, it is further,

BOOK 05 | FOLIO 017

ORDERED, that the Plaintiff pay a Master's fee of
\$75.00 by 4:30 p.m. on September 3, 2002.



J U D G E

Recommended by:
F. MICHAEL HARRIS, Master

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

JAMES LEWIS SMITH, JR.

Plaintiff

Vs.

MARY CHRISTINA STEWART-SMITH

Defendant

FILED

OCT 9 2002

Case No. CA-02-361

CIRCUIT COURT

FOR

ST. MARY'S CO. MD.

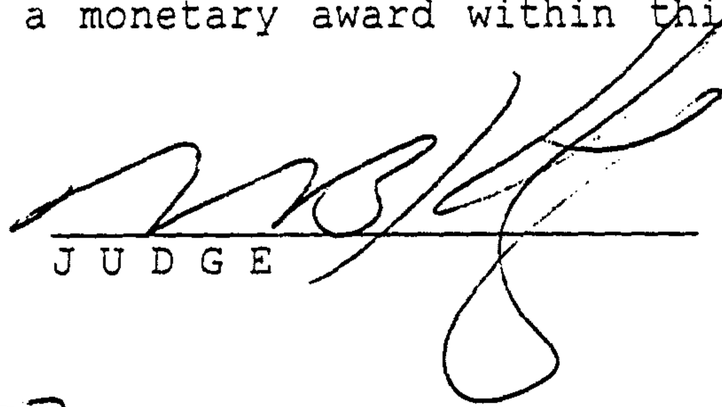
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JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 9th day of October, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, JAMES LEWIS SMITH, JR., be and hereby is granted an absolute divorce from the Defendant, MARY CHRISTINA STEWART-SMITH; and, it is further,

ORDERED, that the Plaintiff pay to the Defendant the sum of \$175.00 representing a monetary award within thirty (30) days.


J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

VICKI L. BUTLER

Plaintiff,

vs

RICHARD M. BUTLER

Defendant.

FILED

OCT 29 2002

Case No.: 18-C-02-000464 DA

CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

JUDGMENT FOR ABSOLUTE DIVORCE

THIS CAUSE being before the Court on the issue of divorce, testimony having been heard, it is thereupon this 29th day of OCT., 2002 by the Circuit Court for St. Mary's, Maryland,

ORDERED that the above Plaintiff, VICKI L. BUTLER, be and is, divorced absolutely from the Defendant, RICHARD M. BUTLER; and it is further

ORDERED that the above Plaintiff, VICKI L. BUTLER, be granted the name change VICKI LARNA BARNETT; and it is further

ORDERED, that the Separation Agreement of the parties, dated the 8th day of December 2001, be incorporated but not merged into the Decree of Divorce.

TWO ORDERED, that Defendant pay Master's fee of \$75.00 on or before Jan. 1, 2003.

JUDGE

Recommended by Master

F. Michael Norris
MASTER

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IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

ALKADIO MORENO :

Plaintiff :

vs. : Case No. C.A. 02-475

EVE I. MORENO :

Defendant :

FILED

OCT 10 2002

CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

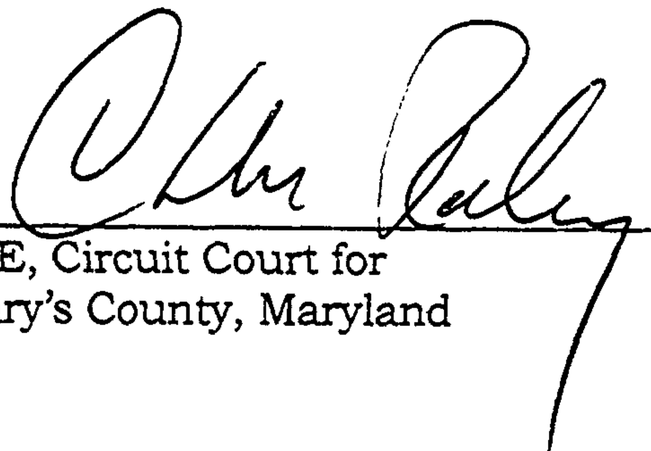
JUDGMENT OF ABSOLUTE DIVORCE

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered, it is thereupon, this 10th day of October, 2002, by the Circuit Court for St. Mary's County, Maryland,

ADJUDGED AND ORDERED, that the said **ALKADIO MORENO**, the above-named Plaintiff, be and he is hereby awarded an absolute divorce from the Defendant, **EVE I. MORENO**, and it is further,

ADJUDGED AND ORDERED, that the Separation Agreement of the parties, dated October 8, 1981, be incorporated and made a part of, but not merged in this Judgment of Absolute Divorce; and it is further,

ADJUDGED AND ORDERED, that Plaintiff shall pay the costs of this proceeding.



JUDGE, Circuit Court for
St. Mary's County, Maryland

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

KELLY WILLENBORG

Plaintiff

vs.

JOHN RANDOLPH

Defendant

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CASE NO.: 02-520

FILED
OCT 20 2002

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JUDGMENT OF ABSOLUTE DIVORCE

CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

Upon consideration of the pleadings, after the taking of testimony before a court examiner, and by consent of the parties hereto, it is this 10th day of October, 2002 by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, ADJUDGED and DECREED that the Plaintiff, KELLY DENISE WILLENBORG, be and hereby is awarded an absolute divorce from the Defendant, JOHN RANDOLPH; and it is further,

ORDERED, ADJUDGED and DECREED that the parties shall share the joint legal custody of their two minor children, BRANDY WILLENBORG, date of birth September 4, 1985 and COLTON RANDOLPH, date of birth July 5th, 1989; and it is further,

ORDERED, ADJUDGED and DECREED that physical custody of BRANDY WILLENBORG be and hereby is awarded to the Plaintiff and physical custody of COLTON RANDOLPH be and hereby is awarded to the Defendant. Both parties will have reasonable and liberal visitation with their minor children; and it is further,

ORDERED, ADJUDGED and DECREED that, inasmuch as both parties earn the same amount of income, no child support is required pursuant to the Maryland Child Support Guidelines.

WILLENBORG V. RANDOLPH

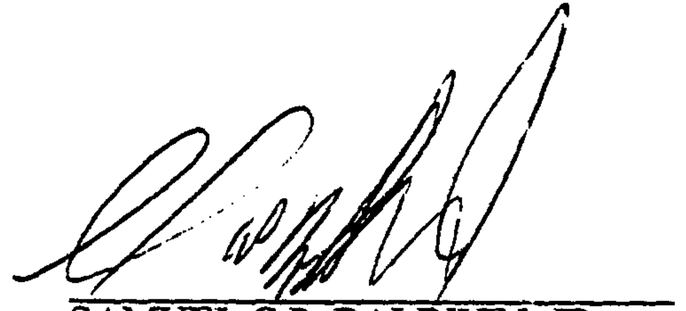
Case No.:

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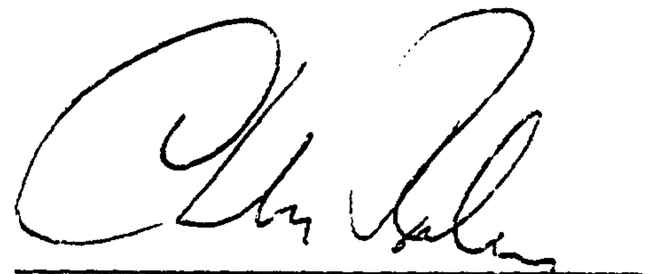
CONSENTED TO:



JOHN RANDOLPH
Defendant, In Proper Person



SAMUEL C.P. BALDWIN, JR.
Attorney for Plaintiff



JUDGE

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

STEPHANIE S. WATHEN *

Plaintiff *

Vs. *

Case No. CA-02-571

COLIN D. WATHEN *

Defendant *

FILED

OCT 10 2002

**CIRCUIT COURT
FOR
ST. MARY'S CO. MD.**

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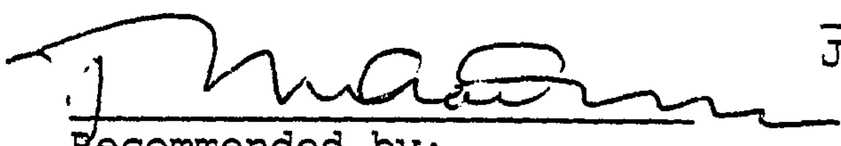
JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 10th day of October, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

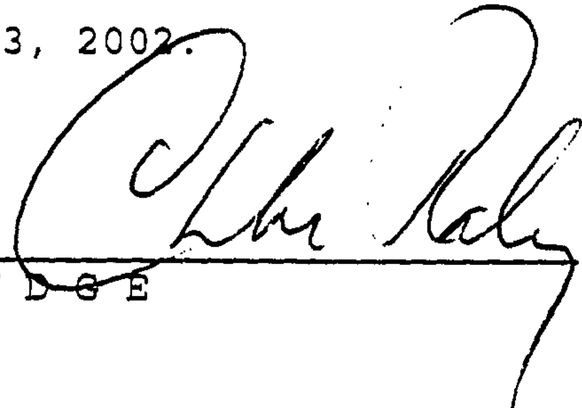
ORDERED, that the Plaintiff, STEPHANIE S. WATHEN, be and hereby is granted an absolute divorce from the Defendant, COLIN D. WATHEN; and, it is further,

ORDERED, that the Plaintiff be and hereby is restored to her maiden name of STEPHANIE ANNE ST. CLAIR; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$75.00 by 4:30 p.m. on September 3, 2002.



Recommended by:
F. MICHAEL HARRIS, Master


J U D G E

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

MARNETTE M. GASS

Plaintiff

vs.

Case Number: CA 02-599

JOSEPH COOK

Defendant

FILED

OCT 10 2002

CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

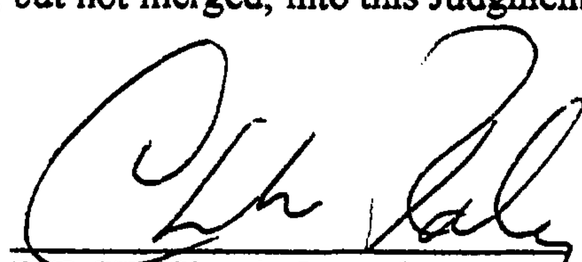
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JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on September 17th 2002, it is this 10th day of October, 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED, that the Plaintiff, MARNETTE M. GASS, is granted an Absolute Divorce from the Defendant, JOSEPH COOK; and it is further

ORDERED, that the parties' Voluntary Separation and Property Settlement Agreement dated October 22, 2001, is incorporated, but not merged, into this Judgment of Absolute Divorce.


JUDGE, Circuit Court for
St. Mary's County, Maryland

LIBER 051 FOLIO 025
IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

THOMAS STERLING MOORE :

Plaintiff :

vs.

Case No.: CA-02-602

CATHY SUE MOORE

Defendant

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings filed herein and the oral testimony and exhibits presented before the Hearing Examiner on September 27, 2002 it is thereupon, this 29th day of OCTOBER, 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED, that the Plaintiff, Thomas Sterling Moore, is hereby granted an Absolute Divorce from the Defendant, Cathy Sue Moore, and it is further,

ORDERED, that the terms and conditions of the parties' Separation, Property and Litigation Settlement Agreement, dated August 19, 2002 be incorporated, but not merged, into this Judgment of Absolute Divorce; and it is further,

ORDERED that the Defendant be restored to the use of her maiden name, Cathy Sue Chabot; and it is further,

ORDERED, that the Plaintiff pay the unpaid costs of these proceedings as taxed by the Court.



JUDGE

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

TIMOTHY R. GRAVELY *

Plaintiff *

vs. *

Case Number: CA 02-631

MICHELLE A. GRAVELY *

Defendant *

* * * * *

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on September 26, 2002, it is this 29 day of October, 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the Plaintiff, TIMOTHY R. GRAVELY, is granted an Absolute Divorce from the Defendant, MICHELLE A. GRAVELY; and it is further

ORDERED that the Plaintiff and Defendant are awarded joint legal custody of the minor child of the parties namely, Kaila M. Gravely, born on December 27, 1984, with the primary residential custody to the Plaintiff, TIMOTHY R. GRAVELY. The Plaintiff shall have the final decision making if the parties are unable to agree on decisions regarding the minor child, Kaila M. Gravely; and it is further

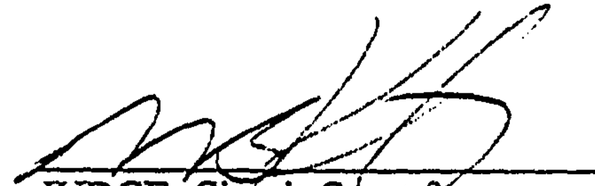
ORDERED that the Defendant shall have reasonable and liberal visitation with the minor child, Kaila M. Gravely, as agreed upon by the parties; and it is further

ORDERED that the Defendant shall pay child support to the Plaintiff for the minor child of the parties in the sum of Three Hundred Sixty-Two Dollars (\$362.00) per month in accordance with the Maryland Child Support Guidelines through the Bureau of Child Support Enforcement of St. Mary's County, Maryland by way of wage lien. That Support shall be paid directly to the Plaintiff on the first day of each month until a Court Order takes effect; and it is further

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ORDERED that the parties' Voluntary Separation and Property Settlement Agreement dated April 23rd, 2002, is incorporated, but not merged, into this Judgment of Absolute Divorce.



JUDGE, Circuit Court for
St. Mary's County, Maryland

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

CHARLES WILLIAM MACKEIGAN *

Plaintiff

vs.

FILED

Case Number: CA 02-676

OCT 29 2002

CAROLYN SUE MACKEIGAN

Defendant

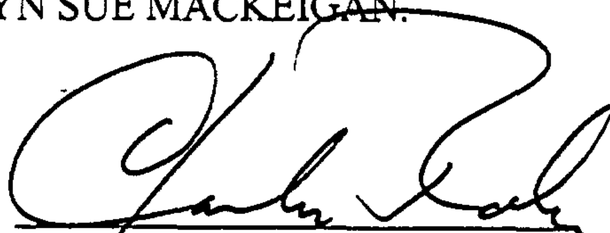
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

* * * * *

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on September 26, 2002, it is this 29th day of OCT., 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the Plaintiff, CHARLES WILLIAM MACKEIGAN, is granted an Absolute Divorce from the Defendant, CAROLYN SUE MACKEIGAN.



JUDGE, Circuit Court for
St. Mary's County, Maryland

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

ARTHUR REPPEL *

Plaintiff *

vs. *

Case Number: 02-706 DA

KATHERINE REPPEL *

Defendant *

* * * * *

FILED
OCT 10 2002
* CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on September 17, 2002, it is this 10th day of October, 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the Plaintiff, ARTHUR REPPEL, is granted an Absolute Divorce from the Defendant, KATHERINE REPPEL; and it is further

ORDERED that the Plaintiff and Defendant are awarded joint legal and shared physical care of the minor child of the parties, Tyler Matthew Reppel, born on October 29, 1999; and it is further

ORDERED that the Plaintiff shall pay child support to the Defendant for the minor child of the parties in the sum of Six Hundred Fifty Dollars (\$650.00) per month. Said payments to be paid directly to the Defendant on the last Saturday of each month. Child support shall continue until the minor child attains the age of eighteen (18), dies, marries, becomes emancipated, or otherwise entitled; and it is further

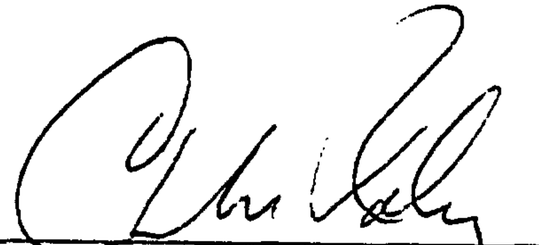
ORDERED that the parties' Voluntary Separation and Property Settlement Agreement dated December 7, 2001, is incorporated, but not merged, into this Judgment of Absolute Divorce;

IT IS FURTHER ORDERED by this Court that:

(1) If the Plaintiff accumulates support payment arrears amounting to more than thirty (30) days of support, the Plaintiff shall be subject to earnings withholdings.

(2) The Plaintiff is required to notify the Court within ten (10) days of any change of address or employment so long as the Support Order is in effect; and

(3) Failure to comply with paragraph (2) above will subject the Plaintiff to a penalty not to exceed Two Hundred Fifty and 00/100 (\$250.00) Dollars, and may result in the Plaintiff not receiving notice of proceedings for earnings withholdings.



JUDGE, Circuit Court for
St. Mary's County, Maryland

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

DAWN MARIE LOWE

Plaintiff

vs.

DEAN LAMONT LOWE

Defendant

FILED

Case No. CA 18-C-02-000762 DA

OCT 9 2002

CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

* * * * *

JUDGMENT FOR ABSOLUTE DIVORCE

THIS CAUSE standing ready for a hearing and being submitted without argument, the proceedings were carefully read and considered.

IT IS THEREUPON this 9th day of October, 2002, by the Circuit Court for St. Mary's County, Maryland, ORDERED that the above Plaintiff, DAWN MARIE LOWE, be and she hereby is divorced absolutely from the Defendant, DEAN LAMONT LOWE.

It is further ORDERED by the Plaintiff be and hereby is restored to her maiden name of DAWN MARIE LEYMEISTER.

It is further ORDERED that the Plaintiff pay the costs of these proceedings.



JUDGE

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IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

JOAN MARIE LYON

Plaintiff

FILED
OCT 10 2002
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

vs.

Case No. CA-02-767

ROBERT GARY LYON, SR.

Defendant

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 10th day of October, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, JOAN MARIE LYON, be and hereby is granted an absolute divorce from the Defendant, ROBERT GARY LYON, SR.; and, it is further,

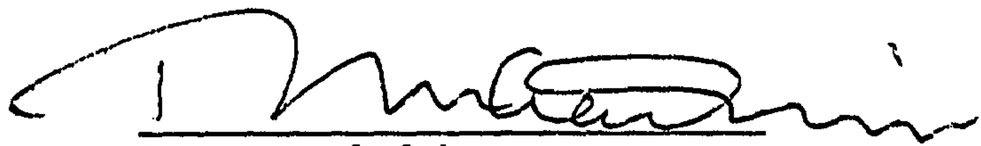
ORDERED, that the Plaintiff, JOAN MARIE LYON, and the Defendant, ROBERT GARY LYON, SR., be awarded joint legal and physical custody of their minor child, namely, Jared Lyon, born March 21, 1996; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$37.50 by 4:30 p.m. on September 4, 2002; and, it is further,

ORDERED, that the Defendant pay a Master's fee of
\$37.50 by 4:30 p.m. on September 4, 2002.



J U D G E



Recommended by:

F. MICHAEL HARRIS, Master

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

RHONDA ZIMMERMAN *

Plaintiff *

Vs. *

Case No. CA-02-790

WARD ZIMMERMAN *

Defendant *

FILED
OCT 10 2002
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 10th day of October, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, RHONDA ZIMMERMAN, be and hereby is granted an absolute divorce from the Defendant, WARD ZIMMERMAN; and, it is further,

ORDERED, that the Plaintiff be awarded custody of the parties' minor children, namely, Jordyn Zimmerman, born April 24, 1997, Dalton Zimmerman, born October 19, 1998, and James Zimmerman, born October 17, 2000, subject to the right of reasonable visitation to the Defendant as set forth in Plaintiff's Exhibit Number One; and, it is further,

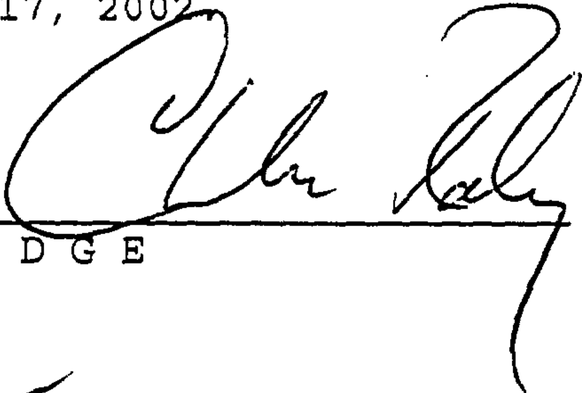
ORDERED, that the parties' Voluntary Separation and Property Settlement Agreement be incorporated into the

EXHIBIT 051 FOLIO 035

Judgment of Absolute Divorce, but not merged therein; and,
it is further,

ORDERED, that the Plaintiff pay a Master's fee of
\$37.50 by 4:30 p.m. on September 17, 2002; and, it is
further,

ORDERED, that the Defendant pay a Master's fee of
\$37.50 by 4:30 p.m. on September 17, 2002.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

WAYNE C. COOK

Plaintiff

FILED

vs.

OCT 9 2002 Case No. CA 18-C-02-000840 DA

LORETTA L. COOK

Defendant

**CIRCUIT COURT
FOR
ST. MARYS CO. MD.**

* * * * *

JUDGMENT FOR ABSOLUTE DIVORCE

THIS CAUSE standing ready for a hearing and being submitted without argument, the proceedings were carefully read and considered.

IT IS THEREUPON this 9th day of October, 2002, by the Circuit Court for St. Mary's County, Maryland, ORDERED that the above Plaintiff, WAYNE C. COOK, be and he hereby is divorced absolutely from the Defendant, LORETTA L. COOK.

It is further ORDERED that the parties are hereby awarded the joint legal custody of their minor children, namely GARRETT BENJAMIN COOK, BLAINE CHRISTOPHER COOK, TAYLOR RICHARD COOK and MASON JOSEPH COOK, with the Plaintiff, WAYNE C. COOK, to have the physical custody of said minor child, subject to the right of the Defendant, LORETTA L. COOK, to have visitation with said minor children, in accordance with the terms and provisions of the Separation Agreement entered into by the parties dated June 27, 2002, said Separation Agreement being hereby incorporated by reference.

COOK vs. COOK
Case No. 18-C-02-000840-DA

JUDGMENT FOR ABSOLUTE DIVORCE
Page Two of Three

It is further ORDERED, that the Plaintiff, WAYNE C. COOK, shall pay unto the Defendant, LORETTA L. COOK, the sum of Two Hundred Dollars (\$200.00) per month to offset the expense of feeding the minor children during those times said children are with her, and that said sum may be paid in the form of food coupons, grocery store certificates, etc. Upon the attainment of the age of eighteen (18) years by the parties' son, BLAINE, the sum shall be reduced to One Hundred and No/100 Dollars (\$100.00) per month. In addition, the Plaintiff, WAYNE C. COOK, shall pay unto the Defendant, LORETTA L. COOK, an additional sum of Five Hundred and No/100 Dollars (\$500.00) each summer, at such time as the Plaintiff takes the parties' minor children on vacation, and an additional sum of Five Hundred and No/100 Dollars (\$500.00) during each Christmas holiday season, with said payments to continue in accordance with the terms and provisions of the above-mentioned Separation Agreement and the Addendum to Separation Agreement entered into by the parties dated July 26, 2002, said Addendum to Separation Agreement being hereby incorporated by reference.

It is further ORDERED by this Court that:

COOK vs. COOK
Case No. 18-C-02-000840-DA

JUDGMENT FOR ABSOLUTE DIVORCE
Page Three of Three

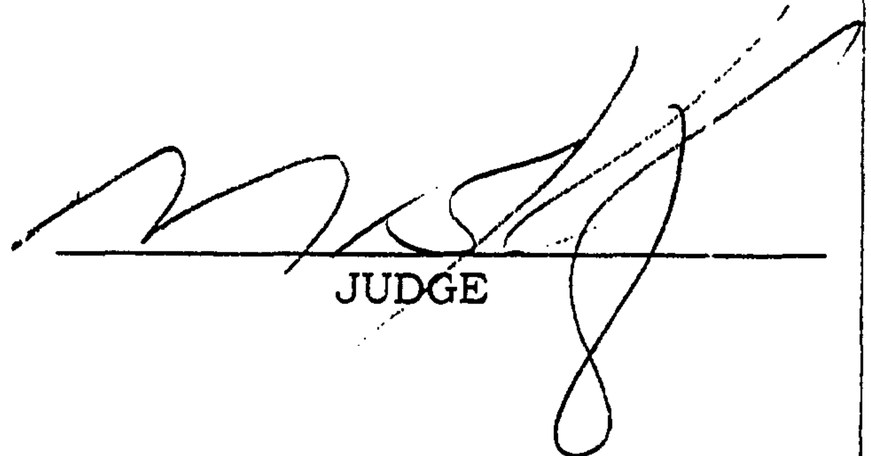
(1) If the Plaintiff accumulates support payments arrears amounting to more than thirty (30) days of support, the Plaintiff shall be subject to earnings withholding;

(2) The Plaintiff is required to notify the Court within ten (10) days of any change of address or employment so long as the Support order is in effect; and

(3) Failure to comply with paragraph two (2) above will subject the Plaintiff to a penalty not to exceed Two Hundred Fifty and No/100 Dollars (\$250.00), and may result in the Plaintiff not receiving notice of proceedings for earnings withholding.

It is further ORDERED by this Court that the terms and provisions of the Separation Agreement entered into by the parties dated June 27, 2002 and the Addendum to Separation Agreement entered into by the parties dated July 26, 2002, both of which have been filed in these proceedings, be incorporated by reference into this Judgment and made a part hereof, but not merged herein.

It is further ORDERED that the Plaintiff pay the costs of these proceedings.



JUDGE

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

RONALD MATHEW CARTER

Plaintiff,

vs

MARGARET CARTER

Defendant.

FILED

OCT 29 2002
CIRCUIT COURT
FOR
ST. MARY'S CO.
MD.

Case No.: 18-C-02-000847 DA

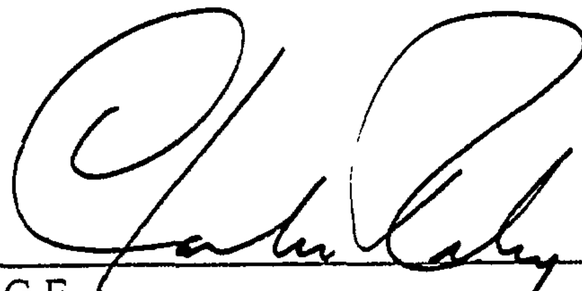
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JUDGMENT FOR ABSOLUTE DIVORCE

THIS CAUSE being before the Court on the issue of divorce, testimony having been heard, it is thereupon this 29th day of OCT., 2002 by the Circuit Court for St. Mary's, Maryland,

ORDERED that the above Plaintiff, RONALD MATHEW CARTER, be and is, divorced absolutely from the Defendant, MARGARET CARTER; and it is further

ORDERED, that the Separation Agreement of the parties, dated July 23, 2002, be incorporated but not merged into the Decree of Divorce.



JUDGE



IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

ROSE VICTORIA CLARK

*

Plaintiff

*

vs.

*

Case No. 18-C-02-001062 DA

CHRISTOPHER SHAWN CLARK

*

Defendant

*

* * * * *

JUDGMENT FOR ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings filed herein and of the hearing held in this matter in open Court, it is this 11th day of October, 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the above Plaintiff, ROSE VICTORIA CLARK, be and she hereby is granted an absolute divorce from the Defendant, CHRISTOPHER SHAWN CLARK; and it is further

ORDERED that the Plaintiff, ROSE VICTORIA CLARK, be and hereby is awarded the care, custody and control of the parties' minor child, namely AMBER ROSE CLARK, with the Defendant, CHRISTOPHER SHAWN CLARK, to have the right of reasonable and liberal visitation with said child, and

It is further ORDERED, that the Defendant, CHRISTOPHER SHAWN CLARK, be ordered to pay child support for their minor child to the Plaintiff, ROSE VICTORIA CLARK in the amount of \$250.00 per month, to continue until the first to occur of the following: (a) arrival at the age of majority; (b) marriage; (c) death; (d) becoming self-supporting, and

LIBER 05 / FOLD 042
IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

PAULINA JOHNSON

Plaintiff

FILED
SEP 17 2002 *

Case Number: CA 01-535

vs.

RICHARD JOHNSON

Defendant

**CIRCUIT COURT
FOR
ST. MARY'S CO. MD.**

* * * * *

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on June 6, 2002, it is this 17th day of September, 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the Plaintiff, PAULINA JOHNSON, is granted an Absolute Divorce from the Defendant, RICHARD JOHNSON; and it is further

ORDERED that the Plaintiff is awarded custody of the minor child of the parties, Victoria Lauren Johnson, born October 12, 1996, pendente lite and permanently; and it is further

ORDERED that the Defendant be granted visitation with the minor child as agreed upon by the parties; and it is further

ORDERED that the terms of the Support Order filed in the Circuit Court for Cook County, Illinois, dated the 28th day of March, 2001, be incorporated and made a part of, but not merged in this Judgment of Absolute Divorce; and it is further

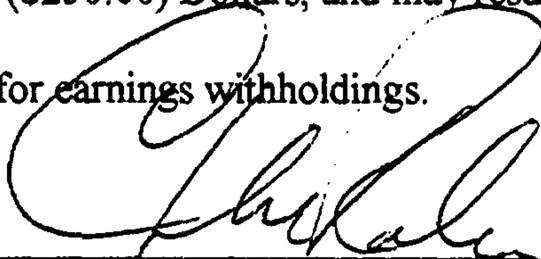
ORDERED that the Defendant return to the Plaintiff all of her non-marital personal property in his possession, including but not limited to the photo albums.

IT IS FURTHER ORDERED by this Court that:

(1) If the Defendant accumulates support payment arrears amounting to more than thirty (30) days of support, the Defendant shall be subject to earnings withholdings.

(2) The Defendant is required to notify the Court within ten (10) days of any change of address or employment so long as the Support Order is in effect; and

(3) Failure to comply with paragraph (2) above will subject the Defendant to a penalty not to exceed Two Hundred Fifty and 00/100 (\$250.00) Dollars, and may result in the Defendant not receiving notice of proceedings for earnings withholdings.



JUDGE, Circuit Court for
St. Mary's County, Maryland

LIBER 051 FOLD 044

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

SAMUEL C. RAIMOND *

Plaintiff *

Vs. *

Case No. CA-01-591

DAWN ELIZABETH RAIMOND *

Defendant *

FILED
OCT 10 2002

**CIRCUIT COURT
FOR
ST. MARY'S CO. MD.**

* * * * *

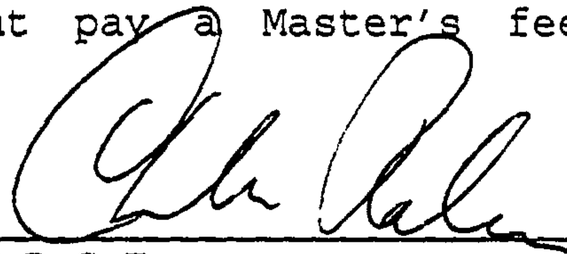
JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 10th day of October, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, SAMUEL C. RAIMOND, be and hereby is granted an absolute divorce from the Defendant, DAWN ELIZABETH RAIMOND; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$37.50 by 4:30 p.m. on September 16, 2002; and, it is further,

ORDERED, that the Defendant pay a Master's fee of \$37.50 within ninety (90) days.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

VINCENT MICHAEL MANKOWSKI :

Plaintiff/Counter-Defendant :

v. :

Case No. CA 01-1248

ANGELA ANN MANKOWSKI :

Defendant/Counter-Plaintiff :

FILED
SEP 26 2002
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

JUDGMENT OF ABSOLUTE DIVORCE

This case standing ready for testimony and being duly submitted, it is thereupon this 26th day of September, 2002, by the Circuit Court for St. Mary's County

ADJUDGED, ORDERED and DECREED, that the Defendant/Counter-Plaintiff is hereby awarded an absolute divorce from the Plaintiff/Counter-Defendant. It is further

ORDERED, that the Complaint for Limited Divorce is hereby dismissed. It is

further

ORDERED, that the parties shall have joint legal custody of their minor children

namely, Kristen Nicole Mankowski born August 24, 1987, Vincent Michael John

Mankowski born February 17, 1989 and Colin Alexander Mankowski born July 28, 1990.

It is further

ORDERED, that the parties shall keep each other informed regarding:

1. School schedules, teacher conferences and school functions;
2. Extracurricular sports and other activities;
3. Medical, dental and counseling appointments;
4. Employment addresses and telephone numbers;

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5. Pager and cellular phone numbers;
6. Home addresses and telephone numbers;
7. Inform each other if the children will be out of a radius of 50 miles from each parties' home for more than two consecutive overnights.

It is further

ORDERED, that each party shall consult with the other and discuss issues relating to:

1. Each child's educational needs;
2. Medical treatment other than emergency or minor illnesses, but in the case of emergency, the parent shall attempt to contact the other parent as soon as possible; and
3. Religious upbringing.

It is further

ORDERED, that the Plaintiff/Counter-Defendant shall have reasonable and liberal visitation which shall include, but not be limited, alternate weekends from Friday at 6:00 p.m. until Sunday at 6:00 p.m. during the school year and no later than 8:00 p.m. during the summer recess; two evenings per week after school until 8:00 p.m. In addition, the parties have agreed that Mother's Day shall be spent with the Defendant/Counter-Plaintiff and Father's Day shall be spent with the Plaintiff/Counter-Defendant. On school holidays including Martin Luther King, Jr. Day, Presidents' Day, Memorial Day, Labor Day, Columbus Day, Veterans' Day, Teacher's work days and other one-day Friday or Monday holidays, those days shall attach to the weekend and give the parent who has that weekend an additional 24 hours. In addition, the holidays of New Years Day, Spring Break, Fourth of July, Fall Break and Christmas shall be

alternative between the parents as follows: during even numbered years, Defendant/Counter-Plaintiff shall have Spring Break and Fall Break and the Plaintiff/Counter-Defendant shall have New Years Day, Fourth of July and Christmas. During odd numbered years, the Plaintiff/Counter-Defendant shall have Spring Break and Fall Break and the Defendant/Counter-Plaintiff shall have New Years Day, Fourth of July and Christmas. During the Summer Break, each parent will have two weeks' vacation with the children. It is further

ORDERED, that the Plaintiff/Counter-Defendant shall pay the sum of \$830.00 per month as child support to the Defendant/Counter-Plaintiff which is consistent with the Maryland Support Guidelines. Said payments shall be paid by wage lien and an earnings withholding order through the Department of Social Services, Bureau of Support Enforcement accounting from the 1st day of September, 2002. It is further

ORDERED, that until the wage lien is in effect, the Plaintiff/Counter-Defendant shall make his payments by mailing them directly to:

Department of Social Services
Maryland Child Support Account
P.O. Box 17396
Baltimore, Maryland 21297-1396

providing that the Defendant/Counter-Plaintiff provides him with the appropriate account number registered with the Department of Social Services, Bureau of Support Enforcement. It is further

ORDERED, that the parties acknowledge that the Defendant/Counter-Plaintiff is entitled to fifty percent (50%) of the marital share of the Plaintiff/Counter-Defendant's retirement and pension benefits through his service with the United States Marine Corp.

The parties further acknowledge that the Plaintiff/Counter-Defendant may receive a disability retirement following his discharge from service. The Defendant/Counter-Plaintiff shall be entitled to fifty percent (50%) of those non-disability pension and retirement benefits calculated in accordance with the Bangs formula to the extent that a qualified domestic relations order will be prepared that reflects a formula that the Defendant/Counter-Plaintiff's marital share shall be determined by dividing the number of months of marriage into the number of months of service credible to the Plaintiff/Counter-Defendant and then divisible by two. The parties shall submit a qualified domestic relations order which is acceptable for processing by the Defense Finance and Accounting Center or such other plan administrator. The parties agree that this Court shall retain jurisdiction to amend a qualified domestic relations order as needed. It is further

ORDERED, that the parties acknowledge that the Plaintiff/Counter-Defendant is entitled to fifty percent (50%) of the marital share of the Defendant/Counter-Plaintiff's 401K deferred compensation plan accumulated through her employment with LTM Incorporated. The Plaintiff/Counter-Defendant shall be entitled to fifty percent (50%) of the share balance of the securities held in the 401K plan at the time of the Judgment of Absolute Divorce. The Plaintiff/Counter-Defendant shall submit a qualified domestic relations order which shall effectuate the transfer of the securities from the Defendant/Counter-Plaintiff's deferred compensation plan into a similar plan otherwise known as a "rollover" to avoid the taxes and penalties associated with an early

withdrawal. The Defendant/Counter-Plaintiff shall provide the Plaintiff/Counter-Defendant with current statements from the plan administrator identifying the deferred compensation plan. The parties agree that this Court shall retain jurisdiction to amend a qualified domestic relations order as needed. It is further

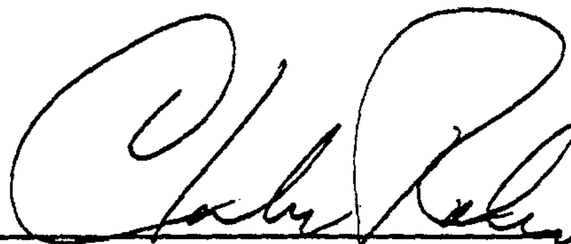
ORDERED, that at the option of the Plaintiff/Counter-Defendant, the parties shall mutually select an appraiser to conduct an appraisal of the Defendant/Counter-Plaintiff's home within ninety (90) days of the entry of this Judgment. The Plaintiff/Counter-Defendant shall be entitled to a monetary award which equals one-half of the current net equity value of the premises. The net equity value shall be determined by obtaining an appraisal and subtracting the current mortgage balance encumbering the property and then divisible by two. It is further

ORDERED, that if either party changes their residence or moves from the state of Maryland, they shall provide the other with ninety (90) days notice of their intent to move from the state. It is further

ORDERED, that if the Plaintiff/Counter-Defendant changes his employment or address, he is required to notify this Court within ten (10) days of said change and failure to do so may subject him to a penalty not to exceed \$250.00 and may result in him not receiving notice of earnings withholdings proceedings. It is further

ORDERED, that the Plaintiff/Counter-Defendant would be subject to earnings

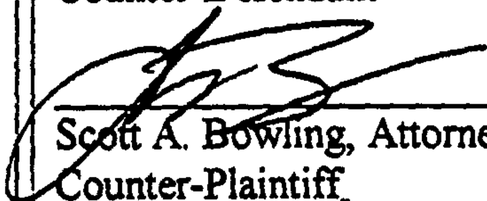
withholdings proceedings in the event that he accumulates support arrears amounting to more than thirty (30) days of support.



JUDGE

David W. Densford, Attorney for Plaintiff/
Counter-Defendant

Vincent Michael Mankowski, Plaintiff/
Counter-Defendant



Scott A. Bowling, Attorney for Defendant/
Counter-Plaintiff



Angela Ann Mankowski, Defendant/
Counter-Plaintiff

LIBER 051 FOLIO 051

withholdings proceedings in the event that he accumulates support arrears amounting to more than thirty (30) days of support.

JUDGE

David W. Densford 8-27-02

David W. Densford, Attorney for Plaintiff/
Counter-Defendant

Vincent Michael Mankowski

Vincent Michael Mankowski, Plaintiff/
Counter-Defendant

Scott A. Bowling, Attorney for Defendant/
Counter-Plaintiff

Angela Ann Mankowski, Defendant/
Counter-Plaintiff

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

LAURIE GURWELL

FILED

Plaintiff/Counter-Defendant

OCT 29 * 2002

v.

CIRCUIT COURT FOR ST. MARY'S CO. MD.

Case No.: 02-047

CLAYTON DEAN GURWELL, JR.

Defendant/Counter-Plaintiff

* * * * *

CONSENT DECREE FOR ABSOLUTE DIVORCE

That the parties in the above captioned case having come to an agreement on all issues as evidenced by their signatures below, it is thereupon this 29th day of OCTOBER, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Defendant/Counter-Plaintiff, Dean Clayton Gurwell, Jr., is hereby awarded an absolute divorce from the Plaintiff/Counter-Defendant, Laurie Gurwell; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff shall pay to the Plaintiff/Counter-Defendant child support for the benefit of the minor child, Clayton Dean Gurwell, III, in the bi-weekly amount of Four Hundred ~~Seven~~ ^{Three} Dollars and ~~Eight~~ ^{Five} Cents (\$407.05), pursuant to the Maryland State Child Support Guidelines, beginning October 1, 2002, and continuing until the minor child marries, dies, reaches the age of eighteen (18) years, or is otherwise emancipated under Maryland law. That the parties shall make arrangements for child support to be paid either by direct deposit or electronic transfer to the Plaintiff/Counter-Defendant; and it is further,

5-PB COB TO DGT

ORDERED, that the parties shall each pay one-half (1/2) of the cost for Dean Clayton Gurwell, III, to attend a four (4) year college/university, not to exceed the cost of an in-state student to attend the University of Maryland, College Park, to include tuition, books, room and board, and fees; and it is further,

ORDERED, that each party is hereby denied, as a result of their specific waivers, any and all claim to alimony whether rehabilitative or indefinite, not to be modified by any Court; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff shall pay to the Plaintiff/Counter-Defendant, as a marital property settlement, a lump sum payment of Three Thousand Dollars (\$3,000.00), payable upon the date that the parties sign this Consent Decree of Absolute Divorce; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff shall retain Two Thousand Dollars (\$2,000.00) of his pre-marital share of his Thrift Savings Plan, as a result of his Federal employment with the United States Government. The remaining balance of the Defendant/Counter-Plaintiff's Thrift Savings Plan as a result of his Federal employment with the United States Government, valued as of July 31, 2002, shall be divided equally between the parties. The Plaintiff/Counter-Defendant's share shall be paid through a "rollover" into a Thrift Savings Plan or another qualified plan, or account as designated by the Plaintiff/Counter-Defendant. The Defendant/Counter-Plaintiff has made no loans and shall make no loans or encumbrances to this account prior to the Plaintiff/Counter-Defendant receiving her designated share; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant shall receive one-half (1/2) of the balance of the Defendant/Counter-Plaintiff's Wells Fargo Fund 401K account, valued as of July 31, 2002. The Plaintiff/Counter-Defendant's share shall be paid through a "rollover" into a fund, or another qualified plan, or account as designated by the Plaintiff/Counter-Defendant. The Defendant/Counter-Plaintiff has made no loans and shall make no loans or encumbrances to this account prior to the Plaintiff/Counter-Defendant receiving her designated share; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant shall receive her marital share of the Defendant/Counter-Plaintiff's Federal Employees Retirement System on an "if, as, and when" basis. The Plaintiff/Counter-Defendant's marital share shall be defined as one-half (1/2) of a fraction, whose numerator shall be two hundred twenty-six (226) months and whose denominator shall be the total number of months that the Defendant/Counter-Plaintiff accumulated benefits. A future Consent Decree For Absolute Divorce, if any, shall be a Qualified Domestic Relations Order or shall be accompanied by such an Order as defined by the Retirement Equity Act of 1984 as from time to time amended. The aforesaid order shall provide that the Court retains jurisdiction to amend the order for the purpose of maintaining its qualifications as a Qualified Domestic Relations Order. The Plaintiff/Counter-Defendant shall be entitled to the maximum survivor benefit from the Defendant/Counter-Plaintiff's Federal Employees Retirement System, all costs to be paid solely by the Plaintiff/Counter-Defendant; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff shall receive one-half (1/2) of the balance of the Plaintiff/Counter-Defendant's Evergreen Funds, valued

as of July 31, 2002. The Defendant/Counter-Plaintiff's share shall be paid through a "rollover" into a fund or another qualified plan, or account as designated by the Defendant/Counter-Plaintiff. The Plaintiff/Counter-Defendant has made no loans and shall make no loans or encumbrances to this fund prior to the Defendant/Counter-Plaintiff receiving his designated share; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff shall receive one-half (1/2) of the balance of the Plaintiff/Counter-Defendant's Delaware Investments, valued as of July 31, 2002. The Defendant/Counter-Plaintiff's share shall be paid through a "rollover" into a fund or another qualified plan, or account as designated by the Defendant/Counter-Plaintiff. The Plaintiff/Counter-Defendant has made no loans and shall make no loans or encumbrances to this fund prior to the Defendant/Counter-Plaintiff receiving his designated share; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff shall receive his marital share of the Plaintiff/Counter-Defendant's California Teacher's Retirement Plan, on an "if, as, and when" basis, which shall be defined as one-half (1/2) of a fraction, whose numerator shall be the total number of months of the parties' marriage when benefits were accumulated and whose denominator shall be the total number of months which benefits were accumulated. A future Consent Decree For Absolute Divorce, if any, shall be a Qualified Domestic Relations Order or shall be accompanied by such an Order as defined by the Retirement Equity Act of 1984 as from time to time amended. The aforesaid order shall provide that the Court retains jurisdiction to amend the order for the purpose of maintaining its qualifications as a Qualified Domestic Relations Order; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant and the Defendant/Counter-Plaintiff shall each provide health insurance for the benefit of the minor child for so long as the child is eligible under their respective plans and as long as it is available to them through their respective employers at a reasonable rate; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant and the Defendant/Counter-Plaintiff shall divide, proportionate to their respective incomes, all medically necessary uninsured medical expenses incurred on behalf of the minor child, including but not limited to, medical, dental, orthodontia, counseling, vision, and prescription expenses; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff shall maintain the Plaintiff/Counter-Defendant on his current policy of health insurance, so long as it is available to him through his employment at no additional cost, until September

30, 2002. The Plaintiff/Counter-Defendant shall pay and be responsible for all uninsured medical expenses incurred on her behalf; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff shall maintain as his sole and separate property, free and clear of any interest of the Plaintiff/Counter-Defendant, the 1990 Nissan. The Plaintiff/Counter-Defendant shall sign all necessary documents, including a Gift Certification, to transfer the title of the 1990 Nissan to the Defendant/Counter-Plaintiff's sole and exclusive ownership; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff shall maintain as his sole and separate property, free and clear of any interest of the Plaintiff/Counter-Defendant, the 1986 Porsche. The Plaintiff/Counter-Defendant shall sign all necessary documents, including a Gift Certification, to transfer the title of the 1986 Porsche to the Defendant/Counter-Plaintiff's sole and exclusive ownership; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant shall maintain as her sole and separate property, free and clear of any interest of the Defendant/Counter-Plaintiff, the 1997 Toyota Camry. The Defendant/Counter-Plaintiff shall sign all necessary documents, including a Gift Certification, to transfer the title of the 1997 Toyota Camry to the Plaintiff/Counter-Defendant's sole and exclusive ownership; and it is further,

ORDERED, that unless otherwise mentioned herein, all personal property in the possession of the Plaintiff/Counter-Defendant or the Defendant/Counter-Plaintiff as of the date of the signing of this Consent Decree for Absolute Divorce shall be and remain that parties' sole property, free and clear of any interest of the other party; and it is further,

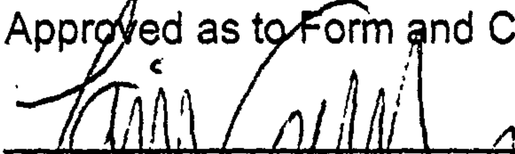
ORDERED, that if the Defendant/Counter-Plaintiff accumulates support payment arrears accounting to more than thirty (30) days support, the Defendant/Counter-Plaintiff shall be subject to earnings withholdings; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff is required to notify the Court within ten (10) days of any change in address or employment so long as this Order is in effect; and it is further,

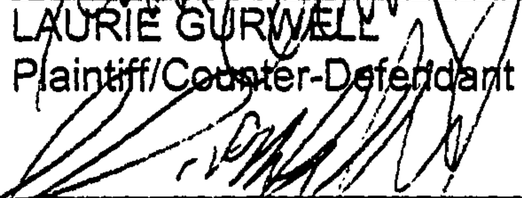
ORDERED, that failure to comply with the provisions of this Order shall subject the Defendant/Counter-Plaintiff to a penalty not to exceed more than Two Hundred and Fifty Dollars (\$250.00) and may result in him not receiving notice

for proceedings of earnings withholdings.

Approved as to Form and Content:

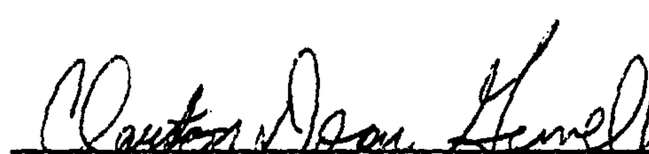


LAURIE GURWELL
Plaintiff/Counter-Defendant

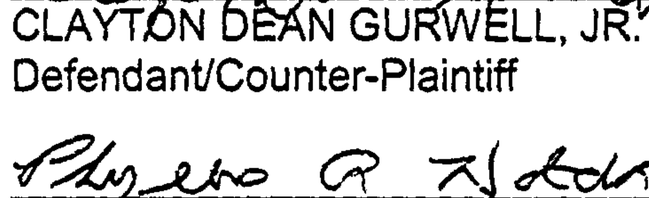


Samuel Baldwin, Esquire
Attorney for Plaintiff/Counter-Defendant

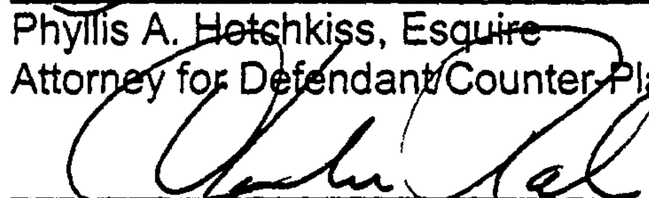
Master for Domestic Relations



CLAYTON DEAN GURWELL, JR.
Defendant/Counter-Plaintiff



Phyllis A. Hetchkiss, Esquire
Attorney for Defendant/Counter-Plaintiff



JUDGE

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

EBENEZER MORTIMIER DUBLIN

Plaintiff

vs.

EVELYN JOY DUBLIN

Defendant

*
*
*
*
*
*
*
*

CASE NO.: 02-147

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein and after testimony before a court examiner, it is this 13th day of November, 2002 by the Circuit Court for St. Mary's County, Maryland, hereby,

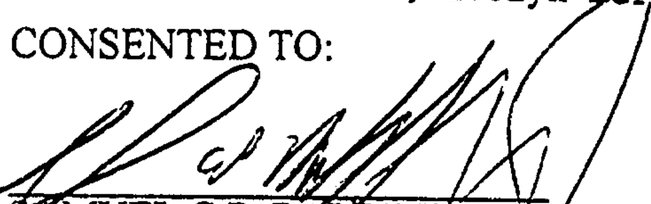
ORDERED, ADJUDGED and DECREED that the Plaintiff, EBENEZER MORTIMIER DUBLIN, be and hereby is awarded an absolute divorce from the Defendant, EVELYN JOY DUBLIN; and it is further,

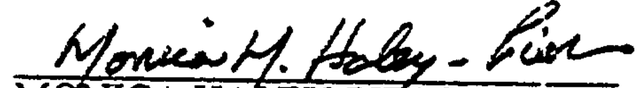
ORDERED, ADJUDGED and DECREED that the Plaintiff shall release all of his right, title and interest in and to the former marital residence located at 10702 Lind Court, Cheltenham, Maryland 20623 in consideration of the sum of Two Thousand Dollars (\$2,000.00) paid by the Defendant to the Plaintiff, receipt of which is hereby acknowledged; and it is further,

ORDERED, ADJUDGED and DECREED that both parties hereby release unto the other any and all claims for alimony and/or distribution of marital property.

ORDERED, ADJUDGED and DECREED that the Defendatn shall be restored to her former name: to wit, Evelyn DeFlorimonte.

CONSENTED TO:


SAMUEL C.P. BALDWIN, JR.
Attorney for Plaintiff


MONICA HALEY-PIERSON
Attorney for Defendant


JUDGE

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

KIRK EVEN *

Plaintiff *

vs. *

Case Number: CA 02-426

SONDRA EVEN *

Defendant *

* * * * *

FILED
SEP 20 2002
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on July 22, 2002, it is this 10th day of October, 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the Plaintiff, KIRK EVEN, is granted an Absolute Divorce from the Defendant, SONDRA EVEN; and it is further

ORDERED that the Plaintiff and Defendant are awarded joint legal custody of the minor children of the parties, namely, Harrison W. Even, born February 5, 1995, and Shannon A. Even, born September 2, 1999, and Mitchell G. Even, born July 13, 2001, with the primary residential custody to the Defendant, SONDRA EVEN, and visitation to the Plaintiff as outlined in the Voluntary Separation and Property Settlement Agreement of the parties, dated the 4th day of May, 2001 and modifications and additions thereto; and it is further

ORDERED that in addition to the visitation as outlined in the parties' Voluntary Separation and Property Settlement Agreement, the minor children shall reside with the Plaintiff for approximately eight (8) weeks, while the Defendant is having a home built for herself and the minor children. During the period that the Plaintiff will have the primary residential custody of the minor children, the Defendant shall have visitation with the minor children on alternating weekends and for two evenings a week. The

Plaintiff's child support obligation shall be suspended during the time that the children are residing with the Plaintiff. Upon settlement of the new family house (on or about the 1st day of November, 2002) and the return of the children to the Defendant as the custodial parent, child support as stated below shall resume; and it is further

ORDERED that the parties' Voluntary Separation and Property Settlement Agreement dated May 4, 2001 and modifications and additions thereto, are incorporated, but not merged, into this Judgment of Absolute Divorce except as modified herein; and it is further

ORDERED that the Defendant shall be contractually obligated for the daycare expenses all year, including but not limited to the five (5) weeks of visitation of the Plaintiff with the minor children. The Plaintiff agrees to adhere to the daycare provisions of the daycare contract and shall be responsible for any violation of times for pick-up of the minor children, should he pick-up the children later than the designated daycare times; and it is further

ORDERED that the Plaintiff pay child support for the minor children of the parties in the amount of Three Hundred Dollars (\$300.00) bi-weekly. That said child support is a deviation of the child support guidelines. That the Defendant agrees to deviate from the child support guidelines until the youngest child attains the age of eighteen, dies, marries, or otherwise becomes emancipated, in exchange for the Plaintiff relinquishing his marital share of the Defendant's GRCI 401K and the Civil Service Thrift Savings Plan; and it is further

ORDERED that if the Court refused to honor the child support deviation, then the Plaintiff shall received his marital share of the GRCI 401K and the Civil Service Thrift Savings Plan in accordance with the Bangs Formula. The Defendant shall not withdraw or place a lien on the GRCI 401K until the children attain the age of eighteen (18) without the written consent of the Plaintiff; and it is further

ORDERED that the Plaintiff and Defendant shall both maintain and pay for a life insurance policy on their life at a minimum of \$100,000 death benefit for each child payable to the child as beneficiary and with each other as the trustee. Said policies shall remain in effect until each child attains the age of 18; and it is further

ORDERED that the parties shall not incur any medical expenses for the children over \$100.00 unless an emergency without the written consent of the other party; and it is further

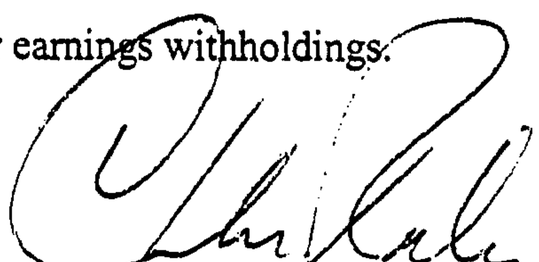
ORDERED that the Plaintiff shall have a minimum of two (2) weeknights per week with the minor children from 4:00 p.m. to 8:00 p.m. The parties agree to be flexible with the nights; and

IT IS FURTHER ORDERED by this Court that:

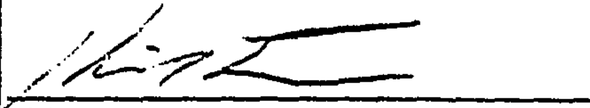
(1) If the Plaintiff accumulates support payment arrears amounting to more than thirty (30) days of support, the Plaintiff shall be subject to earnings withholdings.

(2) The Plaintiff is required to notify the Court within ten (10) days of any change of address or employment so long as the Support Order is in effect; and

(3) Failure to comply with paragraph (2) above will subject the Plaintiff to a penalty not to exceed Two Hundred Fifty and 00/100 (\$250.00) Dollars, and may result in the Plaintiff's not receiving notice of proceedings for earnings withholdings.


JUDGE, Circuit Court for
St. Mary's County, Maryland

CONSENTED TO:



KIRK EVEN
Plaintiff



SONDRA EVEN
Defendant

APPROVED AS TO FORM:



SUE ANN LEWIS ARMITAGE
Attorney for Plaintiff



JOHN R. MOWREY
Attorney for Defendant

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY

CLARENCE EUGENE JONES

*

Plaintiff

*

v.

*

Case No. : CA - 02-547

BARBARA ANN JONES

*

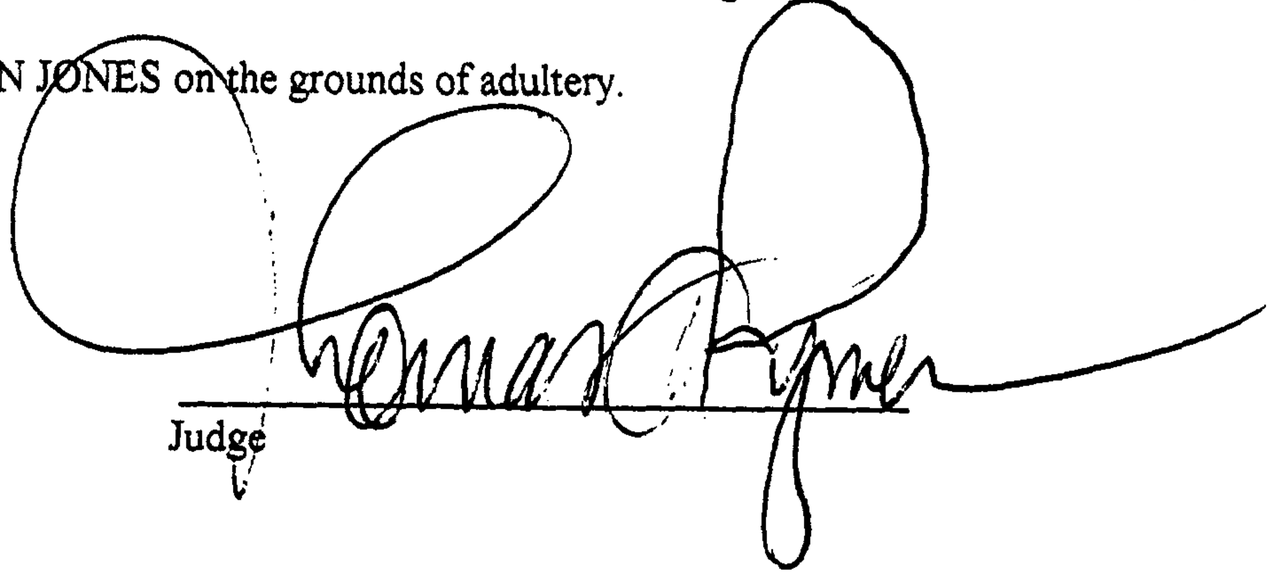
Defendant

*

ORDER

UPON CONSIDERATION of the testimony and evidence presented at a hearing on October 25, 2002, it is hereby this 21st day of November, 2002, but effective as of October 25, 2002,

ORDERED that CLARENCE EUGENE JONES is granted an Absolute Divorce from BARBARA ANN JONES on the grounds of adultery.


Judge

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

JENNIFER M. STALEY *

Plaintiff *

Vs. *

Case No. CA-02-838

GREGORY S. STALEY *

Defendant *

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 20th day of November, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, JENNIFER M. STALEY, be and hereby is granted an absolute divorce from the Defendant, GREGORY S. STALEY; and, it is further,

ORDERED, that the parties be awarded joint legal and physical custody of their minor children, namely, Taylor K. Staley, born April 15, 1999; and, it is further,

ORDERED, that the Defendant pay on-going child support directly to the Plaintiff in the amount of \$125.00 per week effective November 1, 2002 and payable each and every week thereafter until said child reaches the age of eighteen, dies, marries, becomes self-supporting or if the minor

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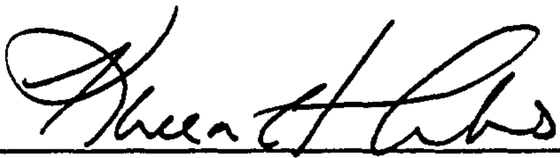
child is still in high school, reaches the age of nineteen or graduates, whichever comes first; and, it is further,

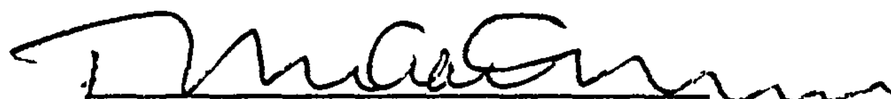
ORDERED, that the Defendant is required to notify the Court within ten days of any change of address or employment so long as the support order is in effect; failure to comply with this requirement will subject the Defendant to a penalty not to exceed \$250.00 and may result in the Defendant's not receiving notice of proceedings for earnings withholding; and, it is further,

ORDERED, that if the Defendant accumulates support payments arrears amounting to more than thirty (30) days of support, the Defendant shall be subject to earnings withholding; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$37.50 by 4:30 p.m. on October 29, 2002; and, it is further,

ORDERED, that the Defendant pay a Master's fee of \$37.50 within thirty (30) days.


J U D G E


Recommended by:
F. MICHAEL HARRIS, Master

ANGELA BODECKER
Plaintiff

Case Number: CA-02-936

Vs.

JOSEPH L. BODECKER, III
Defendant

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Pleadings filed herein, and the testimony presented on October 17, 2002,

It is this 15th day of November, 2002,

by the Circuit Court for St. Mary's County, Maryland,

ORDERED, that the Plaintiff, ANGELA BODECKER is granted an Absolute Divorce from the Defendant, JOSEPH L. BODECKER, and it is further

ORDERED, that the Plaintiff shall have sole custody of their minor child, JESSIE LYNN BODECKER, date of birth September 25, 1995, and it is further

ORDERED, that the Defendant shall have reasonable and liberal visitation with the minor child in accordance with the parties Voluntary Separation and Property Settlement Agreement, and it is further

ORDERED, that the Defendant shall pay \$1,000 per month in child support to the Plaintiff until the minor child dies, marries, or becomes otherwise emancipated, and it is further

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ORDERED, that ~~the~~ ^{LIBER 05 4 2002 066} Voluntary Separation and Property Settlement Agreement dated August 5, 2002, be incorporated but not merged into this Judgment of Absolute Divorce.



JUDGE
Circuit Court for
St. Mary's County

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

PENNY KAYE KOHN

Plaintiff

vs.

MICHAEL WAYNE KOHN

Defendant

Case Number: CA 02-289

FILED
OCT 20 2002
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

* * * * *

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on October 15, 2002, it is this 4th day of December, 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the Plaintiff, PENNY KAYE KOHN, is granted an Absolute Divorce from the Defendant, MICHAEL WAYNE KOHN.



JUDGE, Circuit Court for
St. Mary's County, Maryland

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

FRANKLIN D. BRISCOE *

Plaintiff *

Vs. *

Case No. CA-02-298

ALICIA M. BRISCOE *

Defendant *

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 30th day of December, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, FRANKLIN D. BRISCOE, be and hereby is granted an absolute divorce from the Defendant, ALICIA M. BRISCOE; and, it is further,

ORDERED, that the Defendant be awarded custody of the parties' minor children, namely, Shaunta Briscoe, born October 10, 1993, Shawn Briscoe, born November 22, 1994, Marcus Briscoe, born June 30, 1996, and Tyrese Briscoe, born October 7, 1999, subject to the right of reasonable visitation to the Plaintiff; and, it is further,

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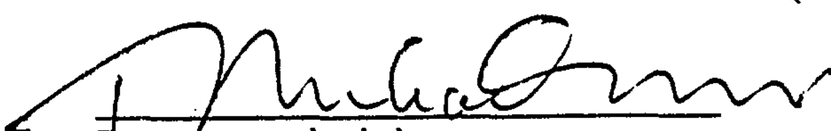
CLERK OF COURT
ST. MARY'S COUNTY, MD

FORM 069

ORDERED, that the Plaintiff pay a Master's fee of
\$75.00 within thirty (30) days.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

BRAD STEPHEN HIERSTETTER *

Plaintiff *

Vs. *

Case No. CA-02-451

MARIA AILENE HIERSTETTER *

Defendant *

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 23rd day of December, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, BRAD STEPHEN HIERSTETTER, be and hereby is granted an absolute divorce from the Defendant, MARIA AILENE HIERSTETTER; and, it is further,

ORDERED, that the Defendant be awarded custody of the parties' minor children, namely, Andrew Stephen Hierstetter, born November 29, 1996, and Amanda Nicole Hierstetter, born May 3, 2000, subject to the right of reasonable visitation to the Plaintiff as set forth in Plaintiff's Exhibit Number One, paragraph six; and, it is further,

ORDERED, that the Plaintiff pay on-going child support directly to the Defendant in the amount of \$800.00 per

month effective October 1, 2002 and payable on the first day of the month thereafter until such time as the Defendant receives the \$20,000.00 from the Plaintiff's Thrift Savings Plan and thereafter child support shall be reduced to \$400.00 per month and payable on the first day of the month thereafter until such time as the child(ren) attains the age of eighteen (18) dies, marries or is emancipated, however, if at the time of termination by reason of age, the child has not yet completed secondary school, support shall continue if the child is enrolled as a student, until the completion of high school or the occurrence of any other terminating event, but in any event no longer than arrival at age nineteen (19); and, it is further,

ORDERED, that the Plaintiff is required to notify the Court within ten days of any change of address or employment so long as the support order is in effect; failure to comply with this requirement will subject the Plaintiff to a penalty not to exceed \$250.00 and may result in the Plaintiff's not receiving notice of proceedings for earnings withholding; and, it is further,

ORDERED, that if the Plaintiff accumulates support payment arrears amounting to more than thirty (30) days of

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support, the Plaintiff shall be subject to earnings withholding; and, it is further,

ORDERED, that the parties' Voluntary Separation and Property Settlement Agreement dated November 15, 2002 be incorporated into the Judgment of Absolute Divorce, but not merged therein; and, it is further,

ORDERED, that the Defendant, MARIA AILENE HIERSTETTER, shall be entitled to the sum of \$20,000.00 from the Defendant's, BRAD STEPHEN HIERSTETTER, Thrift Savings Plan; and, it is further,

ORDERED, that this Honorable Court retains jurisdiction for the purposes of a Qualified Domestic Relations Order; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$37.50 by 4:30 p.m. on December 2, 2002; and, it is further,

ORDERED, that the Defendant pay a Master's fee of \$37.50 by 4:30 p.m. on December 2, 2002.



J U D G E



Recommended by:

F. MICHAEL HARRIS, Master

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

JOHN MICHAEL DECKLEMANN *

Plaintiff *

Vs. *

Case No. CA-02-516

CAROL ANN DECKLEMANN *

Defendant *

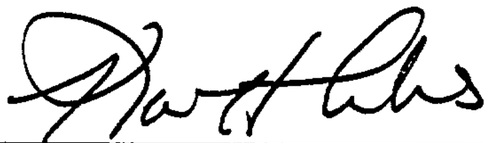
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JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 3rd day of December, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, JOHN MICHAEL DECKLEMANN, be and hereby is granted an absolute divorce from the Defendant, CAROL ANN DECKLEMANN; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$75.00 within ninety (90) days.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

021470-04 01 03 23

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

RHONDA DEE BUCKLER

Plaintiff

vs.

RONALD E. BUCKLER, JR.

Defendant

CASE NO. 18-C-02-526

ST. MARY'S COUNTY
CIRCUIT COURT
ST. MARY'S CO. MD.

FINAL JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein and the evidence and testimony presented at the hearing of this matter before the Master for Domestic Relations on November 18, 2002, it is this 6th day of December, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby

ORDERED, that the Plaintiff, RHONDA DEE BUCKLER, is hereby granted an absolute divorce from the Defendant, RONALD E. BUCKLER, JR., in these proceedings; and, it is further

ORDERED, that the Plaintiff and the Defendant shall share joint legal custody of the minor children, HEATHER DEANN BUCKLER, born September 11, 1988, and DANIEL RYAN BUCKLER, born October 1, 1990, subject to the provision that the minor children shall reside primarily with the Plaintiff and the Defendant shall have reasonable and liberal visitation with and access to said minor children as provided by the terms of paragraph four (4) of the parties' Separation and Property Settlement Agreement dated November 18, 2002; and, it is further

ORDERED, that the Defendant shall pay the sum of \$467.00 per month on the fifteenth (15th) day of each month beginning December 15, 2002 to the Plaintiff as child support for the parties' minor children until September 15, 2006, when Defendant's payment shall decrease to \$300.00 per month payable on the 15th day of each month thereafter pursuant to paragraph five (5) of the parties' Separation and Property Settlement Agreement dated November 18, 2002; and it is

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Buckler v. Buckler
18-C-02-526

further

ORDERED, that Defendant's child support obligation shall be as specified above subject to modification hereafter by agreement of the parties or by order of Court following a request for same made by either party, and except as otherwise provided herein shall continue until the first to occur of the following events for each child: the child dies, marries, is emancipated, graduates from or is no longer enrolled in secondary school, or attains the age of nineteen (19) years; and, it is further

ORDERED, that the provisions of this Order concerning payment of support shall constitute an immediate wage lien on all earnings of the party obligated to pay support hereunder accruing on or after the date of this order, but a withholding order is not to be served immediately on said party's employer in light of the parties' agreement that Defendant shall forward his payments directly to the Bureau of Support Enforcement; and it is further,

ORDERED, that all sums payable as child support pursuant to this Order shall be paid to the Maryland Child Support Account, PO Box 17396, Baltimore, MD 21297-1396, on behalf of the Plaintiff; and, it is further

ORDERED, that the Defendant is subject to the following provisions concerning child support:

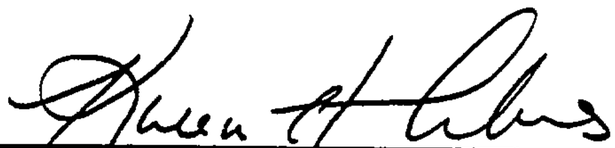
- (a) That the Defendant is required to notify this court within ten (10) days of any change of address or employment so long as the support order is in effect; and,
- (b) That failure to comply with paragraph (a) of this sub-section will subject the Defendant to a penalty not to exceed \$250.00, and may result in his not receiving notice of proceedings for earnings withholding; and, it is further

ORDERED, that as set forth in paragraph eight (8) of the parties' Separation and Property Settlement Agreement dated November 18, 2002, Plaintiff shall pay to Defendant as her share of

Buckler v. Buckler
18-C-02-526

certain marital debt the sum of \$13,950 at the rate of \$250 per month on the first (1st) day of each month after the Defendant's refinancing of the parties' mortgage and home equity loan; and it is further

ORDERED, that the terms and provisions of the parties' Separation and Property Settlement Agreement dated November 18, 2002 are hereby incorporated but not merged herein.



JUDGE

APPROVED AS TO FORM AND CONTENT:



F. Michael Harris, Master for Domestic Relations

12/2/02
Date



David A. Dunwiddie, Attorney for Plaintiff



Sandra L. Strissel, Attorney for Defendant

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

MICHAEL HARRISON

*

Plaintiff

*

Vs.

*

Case No. CA-02-549

GLORIA PARDO

*

Defendant

*

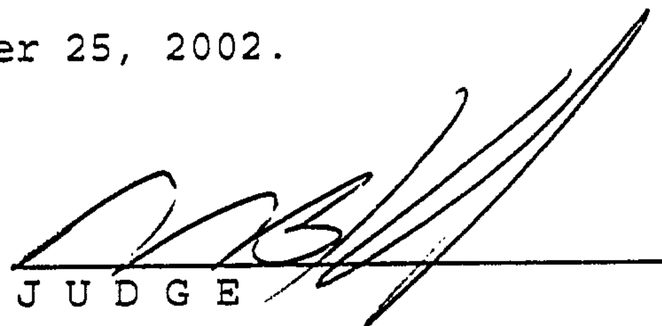
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JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 30th day of December 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, MICHAEL HARRISON, be and hereby is granted an absolute divorce from the Defendant, GLORIA PARDO; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$75.00 by 4:30 p.m. on November 25, 2002.


J U D G E


Recommended by:
F. MICHAEL HARRIS, Master

COPIED ... 1:03

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

JOYCE A. MARSTALLER

Plaintiff

vs.

EUGENE K. MARSTALLER, III

Defendant

DEC 4 2002
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

Case Number: CA 02-618

* * * * *

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on September 26, 2002, it is this 4th day of December, 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the Plaintiff, JOYCE A. MARSTALLER, is granted an Absolute Divorce from the Defendant, EUGENE K. MARSTALLER, III; and it is further

ORDERED that the Plaintiff and Defendant are awarded joint legal and shared physical custody of the minor children of the parties namely: Eugene K. Marsteller, IV, born September 9, 1986, Daniel L. Marsteller, born June 16, 1989 and Lucas Marsteller, born October 25, 1992; and it is further

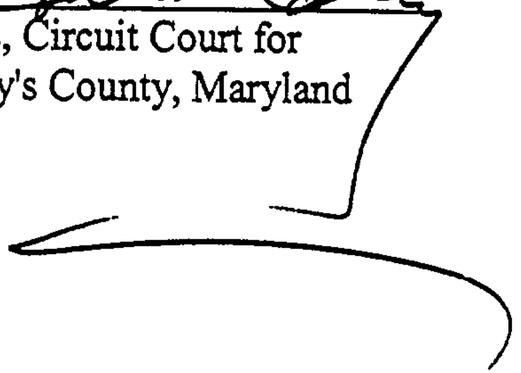
ORDERED that the parties each agree to pay the sum of One Hundred Fifty Dollars (\$150.00) per month for daycare expenses for the minor children of the parties. The parties further agree they shall divide equally (50/50) any increase in daycare costs. Neither of the parties shall pay child support to the other party, regardless of the amount of time each party spends with the children. Each party will provide clothing, shoes, food, school expenses, etc., while the children are in their home.

ORDERED that the terms of the parties' Voluntary Separation and Property Settlement Agreement dated May 25th, 2001, is incorporated, but not merged, into this Judgment of Absolute Divorce.

LIBER 05 : FOLIO 079

A handwritten signature in black ink, appearing to be 'John R. ...', written over a horizontal line.

JUDGE, Circuit Court for
St. Mary's County, Maryland

A large, stylized handwritten flourish or signature that extends from the right side of the text block below, curving downwards and to the left.

INDEXED & FILED 080
IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

BECKY ATWELL
Plaintiff

FILED
JAN 27 2003

Case Number: CA-02-885

Vs.

JOHN ATWELL
Defendant

CIRCUIT COURT
FOR
ST. MARY'S CO. MD.
AMENDED

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Pleadings filed herein, and the testimony presented on November 26, 2002,

It is this 24th day of January, 2003,
by the Circuit Court for St. Mary's County, Maryland,

ORDERED, that the Plaintiff, BECKY ATWELL is granted an Absolute Divorce from the Defendant, JOHN ATWELL, and it is further

ORDERED, that the parties shall have joint legal custody of their minor child, JORDAN ATWELL, date of birth March 1, 1998, with the Plaintiff having primary residential custody, and it is further

ORDERED, that the Defendant shall have reasonable and liberal visitation with the minor child in accordance with the parties Voluntary Separation and Property Settlement Agreement, and it is further

ORDERED, that the Defendant shall pay \$300 bi-weekly in child support to the Plaintiff until the minor child dies, marries, or becomes otherwise emancipated, and it is further

ORDERED, that in the event the Defendant shall fail to pay said support for more than thirty days, then, and in that event, the Defendant shall be subject to earnings withholding, and, it is further

ORDERED, that the Defendant shall notify this Court within ten days of any change of address or employment as long as he is obligated to pay the said support, and, it is further

ORDERED, that in the event the Defendant fails to comply with notification to this Court of a change of address or employment, then, and in that event, the Defendant will be subject to a penalty not to exceed Two Hundred and Fifty Dollars and further may result in the Defendant not receiving notice of proceedings for earnings withholding, and it is further

ORDERED, that the parties' Voluntary Separation and Property Settlement Agreement dated August 2, 2002, be incorporated but not merged into this Judgment of Absolute Divorce.



JUDGE
Circuit Court for
St. Mary's County

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

JAMIE LEE LACCINOLE

*

Plaintiff

*

vs.

*

Case Number: CA 02-216

CHRISTOPHER MICHAEL LACCINOLE

*

Defendant

*

* * *

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings, by agreement of the parties and testimony presented before the Honorable Master F. Michael Harris on the 28th day of October, 2002, it is this 3d day of December, 2002 hereby

ORDERED that the Plaintiff, JAMIE LEE LACCINOLE, is granted an absolute divorce from the Defendant, CHRISTOPER MICHAEL LACCINOLE; and it is further

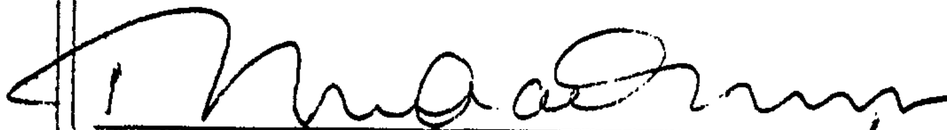
ORDERED that the parties shall retain all personal and real property in their name and possession and that both parties do waive all interest they have now or in the future to any of said property; and it is further

ORDERED that the Plaintiff, JAMIE LEE LACCINOLE, is restored to her maiden name of JAMIE LEE KUNDRESKAS.



JUDGE

AS RECOMMENDED BY THE MASTER:



F. MICHAEL HARRIS 10/28/02

CONSENTED TO:  
PLAINTIFF ATTY FOR DEFENDANT

1498 111 11-11-02

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

LYRONNA LYNATA SMITH

Plaintiff

Vs

ROBERT DARRYL SMITH

Defendant

Case No. CA-02-275

FILED
DEC 17 2002
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

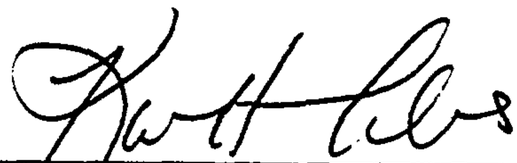
UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 16th day of December, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, LYRONNA LYNATA SMITH, be and hereby is granted an absolute divorce from the Defendant, ROBERT DARRYL SMITH; and, it is further,

ORDERED, that the Plaintiff be awarded custody of the parties' minor child, namely, Khadeeja Quanae Smith, born August 13, 1991, subject to the right of reasonable visitation to the Defendant; and, it is further,

Page 2 of 2 of Judgement of Absolute Divorce
LYRONNA LYNATA SMITH vs. ROBERT DARRYL SMITH
Civil Action Case No. CA-02-275

ORDERED, that the Plaintiff be and hereby is restored
to her maiden name of LYRONNA LYNATA PHILLIPS.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

LIBER 051 FOLIO 085

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

DAVID PARSONS

Plaintiff

vs.

CHRISTINE GILLIN

Defendant

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*

CASE NO.: 02-800

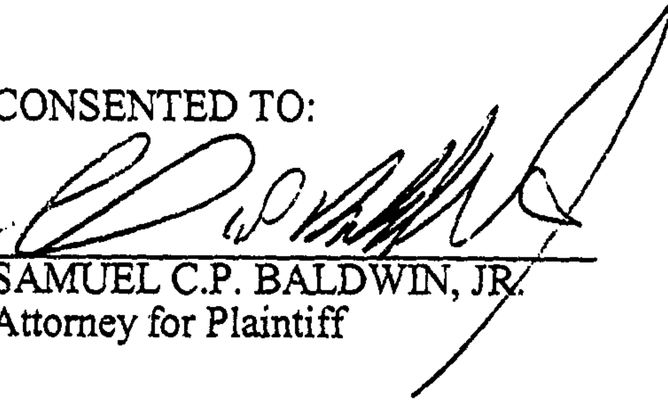
JUDGMENT OF ABSOLUTE DIVORCE

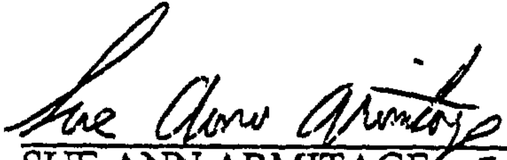
Upon consideration of the pleadings filed herein and after taking testimony before a court examiner, it is this 24th day of December, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, ADJUDGED and DECREED that the Plaintiff, DAVID PARSONS, be and hereby is awarded an absolute divorce from the Defendant, CHRISTINE GILLIN; and it is further,

ORDERED, ADJUDGED and DECREED that the Voluntary Separation and Property Settlement Agreement dated August 21st, 2001 be and hereby is incorporated but not merged into the decree of absolute divorce.

CONSENTED TO:


SAMUEL C.P. BALDWIN, JR.
Attorney for Plaintiff


SUE ANN ARMITAGE *S.A.B.*
Attorney for Defendant


JUDGE

Law Offices of
Baldwin, Briscoe &
Mattingly, CHTD
22335 Exploration Dr.
Suite 2030
Lexington Park, MD
20653
(301) 862-4400

CIRCUIT COURT
ST. MARY'S COUNTY

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

THERESA WEILAND

*

Plaintiff

*

vs.

*

Case Number: 18-C-02-801DA

DUANE WEILAND

*

Defendant

*

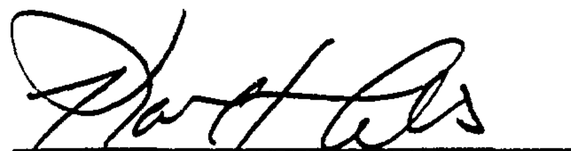
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JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on October 15, 2002, it is this 3rd day of December, 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the Plaintiff, THERESA WEILAND, is granted an Absolute Divorce from the Defendant, DUANE WEILAND; and it is further

ORDERED that the parties' Voluntary Separation and Property Settlement Agreement dated September 27, 2001, is incorporated but not merged into this Judgment of Absolute Divorce.



JUDGE, Circuit Court for
St. Mary's County, Maryland

01:11:10

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

MATTEA BRENDA WOODSON

*

*

PLAINTIFF

*

*

v.

*

Case No. C-02-180 DA

*

DAVID TARELTON WOODSON

*

*

DEFENDANT

*

JUDGMENT OF ABSOLUTE DIVORCE

This matter having come before the Master for Domestic Relations in the Circuit Court for St. Mary's County, Maryland on the 21st day of October 2002, on the Plaintiff's Supplemental Complaint for Absolute Divorce, and the parties having reached an Agreement, it is this 27th day of November, 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the Plaintiff, Mattea Brenda Woodson, be, and she is hereby granted an absolute divorce from the Defendant, David Tarelton Woodson; and, it is further

ORDERED, that the Plaintiff shall be granted use and possession of the home at 37730 Apache Road, Charlotte Hall, MD 20622 pending sale of that property; and, it is further

ORDERED, that the home in Charlotte Hall, Maryland shall be listed for sale within one hundred twenty (120) days; and, it is further

ORDERED, that upon sale of the home in Charlotte Hall, Maryland, the proceeds of sale shall be divided equally between the parties; and, it is further

ORDERED, that the parties acknowledge that before the home in Charlotte Hall, Maryland can be sold, a new well must be dug and the cost associated with this new well

679
679

WOODSON v. WOODSON - Case No. C-02-180 DA

shall be deducted from the proceeds of sale prior to the proceeds being divided equally between the parties; and, it is further

ORDERED, that the Defendant shall be solely responsible for paying the mortgage on the home in Charlotte Hall, Maryland until said home has been sold; and, it is further

ORDERED, that commencing the first day of the month immediately following the sale of the home in Charlotte Hall, Maryland, the Defendant shall pay to the Plaintiff, as alimony and for her support and maintenance, the fixed and non-modifiable sum of \$1,000 per month, accounting from and with the first payment being due and payable on the first day of the month next following the settlement on the home in Charlotte Hall, Maryland and on the first day of each month thereafter. Defendant's alimony payment shall be payable by cash, check or money order, payable on demand. Defendant's alimony and support payments as set forth in this paragraph shall be payable so long as the parties live separate and apart from each other and shall terminate (except as to accrued arrears, if any) upon the first to occur of any one of the following events: remarriage of wife, death of wife, death of husband or after thirty-six (36) consecutive monthly payments. In no event shall Defendant have any liability to make any alimony payments or any other payment as a substitute for such payments after the death of Plaintiff. The parties agree that the provisions of this paragraph with respect to alimony, spousal support, and/or maintenance are not and shall not be subject to any Court modification. The parties agree that the terms of this paragraph shall not be subject to modification by any Court and the parties waive the right to ever request any Court to change or make a different provision for the support and maintenance of either Plaintiff or Defendant. The parties further expressly covenant and agree that under no circumstances whatsoever shall either of them hereafter apply to any Court for an increase or decrease in the amount of, the

WOODSON v. WOODSON - Case No. C-02-180 DA

duration of, or a modification of the terms of such alimony, support and maintenance as herein provided; and, it is further

ORDERED, that the Defendant shall provide COBRA Health Insurance coverage for the Plaintiff for a period of twelve months immediately following the Judgment of Absolute Divorce. That until the home in Charlotte Hall, Maryland has been sold, the Defendant will pay 50% of the monthly COBRA policy and upon the sale of the home in Charlotte Hall, Maryland, the Defendant shall pay 100% of the COBRA monthly policy. The parties acknowledge that the Defendant shall make no contribution toward the monthly COBRA policy beyond twelve months; and, it is further

ORDERED, that the Defendant shall immediately obtain life insurance on his life in the amount of \$100,000.00 with the sole beneficiary being the Plaintiff's; and, it is further

ORDERED, that the Defendant shall be solely responsible for all repairs necessary to the home in Charlotte Hall, Maryland with the exception of the cost associated with a new well, which will be divided equally between the parties, and that the Defendant shall provide reasonable notice to the Plaintiff of his need to enter the home in Charlotte Hall, Maryland to make said repairs; and, it is further

ORDERED, that the Defendant has a Thrift Savings Plan with his employer, which is marital property. That the Plaintiff shall receive 50% of the Thrift Savings Plan excepting the two current loans in the amount of approximately \$4,305 and \$4,430 respectively; and, it is further

WOODSON v. WOODSON - Case No. C-02-180 DA

ORDERED, that the Defendant, who is an employee of the United States Government and is a participant in the civil service retirement system. Defendant is or will be eligible for monthly retirement benefits under the civil service retirement system based on employment with the United States Government. The parties agree that if, as, and when the Defendant begins to receive retirement benefits from the United States Government, the Plaintiff shall be entitled to receive, as alternate payee, an amount equal to 50% of the marital share of said benefits. The marital share shall be a fraction of which the numerator shall equal the number of months of the Defendant's credible service during the parties' marriage up to the date of the Judgment of Absolute Divorce and the denominator of which is the total number of months of the Defendant's credible service prior to his retirement; and, it is further

ORDERED, that the Plaintiff shall promptly submit to the Court a Qualified Domestic Relations Order as defined in the Retirement Equity Act of 1984, as from time to time amended, which Order shall address the retirement benefits of the parties in accordance with the Judgment of Absolute Divorce; and, it is further

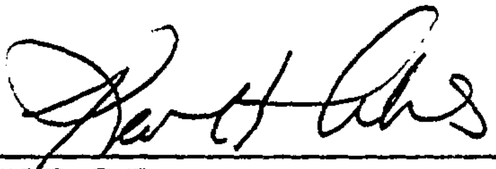
ORDERED, that the Court retain jurisdiction to amend this judgment and/or aforesaid Qualified Domestic Relations Order for the purposes of maintaining its qualifications as a Qualified Domestic Relations Order under the Equity Act of 1984, or any other or subsequent legislation; and that the manager of the Defendant's retirement plan shall take whatever actions may be necessary to establish or maintain these qualifications, provide that no such amendment shall require the retirement plan to provide any type or form of benefits, or any other option not otherwise provided under the plan, and further provided that no such amendment or the right of the Court to so amend will invalidate the Order as "qualified" under the Retirement Act; and, it is further

WOODSON v. WOODSON - Case No. C-02-180 DA

ORDERED, that each party shall be responsible for the payment of his or her own attorney's fees; and, it is further

ORDERED, that the Defendant shall indemnify and hold Plaintiff harmless from any and all joint debts other than what has already been specified herein; and, it is further

ORDERED, that the parties have equitably divided all of their household furniture and personal belongings with the Plaintiff receiving all of the property outlined on Plaintiff Exhibit One, entitled Joint Statement of Properties Concerning Marital and Non-Marital Property, with the exception of the following: barstools, office furniture, treadmill, lawn equipment and tools less miscellaneous garden tools for the Plaintiff, and 50% of the nick-nack, wall hangings and pictures.

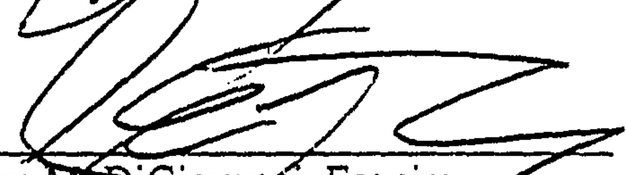


JUDGE

APPROVED AS TO FORM AND CONTENT:

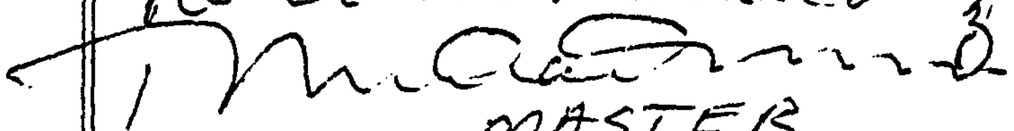


John E. Ray
Attorney for Plaintiff



Kim M. DiGiovanni, Esquire
Attorney for Defendant

JER/cw/WOODSON/Judgment of Absolute Divorce/11.11.02

Recommended by:

MASTER
11/18/02

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

SUZANNE ANNETTE DAVIS-RICE

Plaintiff

vs.

TIMOTHY EUGENE RICE

Defendant

Case Number: CA 02-802

FILED
DEC 5 2002
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

* * * * *

JUDGMENT OF ABSOLUTE DIVORCE

KHA

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on November 13, 2002, it is this 6th day of ~~November~~ December, 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the Plaintiff, SUZANNE ANNETTE DAVIS-RICE, is granted an Absolute Divorce from the Defendant, TIMOTHY EUGENE RICE; and it is further

ORDERED that each party retains sole possession of all real and personal property in their name and each waive rights to any real and/or personal property in each other's possession, now or in the future; and it is further

ORDERED that the Plaintiff be restored to the use of her former name:

SUZANNE ANNETTE DAVIS


JUDGE, Circuit Court for
St. Mary's County, Maryland

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

CHARLES EDWARD BONEY

Plaintiff

VS

TRACY MARIE BONEY

Defendant

FILED
DEC 11 2002
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

Case No. CA-01-822

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

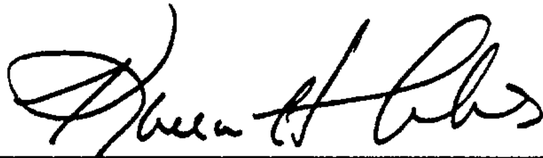
UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 6th day of December, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, CHARLES EDWARD BONEY, be and hereby is granted an absolute divorce from the Defendant, TRACY MARIE BONEY; and, it is further,

ORDERED, that the parties' Voluntary Separation and Property Settlement Agreement dated April 26, 2002 be incorporated into the Judgment of Absolute Divorce, but not merged therein; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$37.50 by 4:30 p.m. on October 21, 2002; and, it is further,

ORDERED, that the Defendant pay a Master's fee of
\$37.50 within ninety (90) days.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

RANDALL HILL

Plaintiff

vs.

NANCY A. HILL

Defendant

FILED
DEC 9 2002 *

Case Number: CA 02-853

CIRCUIT COURT
FOR
ST. MARY'S CO. MD.
*

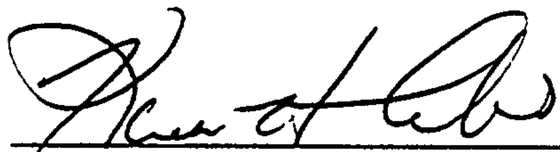
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JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on November 13, 2002, it is this 6th day of December, 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED, that the Plaintiff, RANDALL HILL, is granted an Absolute Divorce from the Defendant, NANCY A. HILL; and it is further

ORDERED, that each party retains sole possession of all real and personal property in their name and possession and each waive rights to any real and/or personal property in each other's possession that all martial property issues between the parties are resolved;



JUDGE, Circuit Court for
St. Mary's County, Maryland

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

DELINA R. AMBOS *

Plaintiff *

Vs. *

Case No. CA-02-884

DAVID AMBOS *

Defendant *

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 3rd day of December, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, DELINA R. AMBOS, be and hereby is granted an absolute divorce from the Defendant, DAVID AMBOS; and, it is further,

ORDERED, that the Defendant be awarded custody of the parties' minor children, namely, Sheane D. Ambos, born March 21, 1985, and Jaclyn R. Ambos, born November 14, 1986, subject to the right of reasonable visitation to the Plaintiff as set forth in the parties' Voluntary Separation and Property Settlement Agreement dated July 26, 2002; and, it is further,

ORDERED, that the Plaintiff pay on-going child support directly to the Defendant in the amount of \$400.00 per

FILED IN ST. MARY'S COUNTY MARYLAND
2002 NOV 29 10:58

month effective November 1, 2002 and payable on the first day of the month thereafter until said children reach the age of eighteen, die, marry or become self-supporting. That when the oldest child reaches the age of eighteen, the Plaintiff's child support shall be lowered to \$200.00 per month to be paid until the remaining child reaches the age of eighteen, dies, marries or becomes self supporting; and, it is further,

ORDERED, that the Plaintiff is required to notify the Court within ten days of any change of address or employment so long as the support order is in effect; failure to comply with this requirement will subject the Plaintiff to a penalty not to exceed \$250.00 and may result in the Plaintiff's not receiving notice of proceedings for earnings withholding; and, it is further,

ORDERED, that if the Plaintiff accumulates support payments arrears amounting to more than thirty (30) days of support, the Plaintiff shall be subject to earnings withholding; and, it is further,

ORDERED, that the parties' Voluntary Separation and Property Settlement Agreement dated July 26, 2002 be incorporated into the Judgment of Absolute Divorce, but not merged therein; and, it is further,

FILED 008

ORDERED, that the Plaintiff be and hereby is restored to her maiden name of DELINA RAPUSAS MORGA; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$37.50 by 4:30 p.m. on October 30, 2002; and, it is further,

ORDERED, that the Defendant pay a Master's fee of \$37.50 by 4:30 p.m. on October 30, 2002.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

SARAH T. FISCHER

Plaintiff

vs.

MARK G. FISCHER

Defendant

FILED
DEC 11 2002
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

Case No.: 02-988

JUDGMENT FOR ABSOLUTE DIVORCE

THIS MATTER being before the Court on the issue of divorce, testimony having been reviewed, it is thereupon this 6th day of December 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED, ADJUDGED and DECREED, that the Plaintiff, **Sarah T. Fischer**, be and is hereby granted an absolute divorce as of the 6th day of December 2002, from the Defendant, **Mark G. Fischer**; and it is further

ORDERED, ADJUDGED and DECREED, that the parties' Separation Agreement dated October 1, 2001, be and hereby is incorporated with, but not merged in, this Judgment for Absolute Divorce, and it is further

ORDERED, ADJUDGED and DECREED, that Plaintiff, **Sarah T. Fischer**, be restored to her maiden name of **Sarah T. Lassinger**.

SUBMITTED BY:

Keen Adams

JUDGE

John S. Weiner

John S. Weiner
Attorney for Plaintiff

187 051 FOLIO 100
IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

LYN REYNOLDS
Plaintiff

Vs.

Case Number: CA-02-1032

JOHN REYNOLDS
Defendant

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Pleadings filed herein, and the testimony presented on December 17, 2002,

It is this 30th day of December, 2002,

by the Circuit Court for St. Mary's County, Maryland,

ORDERED, that the Plaintiff, LYN REYNOLDS is granted an Absolute Divorce from the Defendant, JOHN REYNOLDS, and it is further

ORDERED, that the parties shall have joint legal custody of their minor children, ABIGAIL REBECCA REYNOLDS, date of birth September 30, 1994 and LYNDSEY NOELLE REYNOLDS, date of birth December 23, 1996, with the Plaintiff having primary residential custody, and it is further

ORDERED, that the Defendant shall have reasonable and liberal visitation with the minor children in accordance with the parties Memorandum of Understanding - Marital Separation, and it is further

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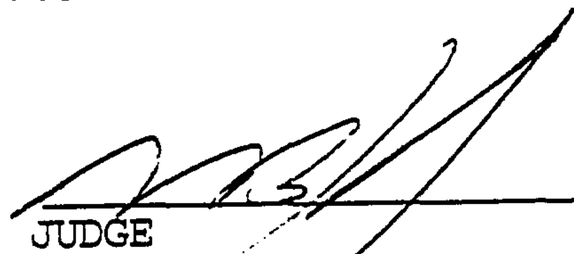
ORDERED, that the Defendant shall pay \$200 per month in child support to the Plaintiff until the minor children die, marry, or become otherwise emancipated, and it is further

ORDERED, that in the event the Defendant shall fail to pay said support for more than thirty days, then, and in that event, the Defendant shall be subject to earnings withholding, and, it is further

ORDERED, that the Defendant shall notify this Court within ten days of any change of address or employment as long as he is obligated to pay the said support, and, it is further

ORDERED, that in the event the Defendant fails to comply with notification to this Court of a change of address or employment, then, and in that event, the Defendant will be subject to a penalty not to exceed Two Hundred and Fifty Dollars and further may result in the Defendant not receiving notice of proceedings for earnings withholding, and it is further

ORDERED, that the parties' Memorandum of Understanding - Marital Separation dated July 22, 2002, be incorporated but not merged into this Judgment of Absolute Divorce.



JUDGE
Circuit Court for
St. Mary's County