

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

KEVIN TODD JOHNSON

Plaintiff

vs.

JAMEY LYNN JOHNSON

Defendant

FILED
OCT 23 2002
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

Case Number: CA 00-724

* * * * *

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, KEVIN TODD JOHNSON, is granted an Absolute Divorce from the Defendant, JAMEY LYNN JOHNSON; and it is further

ORDERED that the Plaintiff and Defendant are awarded joint legal care of the minor children of the parties, Jeffrey Johnson, born on March 3, 1989 and Kristopher Johnson, born October 1, 1990 and Shelby Johnson, born on August 27, 1992, with the primary residential custody to the Plaintiff, KEVIN TODD JOHNSON and liberal and reasonable visitation to the Defendant per the Consent Order of the parties dates the 20th day of November 2000; and it is further

ORDERED that the Defendant shall continue to pay child support to the Plaintiff for the minor children of the parties in the sum of Seven Hundred Dollars (\$700.00) per month. Said child support payments shall be paid by way of wage lien through the Bureau of Support Enforcement for St. Mary's County, Maryland. Said payments shall continue until the children graduate from high school or turn eighteen, whichever occurs first; and it is further

Liber 053 Folio 002

ORDERED that the terms of the parties' Voluntary Separation and Property Settlement Agreement dated May 4, 2000, and that the terms of the parties' Consent Order dated November 20, 2000, are incorporated, but not merged, into this Judgment of Absolute Divorce;

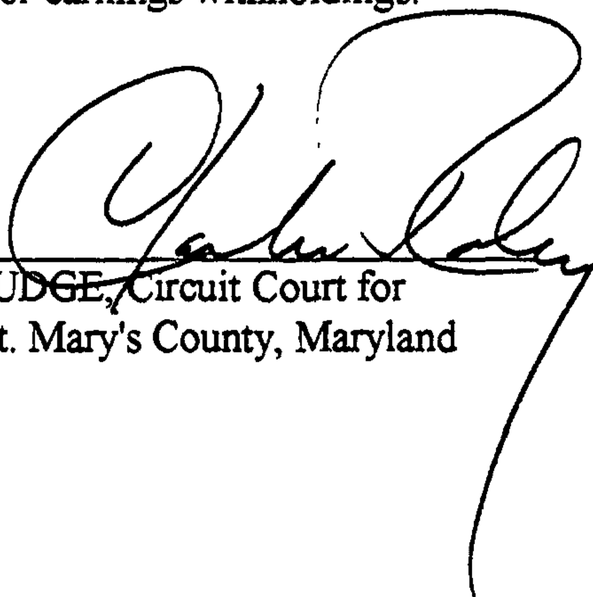
ORDERED that all property issues between the parties have been resolved;

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 052 FOLIO 003

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

CHRISTINA LYNN HAYNES

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Plaintiff

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Vs.

*

Case No. CA-00-789

JASON SCOTT HAYNES

*

Defendant

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FILED
NOV 05 2001
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

* * * * *

AMENDED JUDGEMENT OF ABSOLUTE DIVORCE

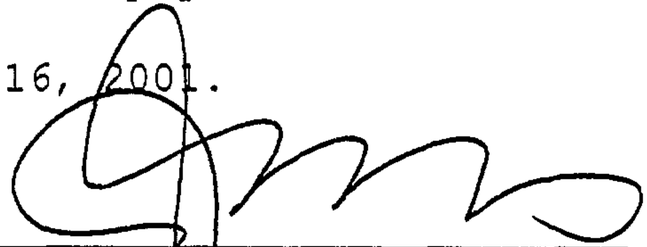
UPON CONSIDERATION of the Amended Report and Recommendations of the Master, it is this 5th day of Nov, 2001, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, CHRISTINA LYNN HAYNES, be and hereby is granted an absolute divorce from the Defendant, JASON SCOTT HAYNES; and, it is further,

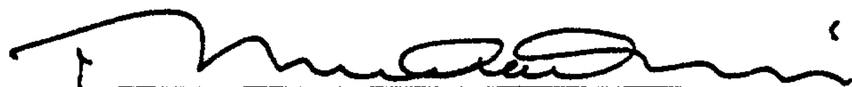
ORDERED, that the Plaintiff be and hereby is restored to her maiden name of CHRISTINA LYNN WICK; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$37.50 by 4:30 p.m. on October 16, 2001; and, it is further,

ORDERED, that the Defendant pay a Master's fee of
\$37.50 by 4:30 p.m. on October 16, 2001.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

LIBER 053 FOLIO 005

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

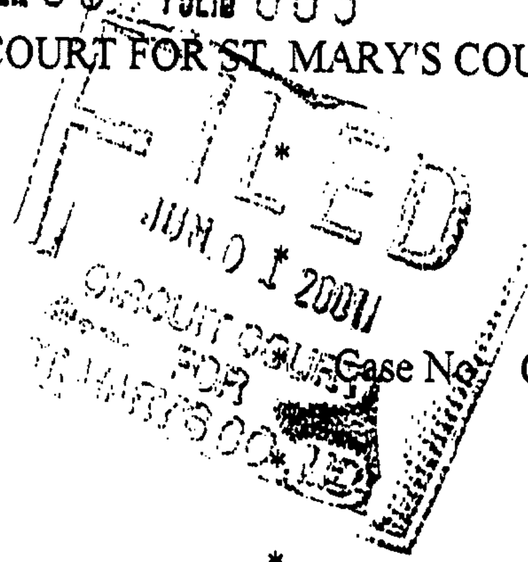
VIOLETA M. PRIER

Plaintiff

vs.

WILLIAM PAUL PRIER

Defendant



Case No. CA 00-840

* * * * *

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings and testimony taken on the 7th day of May, 2001, before the Master, it is the 1st day of June, 2001 by the Circuit Court for St. Mary's County, Maryland hereby

ORDERED that the Plaintiff, VIOLETA M. PRIER, is granted an absolute divorce from the Defendant, WILLIAM PAUL PRIER; and it is further

ORDERED, that the Plaintiff, VIOLETA M. PRIER, is awarded custody of the parties' one minor child, to wit: ASHLEY M. PRIER, born December 12, 1986, and it is further

ORDERED that the Defendant, WILLIAM PAUL PRIER, is granted reasonable visitation with the minor child, ASHLEY M. PRIER, as agreed upon by parties and as supervised by an appropriate third party; and it is further

ORDERED that child support is suspended at this time to allow the Defendant to rehabilitate himself; and it is further

ORDERED that the Plaintiff, VIOLETA PRIER, is awarded 39.3 percent of the military disability and pension from the Defendant, WILLIAM PAUL PRIER, whose Social Security Number 272-66-4136 further

ORDERED that said military disability and pension shall be paid monthly by the Defendant directly to the Plaintiff on an as, if and when basis and is to be paid on the first day of each month commencing the first day of September 2000 and continuing until the Veteran's Administration pays said monies to the Plaintiff; and it is further

ORDERED that this Court retains jurisdiction for the purpose of effectuating a Qualified Domestic Relations Order.



JUDGE OF THE CIRCUIT COURT
FOR ST. MARY'S COUNTY, MD

AS RECOMMENDED BY THE MASTER:



F. MICHAEL HARRIS 5/14/01

LIBER 053 FOLIO 007

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

JAMES M. LATHAM, JR.

Plaintiff

Vs.

SHARRON LATHAM

Defendant

FILED
AUG 09 2001
CIRCUIT COURT
FOR
ST. MARY'S CO., MD.

Case No.: 18-C-00-000863 DA

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings and testimony filed herein, it is this 16th day of ~~July~~ August 2001, by the Circuit Court of St. Mary's County, Maryland hereby

ORDERED, that the Plaintiff, JAMES M. LATHAM, JR. is awarded an Absolute Divorce from SHARRON LATHAM, and it is further

ORDERED, that the terms of the Voluntary Separation and Property Settlement Agreement dated December 17, 1999 are incorporated, but not merged into, this judgment.

[Handwritten Signature]

Judge

~~FILED
AUG 08 2001
CIRCUIT COURT
FOR
ST. MARY'S CO., MD.~~

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

JAMES SHUBROOKS, JR.

Plaintiff

vs.

CAROL SHUBROOKS

Defendant

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CASE NO.: 00-969

FILED
OCT 24 2001
CIRCUIT COURT
ST. MARY'S COUNTY, MD

DECREE OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein and after testimony given in open court, it is this 24th day of October, 2001 by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, ADJUDGED and DECREED that the Plaintiff, JAMES SHUBROOKS, JR., be and hereby is awarded an absolute divorce from the Defendant, CAROL SHUBROOKS; and it is further,

ORDERED, ADJUDGED and DECREED that the Defendant shall sign over to the Plaintiff all of her right, title and interest in and to the former marital residence located at 21090 Hermanville Road, Lexington Park, Maryland 20653, upon the payment of One Thousand Five Hundred Dollars (\$1,500.00) by the Plaintiff to the Defendant which payment shall be made on or before October 22nd, 2001; and it is further,

ORDERED, ADJUDGED and DECREED that the Defendant shall sign the Deed transferring her interest in the property to the Plaintiff at the same time as the payment is made to the Defendant; and it is further,

ORDERED, ADJUDGED and DECREED that the Plaintiff shall assume and be solely responsible for payment of the mortgage on the former marital residence and the Plaintiff shall hold the Defendant harmless for any and all liability associated with said mortgage; and it is further,

ORDERED, ADJUDGED and DECREED that the Plaintiff shall make a good faith effort to refinance the existing mortgage out of his wife's name, however, if said refinance can not be accomplished, then the home shall be sold and the proceeds given to the Plaintiff in the event the Plaintiff falls forty-five (45) days behind in his mortgage payments; and it is further,

ORDERED, ADJUDGED and DECREED that the Plaintiff will deliver to the Defendant the doll collection, the antique sewing machine, the record collection, and the personal belongings of Joseph Chase; and it is further,

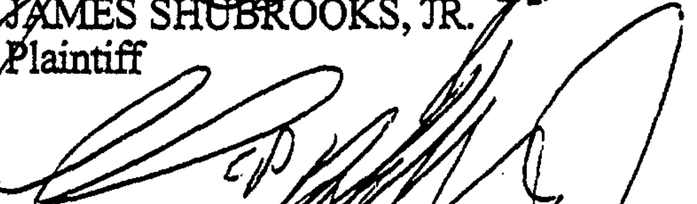
ORDERED, ADJUDGED and DECREED that the parties stipulate and agree that their separation was done with the intention of ending the marriage and was a mutual and voluntary decision; and it is further,

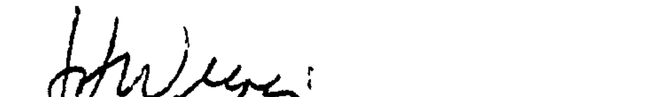
ORDERED, ADJUDGED and DECREED that the Defendant be and hereby is restored unto her maiden name of CAROL VIRGINIA HEBB.

CONSENTED TO:


JAMES SHUBROOKS, JR.
Plaintiff

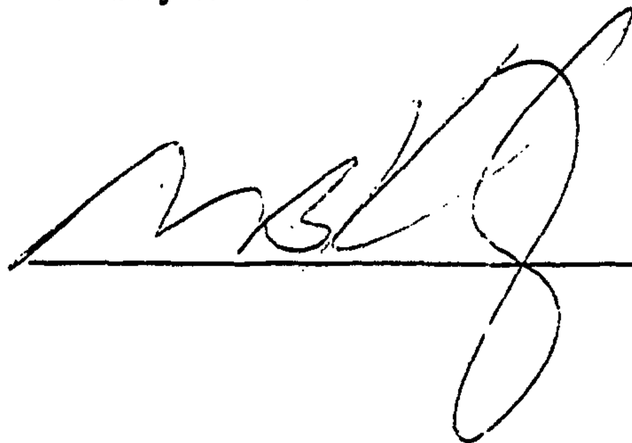

CAROL SHUBROOKS
Defendant


SAMUEL C.P. BALDWIN, JR.
Baldwin, Briscoe, Mattingly & Weiskopf
22335 Exploration Drive, Suite 2030
Lexington Park, Maryland 20653
(301) 862-4400
Attorney for Plaintiff


JOHN S. WEINER
P.O. Box 1460
Leonardtown, Maryland 20650
(301) 475-5641
Attorney for Defendant

RECOMMENDED BY:


MASTER
10/16/01



LIBER 052 FOLIO 010

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

DONALD JONES

Plaintiff

Vs.

CHERYL LYNN JONES

Defendant

FILED
NOV 14 2001

Case No.: CA 00-1021

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

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings and by consent of the parties, it is this 14th day of November, 2001, by the Circuit Court of St. Mary's County, Maryland hereby

ORDERED, that the Plaintiff, DONALD L. JONES, is awarded an absolute divorce from the Defendant, Cheryl L. Jones, and it is further

ORDERED, that DONALD L. JONES, Plaintiff, shall pay to CHERYL L. JONES, Defendant, the sum of five thousand dollars (\$5,000.00) as full and final financial settlement between the parties. Plaintiff shall make a payment of \$2,500.00 on or before November 30, 2001 and a subsequent payment of \$2,500.00 on or before December 30, 2001; and it is further

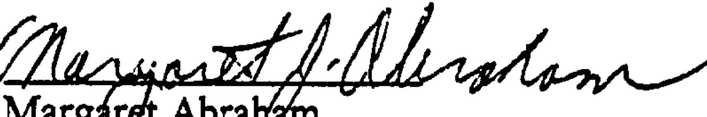
ORDERED, that DONALD L. JONES shall refinance or otherwise remove Defendant's name from a GMAC loan associated with a 2000 Chevy Truck on or before July 1, 2002. If Plaintiff is unable to refinance or otherwise remove Defendant's name from the aforesaid truck, then Plaintiff shall sell the truck and use said proceeds to pay the loan associated with the truck.

Judge

Approved as to form


Domestic Master 11/13/01


A. Shane Mattingly
Counsel for Plaintiff


Margaret Abraham
Counsel for Defendant

11/14/01

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

CHARITY S. MCCOY

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Plaintiff

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Vs.

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Case No. CA-00-1077

BOBBY R. FREEMAN

*

Defendant

*

* * * * *

FILED
JAN 07 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 7th day of January, 2001, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, CHARITY S. MCCOY, be and hereby is granted an absolute divorce from the Defendant, BOBBY R. FREEMAN; and, it is further,

ORDERED, that the Plaintiff be and hereby is restored to her maiden name of CHARITY S. MCCOY; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$75.00 within sixty (60) days.

J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

LIBER 053 FOLIO 012

LIBER 053 FOLIO 012
IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

MARY C. STARK)

Plaintiff/Counter-Defendant)

v.)

Case Number: 00-1115

MATTHIAS J. STARK)

Defendant/Counter-Plaintiff)

FILED
FEB 20 2002
CIRC. COURT
ST. MARY'S CO., MD.

JUDGMENT OF ABSOLUTE DIVORCE

UPON Consideration of the pleadings filed and the testimony presented in open court, it is this 19th day of Feb., 2002, by the Circuit Court for St. Mary's County, Maryland, hereby

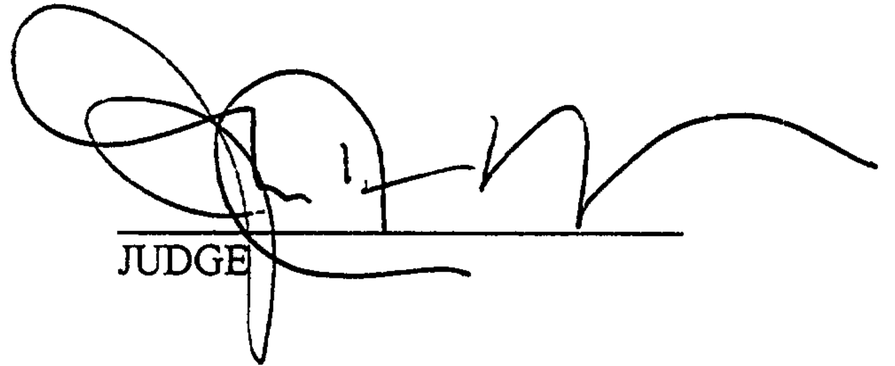
ORDERED, that the Counter-Plaintiff is awarded an Absolute Divorce from the Counter-Defendant; and it is further

ORDERED, the parties shall share the physical care and custody of the minor children as follows: from March 1, 2001 and until the Minor Children have reached the age of 18, the Minor Children shall be in the care of the Counter-Defendant (to include overnights) Thursday, Friday, Saturday, of the first week, Sunday and Wednesday of week two, Thursday, Friday, Saturday of week three, and Sunday and Wednesday of week four. The schedule as stated is on a continuous rollover basis, with week one starting after week four has concluded. All other visitation shall be in accordance with the parties Separation and Property Settlement Agreement; and it is further

ORDERED, that pursuant to the Maryland Child Support Guidelines the Counter-Defendant should pay the Counter-Plaintiff \$295.53 per month for the support of the minor children, however, the Maryland Child Support Guidelines would be inappropriate and the

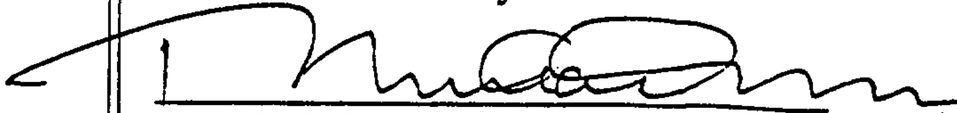
correct amount of Child support should be \$0.00, this is a deviation of \$295.53 a month and is in the best interest of the minor children as 1) the parties agree, 2) the Separation Agreement requires the Counter-Defendant to contribute \$250.00 a month into a college fund for the minor children, and 3) the Counter-Defendant has already deposited the sum of \$70,000.00 into a college fund account for the minor children; and it is further

ORDERED, that the Parties Separation and Property Settlement Agreement, dated February 23, 2001, is hereby incorporated, but not merged into this Judgment of Absolute Divorce.



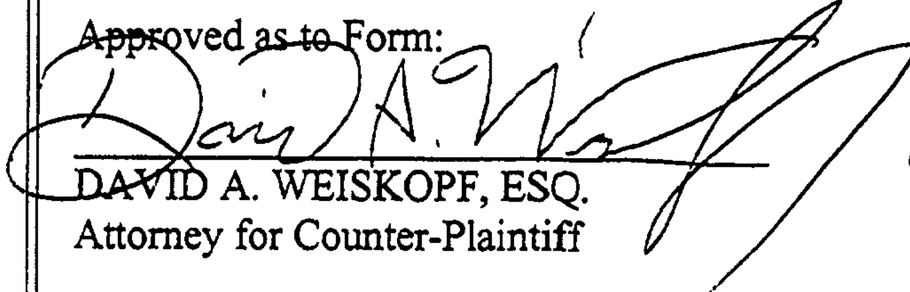
JUDGE

As Recommended by:

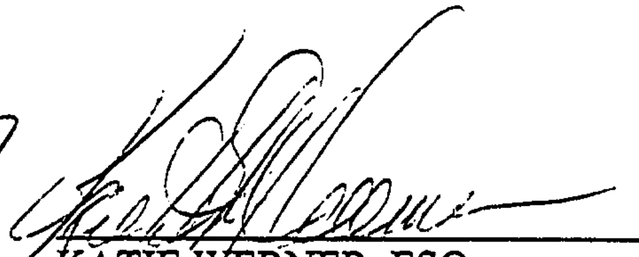


MASTER F. MICHAEL HARRIS 2/19/02

Approved as to Form:



DAVID A. WEISKOPF, ESQ.
Attorney for Counter-Plaintiff



KATIE WERNER, ESQ.
Attorney for Counter-Defendant

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

MARK STEVEN DUDLEY

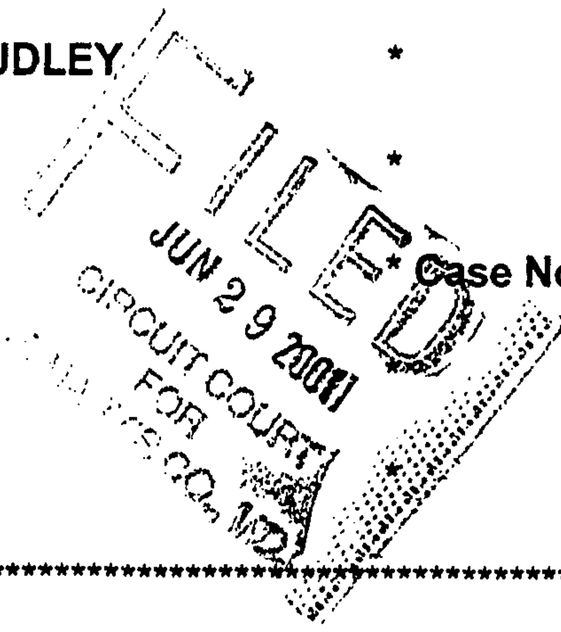
Plaintiff

vs.

BETTY DUDLEY

Defendant

Case No. 08-C-00-001222 DA



JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings filed herein and the oral testimony and exhibits presented before a Standing Examiner of this Court on April 20, 2001, it is thereupon, this 26th day of June, 2001, by the Circuit Court for St. Mary's County, Maryland,

ORDERED, that the Plaintiff, Mark Steven Dudley, be, and he is granted an Absolute Divorce from the Defendant, Betty Dudley; and it is further,

ORDERED, that the Voluntary Separation and Property Settlement Agreement between the parties dated October 31, 2000, relative to custody, child support, alimony, property rights, counsel fees, court costs, etc., be and the same is hereby approved and made a part of and incorporated in this Judgment, but not merged herein, having the same force and effect as if fully set forth herein; and it is further,

ORDERED, that the parties, be and are granted the joint legal care and custody of their minor children, namely, Stephanie Dudley, born January 7, 1983, Steven Dudley, October 7, 1984, and Stacy Dudley, born December 15, 1986, with their

primary residence with the Defendant, and subject to reasonable and liberal visitation by the ~~Defendant~~ ^{Plaintiff in person} and it is further,

ORDERED, that as provided in the Voluntary Separation and Property Settlement Agreement, whereby the parties agree that the Plaintiff shall pay directly to the Defendant as child support the sum of Nine Hundred Fifty Dollars (\$950.00) per month, they acknowledge that in accordance with the Maryland Child Support Guidelines, the Plaintiff's obligation to pay child support unto the Defendant would be approximately One Thousand Four Hundred Twenty Nine Dollars (\$1,429.00) per month, and it being in the best interest of the minor children to reduce child support as the Plaintiff purchased a 1998 Saturn automobile for Defendant to transport the children with funds borrowed from his 401K Plan, in addition to paying Defendant a lump sum payment in the amount of \$14,000.00 for the care and benefit of the children; and each party being able to adequately provide for said children's support when the children are with each party, it is in the children's best interests for child support to be reduced; and it is further,

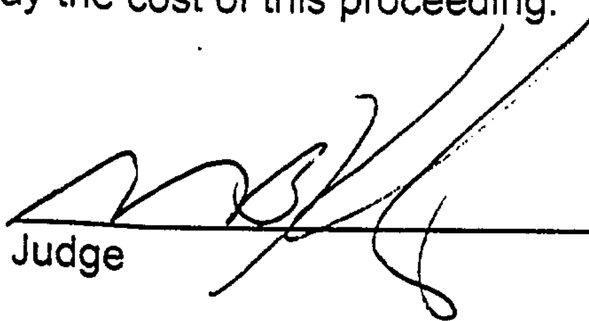
ORDERED, that if the Plaintiff accumulates support payments arrears amounting to more than thirty days, he shall be subject to earnings withholding; he is required to notify the Court within ten days of any change of address or employment so long as he is obligated to pay child support in accordance with this Judgment of Divorce; and failure to do so shall subject him to a penalty not to exceed Two Hundred



Fifty Dollars (\$250.00), and may result in him not receiving notice of proceedings for earnings withholding; and it is further,

ORDERED, that no right of alimony shall accrue unto either of the parties hereto, by virtue of their express waiver thereof, in accordance with the said Agreement; and it is further,

ORDERED, that the Defendant pay the cost of this proceeding.


Judge

R:\Clients\Dudley, Mark\Judgment of Absolute Divorce.wpd

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

CONNIE L. ADAMS

Plaintiff

vs.

ALVIN LAYNE ADAMS

Defendant

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Case No.: CA 00-1225

OCT 25 2001
CIR.
ST. MARY'S CO. MD.

JUDGMENT OF ABSOLUTE DIVORCE

This cause standing ready for hearing and being duly submitted, proceedings were, by the Court, read and considered, and it is thereupon this 24th day of October, 2001, by the Circuit Court for Charles County, Maryland,

ORDERED, that the Plaintiff, Connie L. Adams, be and is hereby granted an Absolute Divorce from the Defendant, Alvin Layne Adams, and it is further,

ORDERED, that the parties be and are hereby awarded joint legal custody of their minor children, namely Morgan Lynn Adams and Jessica Layne Adams, born August 10, 1985, with the Plaintiff being awarded primary residential custody, and it is further,

ORDERED, that the Defendant, Alvin Layne Adams, shall pay to the Plaintiff, Connie L. Adams, through the Maryland Child Support Account, P.O. Box 17396, Baltimore, Maryland 21297-1396, the sum of Eight Hundred and Two Dollars (\$802.00) per month as child support, commencing September 5, 2000, and the fifth (5th) day of each month thereafter, and it is further,

CONNIE L. ADAMS vs. ALVIN LAYNE ADAMS

Case No.: CA-00-1225

ORDERED, that the child support arrears due and owing from the Defendant to the Plaintiff are assessed as of April 23, 2001, at Four Thousand, Four Hundred and Six Dollars (\$4,406.00), and it is further,

ORDERED, that the Defendant shall pay to the Plaintiff through the Maryland Child Support Account, the additional sum of Twenty-five Dollars (\$25.00) per month towards the child support arrears, commencing May 5, 2001, and the fifth (5th) day of each month thereafter until the arrears are paid in full, and it is further,

ORDERED, that each party shall be responsible for and pay fifty percent (50%) of the uncovered/non-reimbursed medical and dental expenses incurred on behalf of the parties' minor children, namely Morgan Lynn Adams and Jessica Layne Adams, born August 10, 1985. and it is further,

ORDERED, that the Defendant shall be entitled to claim Morgan Lynn Adams as a dependent for tax purposes commencing with the 2001 tax year and for all future years so long as he is current in his monthly child support obligation, and it is further,

ORDERED, that the parties' Parenting Plan Agreement, dated April 2, 2001, be and the same is hereby approved and made a part of and incorporated in this Judgment, but not merged therein, having the same force and effect as if fully set forth herein, and it is further,

CONNIE L. ADAMS vs. ALVIN LAYNE ADAMS

Case No.: CA-00-1225

ORDERED, that the Remington Model 1100 shotgun shall be the sole and exclusive property of the Defendant, and it is further,

ORDERED, that the parties have divided all other marital property to their mutual satisfaction and each party shall hold as his/her sole and separate property those items which are in his/her possession, and it is further,

ORDERED, that each party waives an interest in the other parties' pension/retirement benefits, and it is further,

ORDERED, that this Court Order shall constitute an immediate and continuing Withholding Order on all earnings of the Obligor on or after the date of this Order; and it is further,

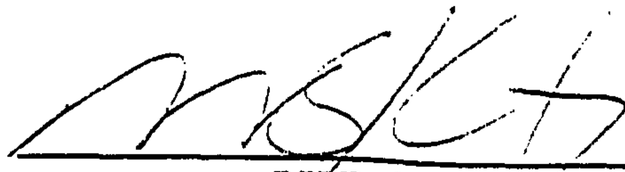
ORDERED, that a Withholding Order be served immediately on the Obligor's employer, and it is further,

ORDERED, that the Obligor 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 it is further,

CONNIE L. ADAMS vs. ALVIN LAYNE ADAMS

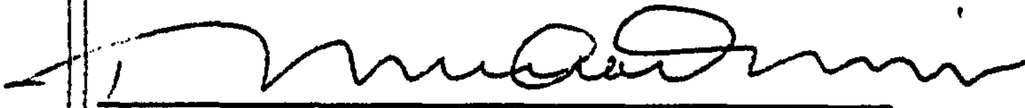
Case No.: CA-00-1225

ORDERED, that failure to comply with Family Law Article Section 10-120(d)(2), Annotated Code of Maryland, will subject the Obligor to a penalty not to exceed \$250.00 and may result in the Obligor not receiving notice of proceedings for earnings withholding.



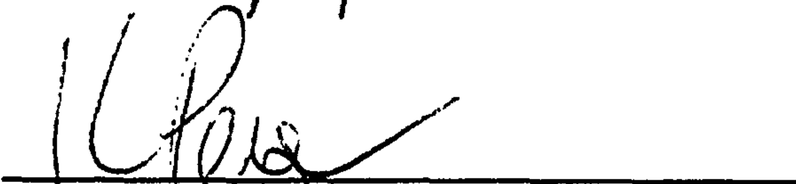
JUDGE

Approved as to form and content:

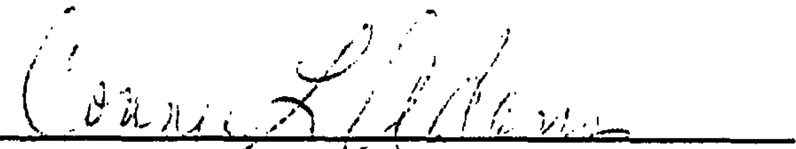


Master for Domestic Relations

Date: 10/16/01



KEVIN PEREGOY
Attorney for Plaintiff



CONNIE L. ADAMS, Plaintiff



DAVID A. WEISKOPF
Attorney for Defendant



ALVIN LAYNE ADAMS, Defendant

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

FABRIZIO E. DONIS

*

Plaintiff

Vs.

KIMBERLY DONIS

Defendant

FILED
SEP 21 2001

Case No. CA-00-1266

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 20th day of Sept, 2001, by the Circuit Court for St. Mary's County, Maryland, hereby,

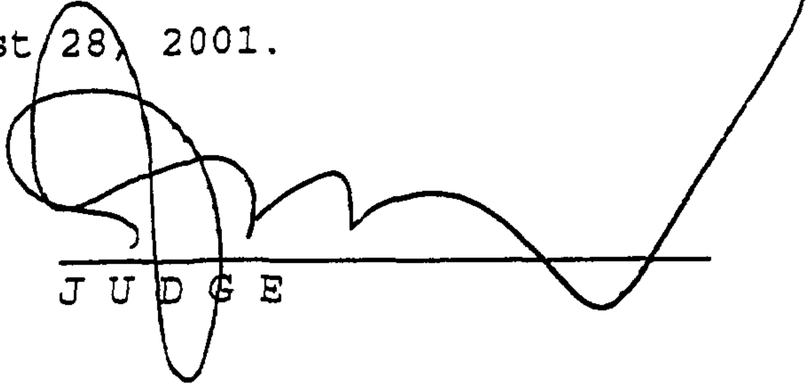
ORDERED, that the Plaintiff, FABRIZIO E. DONIS, be and hereby is granted an absolute divorce from the Defendant, KIMBERLY DONIS; and, it is further,

ORDERED, that the Voluntary Separation and Property Settlement Agreement dated May 30, 1998 and the Addendum to Voluntary Separation and Property Settlement Agreement dated August 28, 2001 are hereby incorporated, but not merged within; and, it is further,

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

ORDERED, that the Plaintiff pay a Master's fee of \$37.50 within thirty (30) days; and, it is further,

ORDERED, that the Defendant pay a Master's fee of \$37.50 by 4:30 p.m. on August 28, 2001.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

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

LINDA M. MERCILLIOTT)

Plaintiff)

v.)

Case Number: 00-1276

CHARLES E. FUNDERBURK)

Defendant)

FILED
DEC 12 2001
CIRCUIT COURT
FOR ST. MARY'S CO. MD.

JUDGMENT OF ABSOLUTE DIVORCE

UPON Consideration of the pleadings filed, testimony presented and the parties consent, it is this 11th day of December, 2001, by the Circuit Court for St. Mary's County, Maryland, hereby

ORDERED, that the parties are awarded an absolute divorce from each other; and it is further

ORDERED, that the Defendant's visitation is hereby modified as follows: 1) the Defendant shall have the children the day after Thanksgiving and the day after Christmas; and 2) on the Defendant's visitation, the Plaintiff shall meet the Defendant at the Waldorf McDonalds for the return of the children; and it is further

ORDERED, that the Defendant shall pay directly to Plaintiff, as alimony and for her support and maintenance, the fixed and non-modifiable sum of Six Hundred Dollars per month, accounting from and with the first payment being due and payable on the first day of the month next following the date of execution of this Decree and on the first day of each month thereafter. Defendant's alimony and support payments shall terminate (except as to accrued arrears, if any) upon the first to occur of any one of the following events: 1) remarriage of Plaintiff; 2) death of Plaintiff; 3) death of Defendant;

4) Plaintiff cohabitates with another who is reasonable construed to be a paramour, however, in the event the Plaintiff resides with another adult, which does not include the parties children, then Defendant shall have the right to petition the Court for a decrease in his alimony payment; and 5) the arrival of five years from the first payment of alimony. The parties agree that the terms of this paragraph shall not be subject to modification by any court, except for the reasons outlined above, 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 one except as outlined above. The parties further expressly covenant and agree that under no circumstances whatsoever, except as outlined above, shall either of them hereafter apply to any court for an increase or decrease in the amount of, the duration of, or a modification of the terms of said alimony, support and maintenance as herein provided; and it is further

ORDERED, that the Defendant shall pay Dr. Tony Doumit, Jordan Funderburk's dentist, the sum of \$541.80 and that said sum shall satisfy the Defendant's obligation as to said bill and it is further

ORDERED, that the Defendant shall pay Christopher Funderburk's outstanding tuition bill for St. Mary's Ryken; and it is further

ORDERED, that the Plaintiff shall be entitled to claim the minor children as tax exemptions for this year and all future years; and it is further

ORDERED, that if the Defendant can assume the mortgage and remove the Plaintiff's name from said mortgage within 120 days from the execution of this Decree, then the Plaintiff waives all right, title and interest in and to the parties marital home known as 22925 River View Way, Bushwood, Maryland 20618 (the "Home") and that

Defendant shall forward a monetary award to the Plaintiff in the sum of \$13,000.00, upon his assumption of the mortgage, same constituting an adjustment of the equities of the parties, and the plaintiff agrees to execute any document necessary to effect the intent of this paragraph; and it is further

ORDERED, that the \$13,000.00 monetary award shall be placed in escrow by the Defendant upon the execution of this agreement and said monetary award shall be released to the Plaintiff upon transfer of title and mortgage to Defendant, if in the event, the Defendant does not assume the mortgage and title, then said monetary award will be returned to him; and it is further

ORDERED, that if the Defendant fails to assume the mortgage in 120 days from the execution of this Decree, then the home is to be listed for sale and the net proceeds divided equally between the parties; and it is further

ORDERED, that pending the assumption of the home as described above, the Defendant is granted exclusive use and possession of the Home and the Defendant is solely responsible for the mortgage and other necessary expenses of the home, for which he is to hold the Plaintiff harmless and indemnify her from any liability; and it is further

ORDERED, that the Defendant shall maintain ownership of the following items: riding lawn mower, tiller, weed eater, wood stove, washer and dryer and shall take possession of said items within two weeks of the execution of this Decree at his expense; and it is further

ORDERED, that each party shall keep all items that are currently in his or her possession; and it is further

ORDERED, that the parties shall equally divide the money that is currently in the escrow account of William Fanning, Esquire; and it is further

ORDERED, that the parties shall equally divide the Thirty-five jointly titled U.S. Savings Bonds; and it is further

ORDERED, that the Plaintiff shall receive one-half of the Defendant's Thrift Savings Plan valued as of the date of Divorce; and it is further

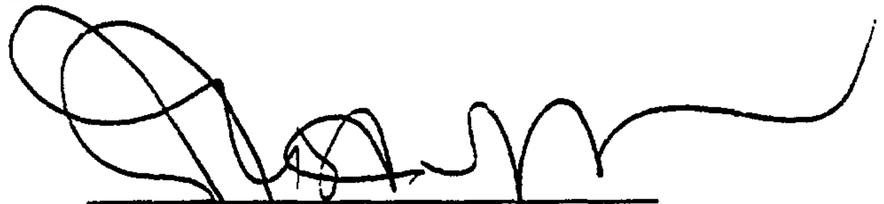
ORDERED, that the Plaintiff shall receive her marital portion of Defendant's retirement from his Federal Employment Retirement System, when it starts being paid, in the following percentage: one-half ($1/2$) times a fraction, the numerator of which is 116 (the number of months of marriage during which Defendant was credited for service), and the denominator of which is the total number of months the Defendant has credited to him for retirement purposes.

ORDERED, that this Court reserves jurisdiction to enter such domestic relations orders, court orders acceptable for processing, or other appropriate rulings as may be necessary to otherwise carry out the intent of this Court and the parties with respect to the division of the Defendant's retirement benefits; and it is further

ORDERED, that the parties agree to share equally the 2001 mortgage interest deduction on the Home for Maryland State and Federal Income tax purposes; and it is further

ORDERED, that the parties are to share equally in the cost of the children's college application expenses, including by illustration and not limitation, travel, test preparation and application fees; and it is further

ORDERED, that except as expressly modified herein, the terms and conditions of the parties prior consent orders shall remain in full force and effect.



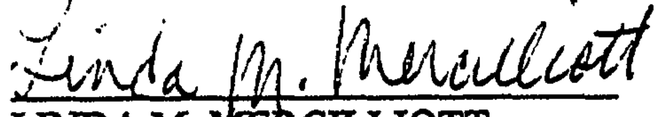
JUDGE

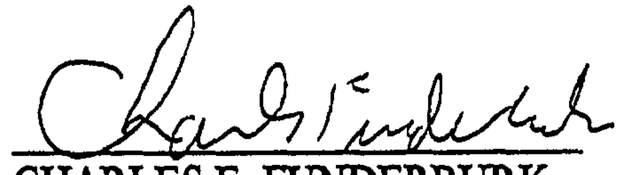
AS RECOMMENDED BY:

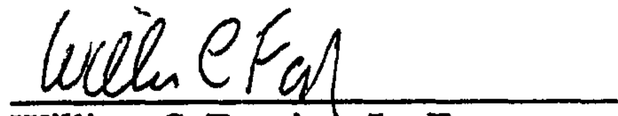


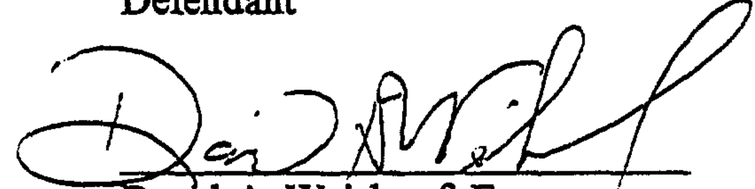
MASTER F. MICHAEL HARRIS
12/4/01

CONSENTED TO:



LINDA M. MERCILLIOTT
Plaintiff

CHARLES E. FUNDERBURK
Defendant

William C. Fanning, Jr., Esq.
Attorney for Plaintiff

David A. Weiskopf, Esq.
Attorney for Defendant

Liber 053 Folio 028

LIBER 053 FOLIO 028
IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

DEBORAH L. WALTER

Plaintiff

vs.

TODD A. WALTER

Defendant

*
*
*
*
*
*
*

CASE NO.: 00-1321

FILE
DEC 13 2001
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

JUDGMENT OF ABSOLUTE DIVORCE

HHS

Upon consideration of the pleadings filed herein and after taking testimony before a court examiner, it is this 13th day of Dec, 2001, by the Circuit Court for St. Mary's County, Maryland, hereby, 13th

ORDERED, ADJUDGED and DECREED that the Plaintiff, DEBORAH L. WALTER, be and hereby is awarded an absolute divorce from the Defendant, TODD A. WALTER; and it is further,

ORDERED, ADJUDGED and DECREED that the parties are awarded the joint legal custody of their minor child, NATHALIE WALTER, born March 5th, 1995, physical custody being awarded to the Plaintiff subject to the rights of reasonable and liberal visitation being awarded to the Defendant; and it is further,

ORDERED, ADJUDGED and DECREED that the Defendant is ordered to pay child support pursuant to the Maryland Child Support Guidelines in the amount of Eight Hundred and Ten Dollars (\$810.00) per month. Said child support shall be paid directly to the Plaintiff, DEBORAH L. WALTER; and it is further,

ORDERED, ADJUDGED and DECREED that the terms of the Separation and Property Settlement Agreement dated February 1st, 2001 between the parties, filed in these proceedings shall

LIBER 053 FOLIO 029

be incorporated but not merged herein, as if fully set forth herein and the parties shall abide by and perform, in accordance with its terms.



JUDGE

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

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

WAYNE MARCELL LOUIS :

Plaintiff :

vs. :

Civil Action No. 00-1326

RITA RENE WILLIAMS-LOUIS :

Defendant :

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the testimony presented in this case on August 6, 2001, the proceedings having been carefully read and considered, it is this 21st day of August, 2001, by the Circuit Court for St. Mary's County, Maryland,

ORDERED, ADJUDGED and DECREED that the Plaintiff, Wayne Marcell Louis, be and he is hereby granted an absolute divorce from the Defendant, Rita Rene Williams-Louis.

FILED
AUG 22 2001

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



JUDGE

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

PAUL NICKEL

Plaintiff

vs.

BRENDA NICKEL

Defendant

FILED
JUN 27 2001

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

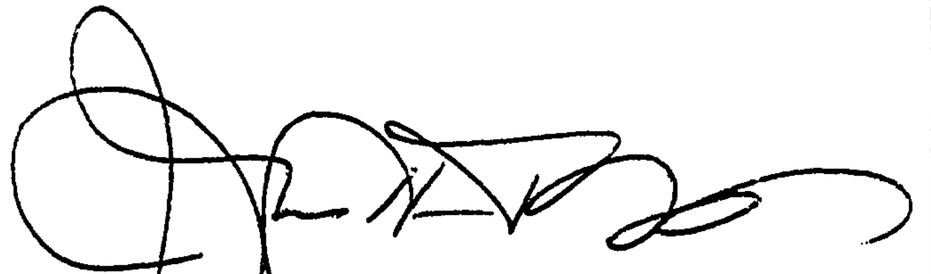
Case No. C-01-07

JUDGMENT OF ABSOLUTE DIVORCE

The Complaint for Absolute Divorce having come on for hearing on June 5, 2001, it is this 27th day of June, 2001, by the Circuit Court for St. Mary's County, Maryland;

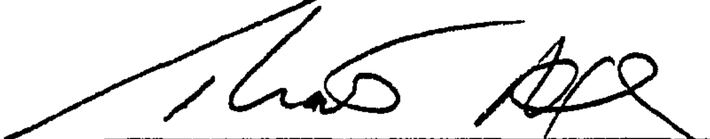
ORDERED, that the parties be and they are hereby granted an absolute divorce from each other; and it is further,

ORDERED, that the costs of these proceedings, if any, shall be paid by the Plaintiff.



JUDGE

Approved as to form:



Thomas Axley, Attorney for Plaintiff



David Weiskopf, Attorney for Defendant

THOMAS AXLEY
Chartered
Attorney At Law
170 Main Street
P.O. Box 999
Prince Frederick
Maryland 20678

(410) 535-9600
(301) 855-1001
FAX (410) 535-3864

LIBER 053 FOLIO 032

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

THOMAS H. BECK *

Plaintiff *

vs. *

Case Number: CA 01-130

TINA BECK *

Defendant *

* * * * *
JUDGMENT OF ABSOLUTE DIVORCE

THIS MATTER having come for hearing on the 6th day of March, 2002 and upon consideration of the pleadings, testimony and evidence presented, it is this 6th day of March 2002 by the Circuit Court for St. Mary's County, Maryland hereby,

ORDERED that the Plaintiff, THOMAS H. BECK, be and hereby is awarded an Absolute Divorce from the Defendant, TINA BECK; and it is further

ORDERED that the Plaintiff assign to the Defendant all his right, title and interest in the parties marital home, located at 22409 Deerpath Court, Great Mills, Maryland 20634. The Plaintiff shall sign any and all documentation necessary to effectuate transfer of the deed to the Defendant and Defendant shall refinance the marital home and remove Plaintiff's name from the mortgage; and it is further

ORDERED that the parties shall each be responsible for any and all family loans acquired in their individual names; and it is further

ORDERED that the parties shall divide equally (50/50) the following funds:

- a. Fidelity
- b. Legg Mason

within sixty (60) days from the signing of this Consent Order;

ORDERED that the Defendant shall retain use and possession of the van and be responsible for the February 28th 2002 payment. That on or about March 27, 2002, the Defendant shall return the vehicle to the Plaintiff and the Plaintiff shall be solely responsible for said vehicle; and it is further

11:41:11

Armitage

LIBER 053 FOLIO 033

ORDERED that the Defendant shall have thirty (30) days from the signing of this agreement to transfer \$4000.00 of the Capitol One Visa into her own account and the Plaintiff shall have thirty days from the date of the signing of this agreement to transfer the remaining balance into his own account and remove Defendant's name for this account; and it is further

ORDERED that the Defendant be responsible for paying the outstanding balances of \$167.36 on the Southern Maryland Electric Company account and \$144.83 on the GMP cable account; and it is further

ORDERED that the Defendant shall retain possession of all personal property except as follows:

- a. Husband shall retain possession of Colt Pistol and shall sell said gun;
- b. Photographs shall be divided equally (50/50) as agreed upon by the parties by July 1, 2002
- c. Husband shall retain possession of the china received from his mother
- d. Husband shall retain possession of the pedal bi-plane
- e. Husband shall retain possession of the Kitchen table and chairs
- f. Husband shall retain possession of the picnic table and benches
- g. Husband shall retain possession of all personal paper work
- h. Husband shall retain possession of his bike;

and it is further

ORDERED that the Plaintiff remove the above listed property within thirty (30) days of the signing of this agreement or he shall forfeit his right to such property;

and it is further

ORDERED that the Parenting Agreement of the parties dated the 6th day of March, 2002 is incorporated and made a part of, but not merged in this Consent Order;

and it is further

ORDERED that the Plaintiff shall provide transportation for visitation

LIBER 053 FOLIO 034

with the minor children of the parties while stationed in Maryland. If and when the Plaintiff is stationed outside a four hundred (400) mile radius of the Defendant and the minor children's home the parties shall divide (Husband 73% and Wife 27%) any transportation for visitation beyond four (4) day; and it is further

ORDERED that the Defendant shall sign a waiver allowing the Plaintiff to claim the minor child Johnathan as a dependent on his Federal and State income tax returns.

That the parties shall divide the Federal and State Tax Return for the year 2001 as follows: 50% Plaintiff and 50% Defendant and all necessary documentation will be provided by March 20, 2002 to effectuated the tax preparation process to the Legal Department Office at Patuxent River, Maryland; and it is further

ORDERED that the Plaintiff shall maintain a life insurance policy in the sum of a minimum of Two Hundred Thousand Dollars (\$200,000.00), naming the minor children of the parties as beneficiaries and the Defendant as trustee of said policy. Plaintiff shall maintain a separate life insurance policy in the sum of One Hundred Thousand Dollars (\$100,000.00) naming the Defendant as the sole beneficiary for twenty years from the date of Absolute Divorce and parties shall divide equally (50/50) the cost of the said life insurance policy. Plaintiff will provide documentation annually to Defendant verifying the policies remain in force. Said policy shall have the Defendant as owner of the policy and 50% of the Plaintiff's share of the premiums shall be paid in addition to child support by way of wage with holding; and it is further

ORDERED that the Plaintiff shall continue to provide medical and dental coverage for the minor children of the parties until the children attain the age of twenty-one (21) or until the children attain the age of twenty-three (23) if attending college. Plaintiff shall be responsible for 73% and the Defendant shall be responsible for 27% of all medical/dental expenses not covered by the insurance, including but not limited to eye ware, eye care, dental ware, dental care, psychiatrists, counseling, etc. Tri-care provider will be utilized as available. Defendant will inform Plaintiff of significant (over

LIBER 053 FOLIO 035

\$500.00 per incident) non-emergency medical expenses prior to care being received; and

it is further

ORDERED that the Plaintiff shall pay the outstanding debt owed to Little Flower School in the sum of \$1338.48 and \$378.84 of the January lease payments on the van due and owing to World Omni Financial Corporation; and if is further

ORDERED that the Defendant shall be entitled to 34% of the Plaintiff's Military retirement based on rank and grade at the time of retirement and after deduction of taxes only to maximize disposable income. The parties shall sign any and all documentation necessary to effectuate this agreement. Plaintiff shall pay Defendant's share of his retirement directly to the Defendant until the Department of Finance commences payment; and it is further

ORDERED that the parties each waive their rights to alimony; and it is further

ORDERED that this Court shall continue to retain jurisdiction over the matters of retirement so that a Qualified Domestic Relations Order or any necessary Order may be effectuated to give this Order full force and effect; and it is further

ORDERED that the Defendant shall pay \$500.00 and the Plaintiff shall pay the remaining balance of the outstanding overdraft balance on the navy federal credit union joint account # 0760729707. Parties each shall have 30 days to transfer the debt and the account shall be closed; and it is further

ORDERED that the Plaintiff shall pay child support to the Defendant in the sum of Three Thousand Two Hundred Twenty-Eight Dollars and Thirty-Four Cents

WTA
THB
(\$3,228.34) per month ^{by way of an allotment into Defendant's checking acct.} through the ~~Bureau of Support Enforcement for St. Mary's~~ #0760729715 in Navy Fed. Cred. Union. ~~County Maryland.~~ Said child support payments shall commence April 1, 2002 and

continue until the minor child(ren), graduate high school or attain the age of eighteen (18), whichever occurs last; and it is further

LIBER 053 FOLIO 036

ORDERED if the Defendant/Counter Plaintiff accumulates support payment arrears amounting to more than thirty (30) days of support, the Defendant 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 of address or employment so long as the Support Order is in effect; and it is further

ORDERED that failure to comply with paragraph (2) above will subject the Defendant/Counter Plaintiff to a penalty not to exceed Two Hundred Fifty and 00/100 (\$250.00) Dollars, and may result in the Defendant/Counter Plaintiff's not receiving notice of proceedings for earnings withholdings; and it is further

ORDERED that all previous orders remain in full force and effect unless modified

herein.

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

APPROVED AS FORM:

MARGARET ABRAHAM, ESQ.
Attorney for Plaintiff

SUE ANN LEWIS ARMITAGE, ESQ.
Attorney for Defendant

CONSENTED TO:

THOMAS BECK
Plaintiff

TINA BECK
Defendant

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

LINDA WARNER

Plaintiff

vs.

NORMAN WARNER

Defendant

FILED
OCT 10 2002
CIRCUIT COURT
FOR
ST. MARYS CO., MD.

Case No.: 01-169

DECREE OF ABSOLUTE DIVORCE

Upon consideration of the stipulation of the parties, the testimony of the parties, and the documents filed in the above-captioned case, it is this 10th day of October, 2002

ORDERED that the Defendant, Norman Warner be and is hereby granted an Absolute Divorce from the Plaintiff Linda Warner; and it is further

ORDERED that the parties' shall have joint legal custody of their minor child namely **DAVID WARNER** as set forth in the Voluntary Separation and Property Settlement Agreement dated March 21, 2002; and it is further,

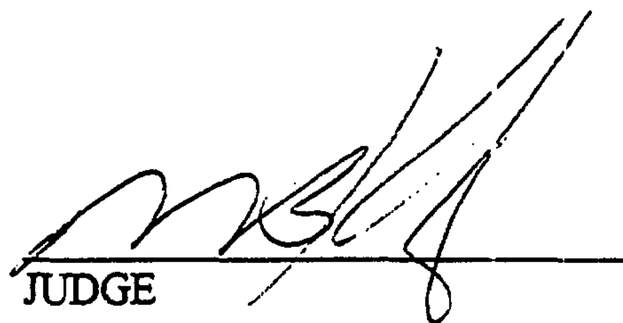
ORDERED that the Defendant pay unto the Plaintiff the sum of Seven Hundred and Thirty Two dollars (\$732.00) per month continuing on the first of every month, as and for child support. Said child support to continue until such time as said child shall either, a) dies, b.)marry, c.)reach the age of 18 and completed high school, d.) become self-supporting, or e.) become otherwise legally unentitled; and it is further,

ORDERED that in the event the Party (Obligor) who owes support is in arrears more than thirty (30) days, he or she shall be subject to earnings withholding. The Obligor is required to notify this Court within ten (10) days of any change of address or employment so long as this support order is in effect. Failure to notify the Court of a change of address or employment will subject the Obligor to a penalty not to exceed Two Hundred Fifty Dollars (\$250.00) 00/100 and may result in the

Obligor's not receiving notice of proceedings for earnings withholding, and it is further

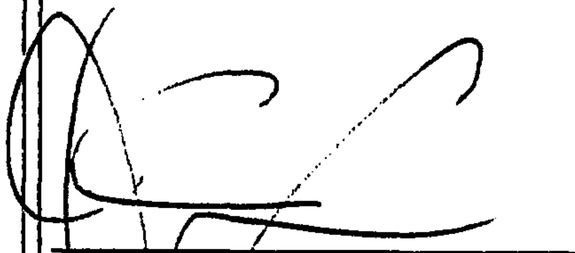
ORDERED that the Voluntary Separation and Property settlement Agreement dated March 21, 2002 shall be incorporated but not merged into the Judgment of Absolute Divorce; and it is further,

ORDERED that this Court retain jurisdiction in the above-captioned case to enter a Qualified Domestic Relations Order in the future.

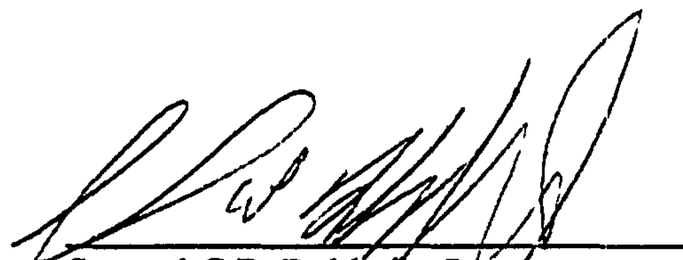


JUDGE

APPROVE AS TO FORM:



Joseph C. Capristo
Attorney for the Defendant
23093 Three Notch Road
California, Maryland 20619
301-737-6330



Samuel C.P. Baldwin, Jr.
Attorney for the Plaintiff
2335 Exploration Drive, Suite 2030
Lexington Park, Maryland 20653
301-862-4400

DIEDRA E. WALTHER

Plaintiff

vs.

ANDREW G. WALTHER, IV.

Defendant

FILED
DEC 2 2002
CIRCUIT COURT
FOR
ST. MARY'S CO. MD

CASE NO.: 01-316

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein and after hearing testimony in open court, it is this 6th day of December, 2002 by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, ADJUDGED and DECREED that the Plaintiff, DIEDRA E. WALTHER, be and hereby is granted an absolute divorce from the Defendant, ANDREW G. WALTHER, IV; and it is further,

ORDERED, ADJUDGED and DECREED that the parties will share the joint legal custody of their minor child namely, OLIVIA RUTH WALTHER, date of birth August 16th, 1995. Physical custody of said child is awarded to the Plaintiff subject to the rights of reasonable and liberal visitation being awarded to the Defendant. In the event that the parties are unable to jointly decide any issue concerning the minor child after a full and fair exchange of information and discussion, then the Plaintiff will have the final say to decide that particular issue; and it is further,

ORDERED, ADJUDGED and DECREED that the parties are to do the following: To communicate in good faith with each other with respect to and in the best interest of Olivia Ruth

Walther's well being, growth and maturity; To exert every effort to maintain free access and unhampered contact between Olivia Ruth Walther and the other parent so as to foster affection between Olivia Ruth Walther and each parent; Both parents shall have equal and timely access to all of Olivia Ruth Walther's school records and activities; Both parents shall have equal and timely access to all of Olivia Ruth Walther's medical records and any other records relevant to major decisions that affect her well being; While Olivia Ruth Walther is with one parent, the other parent shall have uncensored telephone, email and/or mail communication with her at reasonable hours of the day; Each parent may make day-to-day decisions regarding the care and control of Olivia Ruth Walther's while Olivia Ruth Walther is in their care; Major decisions respecting the health, education, welfare, and social activities of the minor child are to be discussed by both parties with an attempt to jointly decide these major issues. In cases where a disagreement continues between the parties on these issues, the custodial parent, shall have the final say to decide these issues; Flexibility- both agree to be flexible about scheduling these visits to accommodate work and travel schedules; Father and Mother agree to communicate in good faith with each other with respect to and in the best interest of Olivia Ruth Walther's well being, growth and maturity; they agree to provide each other with current addresses in a timely manner; Mother has given Father her telephone number at work so that he can reach her in an emergency or if last minute scheduling changes are needed. She agrees to keep him up to date on any change in her work and home telephone number. Mother also agrees that if Father calls and leaves a message at her home, she will call him back to confirm that she has received the message. If within 5 hours she has not called to confirm receipt of the message, he may call her at work; and it is further,

ORDERED, ADJUDGED and DECREED that the Defendant shall have visitation rights with his minor child including but not limited to the following: (a) alternate weekends from Friday

after school until Sunday evening; in the event that Monday is a school holiday, then that weekend visitation will continue through Monday evening; (b) during the summertime, alternate weekend visitation will occur from Friday evening through Monday morning; (c) during the summertime, each party will have fourteen (14) days of uninterrupted visitation with the minor child and both parties shall attempt to give the other party at least one month of advanced notice of when they would like this period of visitation to occur. In the event that either party takes this fourteen (14) day period in separate time frames such that one period of visitation is seven (7) days or less, and if that exercise of uninterrupted summer visitation then interferes with the weekend visitation of the other parent, then, the parent who has lost a weekend visit shall have a make-up weekend visitation; this does not apply if the fourteen (14) days of uninterrupted visitation is taken all at once; (d) the parties will share holidays equally; and it is further,

ORDERED, ADJUDGED and DECREED that the Defendant will pay child support in the amount of Six Hundred Eighty Two Dollars (\$682.00), effective November 1st, 2002. Said child support shall be paid through the St. Mary's County Bureau of Support Enforcement; and it is further,

ORDERED, ADJUDGED and DECREED that this Order constitutes an immediate and continuing withholding order on all earnings of the obligor that are due on or after the date of this Order; and it is further,

ORDERED, ADJUDGED and DECREED that the obligor 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 it is further,

ORDERED, ADJUDGED and DECREED that failure to comply with paragraph (2) of the subsection (Family Law Article, Sec. 10-120) will subject the obligor to a penalty not to exceed \$250; and it is further,

ORDERED, ADJUDGED and DECREED that the parties will equally share all work related daycare and summer camp expenses incurred by the Plaintiff; for the purposes of this agreement, the Plaintiff will pay the entire daycare/summer camp expense and the Defendant will reimburse the Plaintiff for one half of those expenses; and it is further,

ORDERED, ADJUDGED and DECREED that the Defendant will pay all tuition expenses for the minor child to attend the King's Christian Academy School through the 12th grade. Furthermore, the Defendant and the Plaintiff will each pay one half (1/2) of the costs for the minor child to attend a four year college. The sharing of expenses will be based on the cost of room, board, books, fees and tuition at the University of Maryland, College Park. The Defendant will be obligated to pay this expense only so long as he approves of the minor child's college major and the minor child maintains at least a C average; and it is further,

ORDERED, ADJUDGED and DECREED that the Defendant will have the right to claim the minor child as a dependent/exemption for all tax returns so long as he does not seek a reduction in his child support and so long as he continues paying tuition for the minor child. At such time as the Defendant either seeks to reduce his child support or stops paying tuition for the minor child, then the tax exemption will return to the Plaintiff; and it is further,

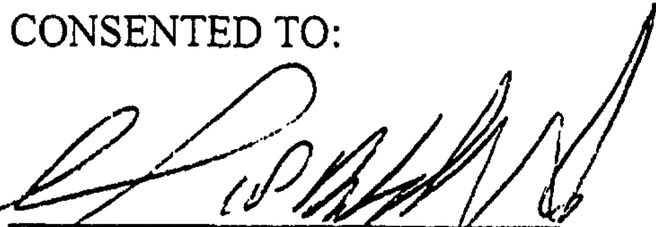
ORDERED, ADJUDGED and DECREED that both parties waive any and all past, present and future claims for alimony, pensions, and attorney's fees from each other with the exception that either party may seek attorney's fees from the other party in the event that the other party unreasonably breaches any portion of this agreement. Furthermore, both parties will keep each item of personal property in their possession and each party will be solely responsible for the payment of any and all debts in their name; and it is further,

ORDERED, ADJUDGED and DECREED that each party will carry a life insurance policy on their own life, naming the minor child as a beneficiary but naming their own trustee for the minor

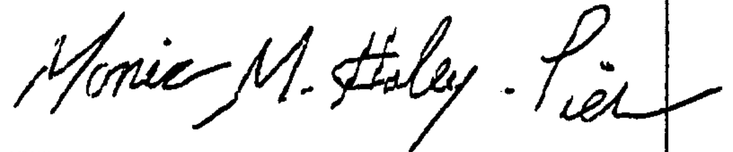
child, and said life insurance shall be maintained in the amount of \$250,000.00; and it is further

ORDERED, ADJUDGED and DECREED that the Plaintiff shall pay a Master's Fee in the amount of Seventy-Five Dollars (\$75.00).

CONSENTED TO:



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



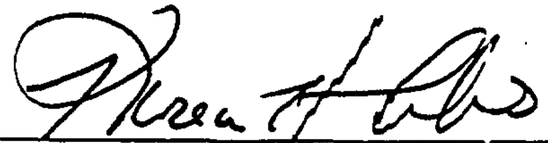
MONICA M. HALEY-PIERSON JEP
Attorney for Defendant

RECOMMENDED BY:



MASTER

11/27/02



JUDGE

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

KAREN MARIE SHEALY

Plaintiff

vs.

ANTHONY KEITH SHEALY, SR.

Defendant

AUG 03 2001

Case No. C.A. ⁰¹~~00~~-348

JUDGMENT OF ABSOLUTE DIVORCE

This cause standing ready for hearing before the Master on July 10, 2001 and being duly submitted, the proceedings were by the Court read and considered, it is thereupon, this 8th day of August, 2001, by the Circuit Court for St. Mary's County, Maryland,

ADJUDGED AND ORDERED, that KAREN MARIE SHEALY, the above-named Plaintiff, be and she is hereby awarded an ABSOLUTE DIVORCE from the Defendant, ANTHONY KEITH SHEALY, SR., and it is further,

ADJUDGED AND ORDERED, that Plaintiff, KAREN MARIE SHEALY, shall have custody of the parties' minor children, Jennifer Ashley Shealy, born August 24, 1988, Anthony Keith Shealy, Jr., born August 27, 1989 and Stephanie Lynn Shealy, born June 11, 1991 with reasonable rights of visitation reserved unto the Defendant, ANTHONY KEITH SHEALY, SR., as agreed upon by the parties; and it is further,

ADJUDGED AND ORDERED, that the Defendant shall pay unto the Plaintiff, via an earnings withholding order through the St. Mary's County Bureau of Support Enforcement, 23110 Leonard Hall Drive, Leonardtown, Maryland, the sum of Nine Hundred and seven Dollars (\$907.00) per month for the support and maintenance of the minor children of the parties; said order and obligation to be retroactively effective and commencing April 1, 2001 and continuing thereafter in accordance with, and pursuant to the Maryland Child Support Guidelines; and it is further,

ADJUDGED AND ORDERED, that if the Defendant accumulates support payment arrears amounting to more than Thirty (30) days, he shall be subject to additional earnings withholding. The Defendant is required to notify the Court within Ten (10) days of any change of address for employment so long as he is obligated to pay child support in accordance with this Order and failure to do so will subject him to a penalty not to exceed Two Hundred Fifty Dollars (\$250.00) and may result in his not receiving notice of proceedings for earnings withholding; and it is further; and it is further,

ADJUDGED AND ORDERED, that the Plaintiff is awarded a percentage of Defendant's military retirement plan as, if and when said payments are made, the amount of which is to be determined according to the *Bang's* formula, with the total number of months of the parties' marriage being one hundred and fifty-two (152) months; and it is further,

ADJUDGED AND ORDERED, that the parties shall submit to the Court a

qualified domestic relations order as defined in the Retirement Equity Act of 1984, and from time to time amended, which order shall address the retirement benefits of the parties as stated herein; and it is further,

ADJUDGED AND ORDERED, that the Plaintiff shall pay the costs of these proceedings, said payment to be made in full no later than August 10, 2001.



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



MASTER, 8/6/01
St. Mary's County, Maryland

LIBER 053 FOLIO 047
IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

WILLIAM BRITTIAN CEASE
24030 Speith Rd.
P.O. Box 596
Leonardtown, MD 20650-0596

Plaintiff

FILED
AUG 16 2001
CIRCUIT COURT
FOR ST. MARY'S COUNTY, MD

vs.

Case No. 18-C-01-000371 DA

MICHELLE BUCKLER CEASE
P.O. Box 467
St. Leonard, MD 20685-0467

Defendant

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings filed herein and the oral testimony and exhibits presented before the Examiner in Chancery on August 3, 2001,

It is thereupon this 14TH day of August, 2001, by the Circuit Court for St. Mary's County, Maryland,

ORDERED, that the Plaintiff, William Brittian Cease, (hereafter "Father") be and he is hereby, granted an absolute divorce from the Defendant, Michelle Buckler Cease, (hereafter "Mother"); and it is further,

ORDERED, that the parties' minor children namely, Ryan Matthew Cease, born August 11, 1991, and Todd Nathaniel Cease, born January 20, 1996, shall be in the joint legal custody of the parties and in the primary residential custody of the Father, subject to the Mother's right of visitation as set forth in the parties' Voluntary Separation and Property Settlement Agreement dated June 26, 2000; and it is further,

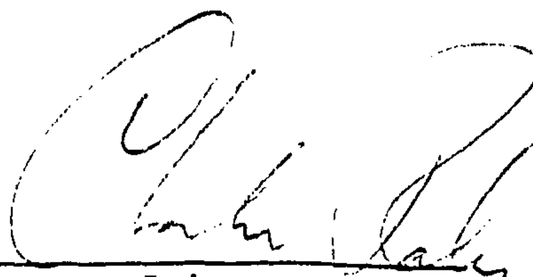
The Law Offices of
Barbour, Zverina,
Hangarter & Morris, P.A.
Post Office Box 1098
La Plata, MD 20646
(301) 934-2241
(301) 934-9661 Fax

ORDERED, that the terms and conditions of the parties' Voluntary Separation and Property Settlement Agreement dated June 26, 2000, shall be incorporated, but not merged, into this Judgment of Absolute Divorce; and it is further,

ORDERED, that the Mother shall pay child support directly to the Father in the amount of \$823.00 per month as calculated under the Maryland Child Support Guidelines; Said amount is a downward deviation from the guidelines, but is believed to be in the best interest of the minor children as it will facilitate the Mother's ability to provide a suitable residence, when she has the minor children for visitation.

ORDERED, Pursuant to Family Law 10-120(d),

1. If the obligor accumulates support payments arrears amounting to more than 30 days of support, the obligor shall be subject to earnings withholding;
2. The obligor is required to notify the court within 10 days of any change of address or employment so long as the support order is in effect; and
3. Failure to comply with item (2) of this subsection will subject the obligor to a penalty not to exceed \$250.00 and may result in the obligor's not receiving notice of proceedings for earnings withholding.



Judge

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

SEBASTIAN ROBERT ZBOROWSKI *

Plaintiff

Vs.

COLLEEN A. DALY

Defendant

FILED Case No CA 01-444

OCT 23 2001

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 23rd day of October, 2001, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Defendant, COLLEEN A. DALY, be and hereby is granted an absolute divorce from the Plaintiff, SEBASTIAN ROBERT ZBOROWSKI; and, it is further,

ORDERED, that the Defendant pay a Master's fee of \$37.50 by 4:30 p.m. on October 1, 2001.

J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

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

DAWN MARIE MCGINNIS

*

Plaintiff

*

Vs.

*

Case No. CA-01-467

JERRY WAYNE MCGINNIS

*

Defendant

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 6th day of August, 2001, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, DAWN MARIE MCGINNIS, be and hereby is granted an absolute divorce from the Defendant, JERRY WAYNE MCGINNIS; and, it is further,

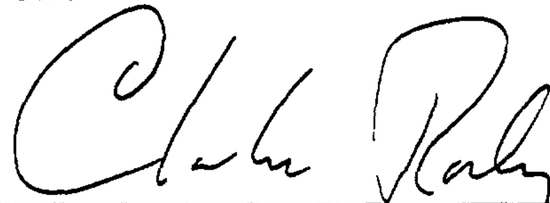
ORDERED, that the parties shall have joint legal custody of their minor children, namely, Jerry W. McGinnis, born September 15, 1983, Christie M. McGinnis, born December 8, 1984, Jennifer L. McGinnis, born March 4, 1986, and Paul B. McGinnis, born October 31, 1991. That physical custody of Jerry W. McGinnis, Christie M. McGinnis and Jennifer L. McGinnis shall be with the Defendant, JERRY WAYNE MCGINNIS, subject to the Plaintiff's right of reasonable visitation. That physical custody of Paul B.

McGinnis shall be with the Plaintiff, DAWN MARIE MCGINNIS, subject to the right of reasonable visitation to the Defendant; and, it is further,

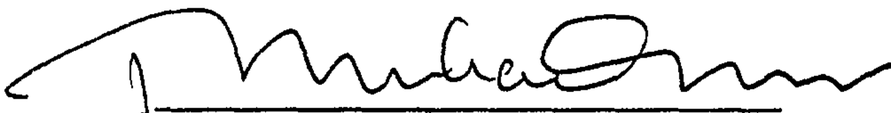
ORDERED, that the Plaintiff be and hereby is restored to her maiden name of DAWN MARIE DAY; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$37.50 within thirty (30) days; and, it is further,

ORDERED, that the Defendant pay a Master's fee of \$37.50 by 4:30 p.m. on July 24, 2001.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

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

JOHN RUSSELL RIGGIN

Plaintiff

vs.

KENDA LYNN RIGGIN

Defendant

Case No.: 18-C-01-000474 DA

FILED
OCT 2 2001

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

JUDGMENT OF ABSOLUTE DIVORCE

This cause standing ready for hearing and being duly submitted, proceedings were, by the Court, read and considered, and it is thereupon this 1ST day of October, 2001, by the Circuit Court for St. Mary's County, Maryland,

ORDERED, that the Plaintiff, John Russell Riggin, be and is hereby granted an Absolute Divorce from the Defendant, Kenda Lynn Riggin, and it is further,

ORDERED, that the parties be and are hereby awarded joint legal custody of their minor children, namely John Russell Riggin, II, born October 8, 1994 and Jordan Wade Riggin, born February 23, 1998, with the Plaintiff being awarded primary residential custody, and it is further,

ORDERED, that the Defendant shall pay to the Plaintiff the sum of Three Hundred and Fifty-one Dollars (\$351.00) per month as child support by way of wage lien through the Bureau of Support Enforcement commencing May 1, 2001, and the first day of each month thereafter, and it is further,

ORDERED, that the child support arrears due and owing from the Defendant to the Plaintiff are assessed at One Thousand, Seven Hundred and Fifty-five Dollars (\$1,755.00) as of September 4, 2001, and it is further,

JOHN RUSSELL RIGGIN vs. KENDA LYNN RIGGIN

Case No.: 18-C-01-000474 DA

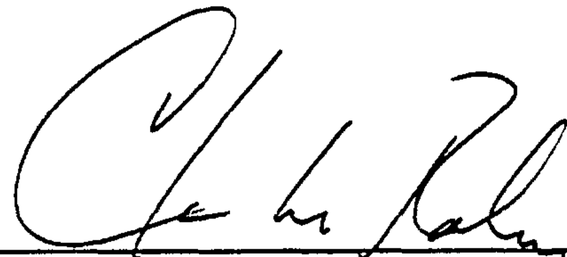
ORDERED, that the Defendant shall pay to the Plaintiff, by way of wage lien, through the Bureau of Support Enforcement, the sum of Fifty Dollars (\$50.00) per month towards the arrears, commencing October 1, 2001, and the first day of each month thereafter until the arrears are paid in full, and it is further,

ORDERED, that the parties' Voluntary Separation and Property Settlement Agreement, dated February 16, 2001, and not inconsistent herewith, be and is hereby incorporated, but not merged, in this Judgment of Absolute Divorce, and it is further,

ORDERED, that this Court Order shall constitute an immediate and continuing Withholding Order on all earnings of the Obligor on or after the date of this Order; and it is further,

ORDERED, that the Obligor 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 it is further,

ORDERED, that failure to comply with Family Law Article Section 10-120(d)(2), Annotated Code of Maryland, will subject the Obligor to a penalty not to exceed Two Hundred and Fifty Dollars (\$250.00) and may result in the Obligor not receiving notice of proceedings for earnings withholding.



JUDGE

LIBER 052 FOLD 054

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

MICHAEL EDWARD CARRICO

Plaintiff

Vs.

DOROTHY LOUISE CARRICO

Defendant

FILED
JUN 14 2001
CIRCUIT COURT
FOR
ST. MARY'S CO., MD.

Case No. CA-01-480

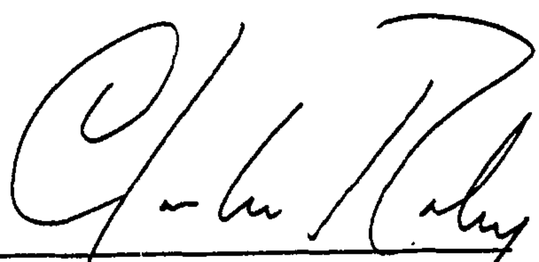
* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 14TH day of June, 2001, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, MICHAEL EDWARD CARRICO, be and hereby is granted an absolute divorce from the Defendant, DOROTHY LOUISE CARRICO; and, it is further,

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



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

FILED
DEC 16 2002
CIRCUIT COURT
FOR
ST. MARY'S CO., MD.

RICHARD EDWARD DUGAN III

Plaintiff/Counter-Defendant

vs.

KAREN ELAINE DUGAN

Defendant/Counter-Plaintiff

*
*
*
*
*
*
*
*

CASE NO.: 01-489

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein and after taking testimony before a court examiner, it is this 16th day of December, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, ADJUDGED and DECREED that the Defendant/Counter-Plaintiff, KAREN ELAINE DUGAN, be and hereby is awarded an absolute divorce from the Plaintiff/Counter-Defendant, RICHARD EDWARD DUGAN, III; and it is further,

ORDERED, ADJUDGED and DECREED that the agreements of the parties dated March 20th, 2001, April 29th, 2001, and May 1st, 2001, as well as the consent order entered by this court on September 25th, 2001, be and hereby are incorporated but not merged in this decree of absolute divorce.



JUDGE

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

GREGORY L. BEEKER *

Plaintiff *

Vs. *

Case No. CA-01-501

SHIRLEY C. BEEKER *

Defendant *

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 24 day of August, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, GREGORY L. BEEKER, be and hereby is granted an absolute divorce from the Defendant, SHIRLEY C. BEEKER; and, it is further,

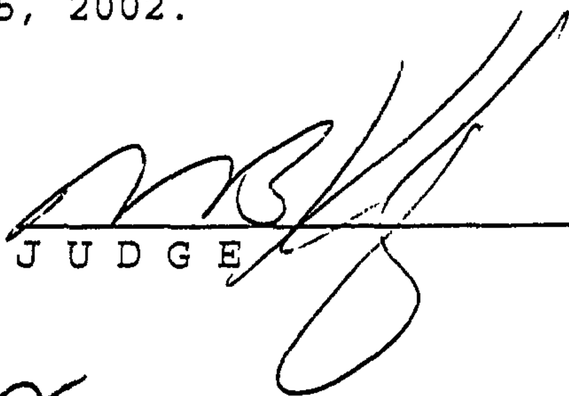
ORDERED, that the Defendant, SHIRLEY C. BEEKER, pay unto the Plaintiff, GREGORY L. BEEKER, the sum of \$1,600.00 in attorney's fees to be paid within ninety days of July 15, 2002 being October 15, 2002 directly to the Plaintiff; and, it is further,

ORDERED, that in the event that the attorney's fees are not paid by October 15, 2002, then the sum of \$1,600.00 shall become a judgement effective October 16, 2002 in

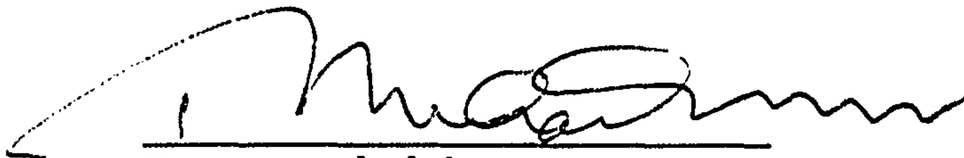
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favor of the Plaintiff against the Defendant; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$75.00 by 4:30 p.m. on July 15, 2002.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

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

DAVID LEE HOBSON

Plaintiff

Vs.

SHERRY LYNN HOBSON

Defendant

FILED
JUN 5 2 2001
CLERK OF COURT
ST. MARY'S COUNTY, MD

Case No. CA-01-525

* * * * *

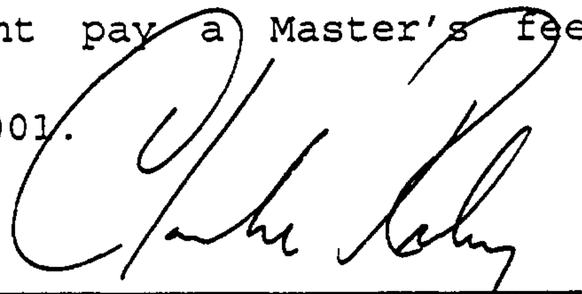
JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 22nd day of June, 2001, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, DAVID LEE HOBSON, be and hereby is granted an absolute divorce from the Defendant, SHERRY LYNN HOBSON; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$37.50 by 4:30 p.m. on June 5, 2001; and, it is further,

ORDERED, that the Defendant pay a Master's fee of \$37.50 by 4:30 p.m. on June 5, 2001.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

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

DAWN LYNN MILLER

Plaintiff,

v.

MICHAEL EDWARD MILLER

Defendant.

FILED
AUG 16 2001
CIRCUIT COURT
FOR
ST. MARY'S COUNTY

Case No.: CA 01-538

ORDER OF COURT

AND NOW, after review of the Pleadings filed herein, and open testimony taken in Court on July 16, 2001, it is this 14th day of August, 2001, by the Circuit Court for St. Mary's County, Maryland, hereby

ORDERED, that the Plaintiff, DAWN LYNN MILLER, be and hereby is granted an Absolute Divorce from the Defendant, MICHAEL EDWARD MILLER; and it is further,

ORDERED, that the Voluntary Separation and Property Settlement Agreement, signed by the Parties on January 10, 2001, shall be incorporated but not merged into this Judgment of Absolute Divorce; and it is further,

ORDERED, that the Parties shall have joint legal custody of their minor child, Taylor Marie Miller, born on September 23, 1995, and that Plaintiff shall have primary physical custody of said child, subject to visitation unto the Defendant, as pursuant to said Separation Agreement, signed by the Parties on January 10, 2001; and it is further,

ORDERED, that the Defendant shall pay on-going child support, pursuant to the Maryland Child Support Guidelines, in the amount of **Six Hundred Forty-three Dollars and eighty-six cents, (\$643.86)**, commencing on August 1, 2001, and payable each and every month thereafter until said child reaches the age of eighteen (18) years, dies, marries, or

becomes otherwise self-supporting; and it is further,

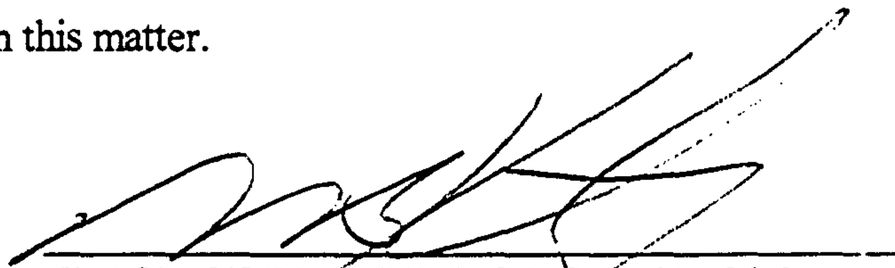
ORDERED, that the Defendant is in arrears of child support for the months of ^{July} ~~May~~ and June, 2001, in the amount of **One Thousand One Hundred Ninety Dollars, (\$1,190.00)**, and that said arrears shall be repaid at the rate of One Hundred Dollars, (\$100.00) per month, commencing on August 1, 2001, and payable each and every month until said arrears is paid-in-full; and it is further,

ORDERED, that all child support payments and arrearage payments shall be made by way of wage lien, and payable through the Maryland Child Support Account, P. O. Box 17396, Baltimore, Maryland, 21297-1396; and it is further,

ORDERED, that this Order shall constitute an immediate withholding of the Defendant's wages; and it is further,

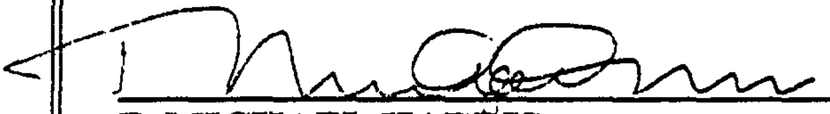
ORDERED, that the Defendant is required to notify this Court within ten (10) days of any change in address or employment so long as this Support Order is in effect; and it is further,

ORDERED, that failure to comply with the previous paragraph concerning notification of address and employment, will subject the Defendant to a penalty not to exceed Two Hundred Fifty Dollars, (\$250.00), and may result in the Defendant's not receiving any notification of future proceedings in this matter.

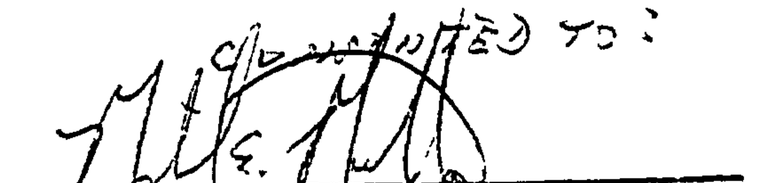


**JUDGE OF THE CIRCUIT COURT FOR:
St. Mary's County, Maryland**

RECOMMENDED BY:



F. MICHAEL HARRIS
Master 7/16/01

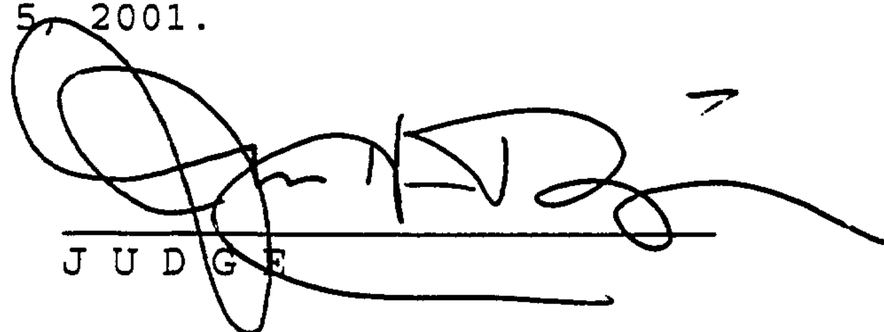
CLERK REPORTED TO:




ATTORNEY FOR PLAINTIFF

into the Judgement of Absolute Divorce, but not merged therein; and, it is further,

ORDERED, that the Defendant pay a Master's fee of \$75.00 by 4:30 p.m. on June 5, 2001.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

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

LISA MATTINGLY MARTIN

Plaintiff

Vs.

JEFFREY ALLEN MARTIN

Defendant

FILED
JAN 29 2002
CIRCUIT COURT
FOR
ST. MARY'S CO., MD.

Case No.: 18-C-01-549 DA

JUDGMENT FOR ABSOLUTE DIVORCE

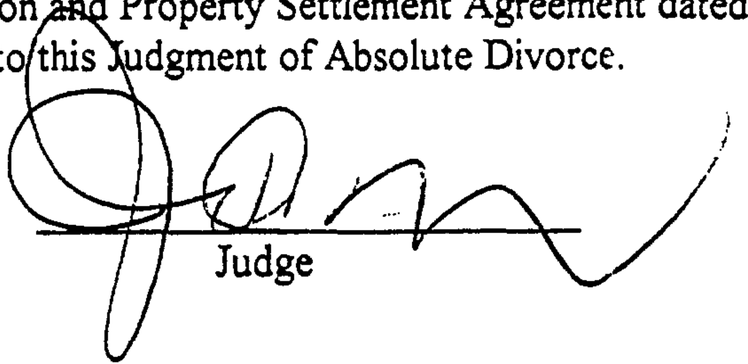
UPON CONSIDERATION of the pleadings and testimony taken, it is this 29 day of January, 2002, by the Circuit Court of St. Mary's County, Maryland, hereby

ORDERED, that the Plaintiff, LISA MATTINGLY MARTIN, is awarded an absolute divorce from the Defendant, JEFFREY ALLEN MARTIN; and it is further

ORDERED, that the parties are awarded joint legal custody of their minor children, namely, JENA LEE MARTIN, born September 7, 1994, and JOSEPH SPENCER MARTIN, born January 10, 1996. Sole physical custody of the minor children is awarded to the Plaintiff, reserving to the Defendant liberal and reasonable visitation as detailed in their Separation and Property Settlement Agreement dated July 20, 2000; and it is further

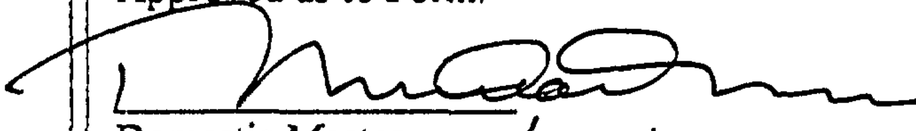
ORDERED, that the Defendant shall pay monthly child support directly to Plaintiff in the amount of eight hundred dollars (\$800.00) effective February 1, 2002 and payable on the first day of the month thereafter until said children reach the age of eighteen, die, marry or become self-supporting; and it is further

ORDERED, that the terms of the Separation and Property Settlement Agreement dated July 20, 2000, be incorporated, but not merged, into this Judgment of Absolute Divorce.



Judge

Approved as to Form:



Domestic Master 1/22/02

LIBER 053 FOLIO 054

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

JERRI LYNETTE LANG

Plaintiff,

v.

MICHAEL DAVID LANG

Defendant

FILED
AUG 16 2001
CIRCUIT COURT
FOR ST. MARY'S CO. Md.
Case No.: C-01-561

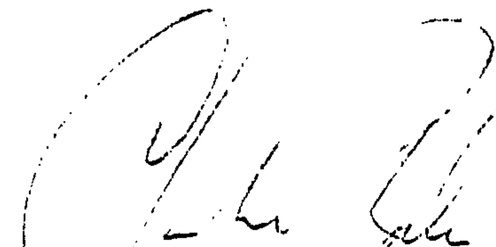
DECREE OF ABSOLUTE DIVORCE

Upon consideration of the stipulation of the parties, the testimony of the parties, and the documents filed in the above-captioned case, it is this 14th day of August, 2001

ORDERED that the Plaintiff be and is hereby divorced absolute from the Defendant; and it is further

ORDERED that the Separation and Property Settlement Agreement dated June 15, 2000, be and is hereby incorporated but not merged into this judgment of absolute divorce; and it is further

ORDERED that the Plaintiff's name be changed to her maiden name, known as JERRI LYNETTE BRIDGES.



JUDGE

Approve As To Form:



Joseph C. Capristo
Attorney for the Plaintiff
23093 Three Notch Road
California, Maryland 20619
301-737-6330

BARBARA J. WHEELER

*

*

vs.

*

Case No. 01-562

CHARLES WHEELER

*

*

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

FILED
JAN 04 2002
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

UPON CONSIDERATION of the pleadings filed herein and after testimony before an Examiner of this Court, it is this 4th day of January, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby

ORDERED, that the Plaintiff, BARBARA J. WHEELER, be and she is hereby granted an Absolute Divorce from the Defendant, CHARLES WHEELER.



Judge

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

MANUEL EDWARD MELENDEZ

*

Plaintiff

*

Vs.

*

Case No. CA-01-571

HOLLY MARIE MELENDEZ

*

Defendant

*

* * * * *

FILED
SEP 26 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 20th day of September, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, MANUEL EDWARD MELENDEZ, be and hereby is granted an absolute divorce from the Defendant, HOLLY MARIE MELENDEZ; and, it is further,

ORDERED, that the Circuit Court for St. Mary's County, Maryland, shall retain jurisdiction in this matter regarding marital property issues, which shall include but not be limited to, alimony and monetary award, for a period of ninety days from September 3, 2002; and, it is further,

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

ORDERED, that the Plaintiff pay a Master's fee of \$37.50 by 4:30 p.m. on September 3, 2002; and, it is further,

ORDERED, that the Defendant pay a Master's fee of \$37.50 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

DAVID W. JOHNSON

Plaintiff,

v.

BARBARA J. JOHNSON

Defendant

FILED

Case No.: C-01-604

OCT 23 2001

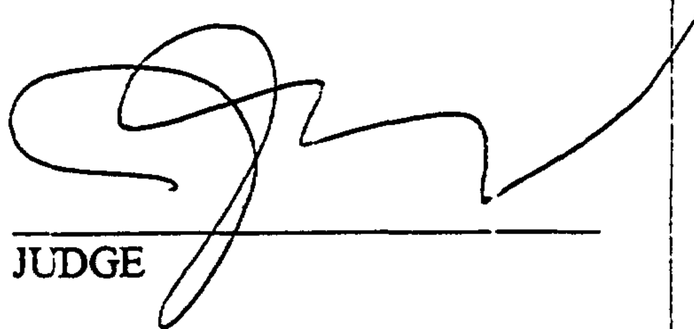
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

DECREE OF ABSOLUTE DIVORCE

Upon consideration of the stipulation of the parties, the testimony of the parties, and the documents filed in the above-captioned case, it is this 23rd day of October, 2001

ORDERED that the Plaintiff be and is hereby divorced absolute from the Defendant; and it is further

ORDERED that the Separation and Property Settlement Agreement dated April 18, 2001, be and is hereby incorporated but not merged into this judgment of absolute divorce.

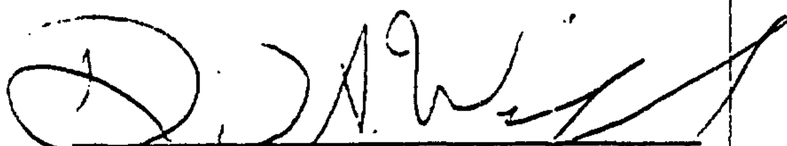


JUDGE

Approve As To Form:



Joseph C. Capristo
Attorney for the Plaintiff
23093 Three Notch Road
California, Maryland 20619
301-737-6330



David A. Weiskopf
Attorney for Defendant
22335 Exploration Drive, Suite 2030
Lexington Park, Maryland 20653
301-862-4400

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

JANET ELIZABETH MARSHALL :

Plaintiff :

vs. :

Case No.: 01-668

MICHAEL ANDREW MARSHALL :

Defendant :

DECREE OF ABSOLUTE DIVORCE

FILED
JUN 03 2002
CIRCUIT COURT
FOR
ST. MARY'S CO., MD.

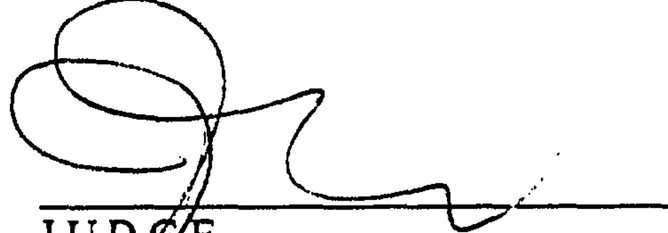
UPON consideration of the stipulation of the parties, the testimony of the parties, and the documents filed in the above-captioned case, it is this 30 day of May, 2002,

ORDERED that the Plaintiff be and hereby is divorced absolute from the Defendant, and it is further,

ORDERED that the Plaintiff shall have sole legal and physical custody of the parties' minor child, **SAMANTHA L. MARSHALL**, subject to the right of reasonable and liberal visitation reserved unto the Defendant, including but not limited to that visitation set forth in the Voluntary Separation and Property Settlement Agreement dated February 11, 1999 and the Addendum to Separation Agreement dated January 29, 2002; and it is further,

ORDERED that the Separation and Property Settlement Agreement dated February 11, 1999, be and hereby is incorporated but not merged into this final divorce decree, and it is further

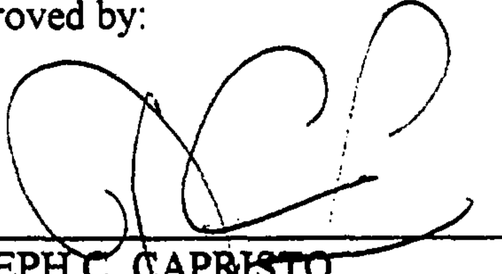
ORDERED that the Addendum to Separation Agreement dated January 29, 2002, be and hereby is incorporated but not merged into this final divorce decree.



JUDGE

LIBER 053 FOLIO 070

Approved by:



JOSEPH C. CAPRISTO
Attorney for Plaintiff
23093 Three Notch Road
California, Maryland 20619



A. SHANE MATTINGLY
Attorney for Defendant
P. O. Box 1906
Leonardtown, Maryland 20650

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

ARDEN JOSEPH KECK, III

Plaintiff

Vs.

MICHELLE ELIZABETH KECK

Defendant

FILED
OCT 10 * 2001
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

Case No. CA-01-683

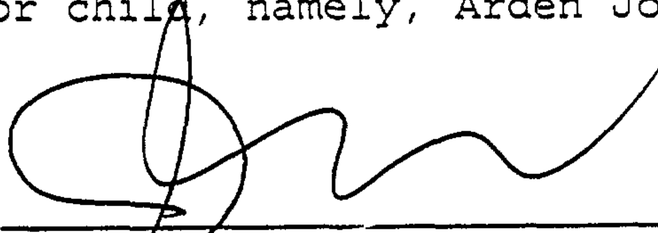
* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 10th day of October, 2001, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, ARDEN JOSEPH KECK, JR., be and hereby is granted an absolute divorce from the Defendant, MICHELLE ELIZABETH KECK; and, it is further,

ORDERED, that the parties shall have joint legal and physical custody of their minor child, namely, Arden Joseph Keck, III, born March 8, 1984.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

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

JOAN P. CIFONE

Plaintiff

vs.

ANTHONY J. CIFONE

Defendant

*
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*
*
*

CA 01-694

FILED
APR - 2 2002
CIRCUIT COURT
FOR
ST. MARY'S CO., MD.

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings filed herein and the oral testimony and exhibits presented before the Court on the 28th day of February, 2002, it is thereupon this 15th day of April, 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED, that the Plaintiff, JOAN P. CIFONE, be and is hereby granted an absolute divorce from the Defendant, ANTHONY J. CIFONE, and it is further,

ORDERED, that the parties' minor child, Dawn Cifone, born August 31, 1985, shall be in the joint legal custody of the parties and in the primary residential custody of the Plaintiff, subject to the Defendant's right of visitation as set forth in the parties' Separation and Property Settlement Agreement dated February 28, 2002; and it is further,

ORDERED, that the terms and provisions of the Separation and Property Settlement Agreement between the parties dated February 28, 2002, be and are hereby approved and made a part of and incorporated, but not merged, into this Judgment of Absolute Divorce, having the same force and effect as if fully set forth herein, and the parties shall abide by and perform in accordance with its terms; and it is further,

ORDERED, that the Defendant shall pay child support, pursuant to the Maryland Guidelines, directly to the Plaintiff, effective March 1, 2002, in the amount of Seven Hundred and Sixty Dollars (\$760.00) per month; and it is further,

ORDERED, that pursuant to Family Law 10-120(d),

1. If the obligor accumulates support payment arrears amounting to more than thirty (30) days of support, the obligor shall be subjected to earnings withholdings;
2. The obligor 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 item two (2) of this subsection will subject the obligor to a penalty not to exceed Two Hundred and Fifty Dollars (\$250.00) and may result in the obligor's not receiving notice of proceedings for earnings withholding.

;and it is further,

ORDERED, that jurisdiction is hereby reserved for the receipt, entry, alteration, and/or amendment by this Court of any appropriate Order(s) pertaining to retirement benefits; and it is further,

ORDERED, that the Plaintiff be restored the use of her maiden name Joan Elizabeth Pickett.

JUDGE



William C. Planta, Esquire
Attorney for Plaintiff



Joseph C. Capristo, Esquire
Attorney for Defendant

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

ROBERT BROWN

Plaintiff

vs.

KIMBERLY BROWN

Defendant

FILED
NOV 15 2001
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

CASE NO.:01-744

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein and after the taking of testimony before the Master, it is this 15TH day of NOVEMBER, 2001 by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, ADJUDGED and DECREED that the Plaintiff, ROBERT BROWN, be and hereby is awarded an absolute divorce from the Defendant, KIMBERLY BROWN; and it is further,

ORDERED, ADJUDGED and DECREED that Plaintiff release all of his right, title and interest in and to the 1999 Chrysler automobile. Said Defendant ^{shall} ~~said~~ assume all liability associated with said automobile with respect to insurance, car payments, MVA fines and anything else associated with the 1999 Chrysler automobile. Said Defendant shall have the Plaintiff's name removed from the title and any other documents associated with said automobile within sixty (60) days; if the Defendant fails to do so the court shall issue a judgment against the Defendant in favor of the Plaintiff in the amount of Three Hundred and Thirty-Seven Dollars (\$337.00).

CONSENTED TO:

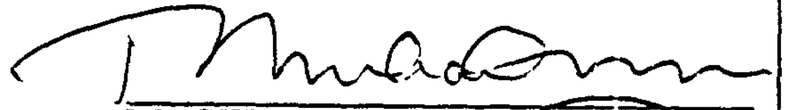
Robert Brown
ROBERT BROWN
Plaintiff

Kimberly Brown
KIMBERLY BROWN
Defendant

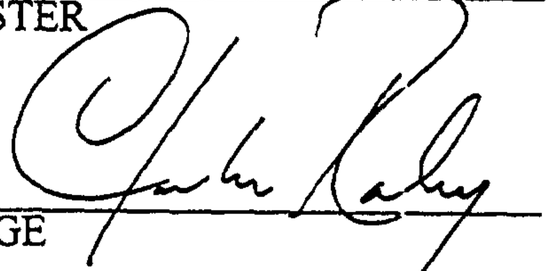


SAMUEL C.P. BALDWIN, JR.
Baldwin, Briscoe, Mattingly & Weiskopf
22335 Exploration Drive, Suite 2030
Lexington Park, Maryland 20653
(301) 862-4400
Attorney for Plaintiff

RECOMMENDED BY:



MASTER



JUDGE



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

DAVID LEE HALL

Plaintiff/Counter-Defendant

v.

Ca. No.: 01-789

MELANIE HALL

Defendant/Counter-Plaintiff

JUDGMENT OF ABSOLUTE DIVORCE

Upon Consideration of the pleadings, the testimony taken in open Court on August 7, 2002 and August 8, 2002, and the order placed on the record in open Court on August 13, 2002, it is this 11th day of September, 2002 hereby

ADJUDGED, ORDERED AND DECREED, that the Defendant/Counter-Plaintiff, **MELANIE HALL**, is hereby granted an Absolute Divorce from Plaintiff/Counter-Defendant, **DAVID LEE HALL**, and it is further

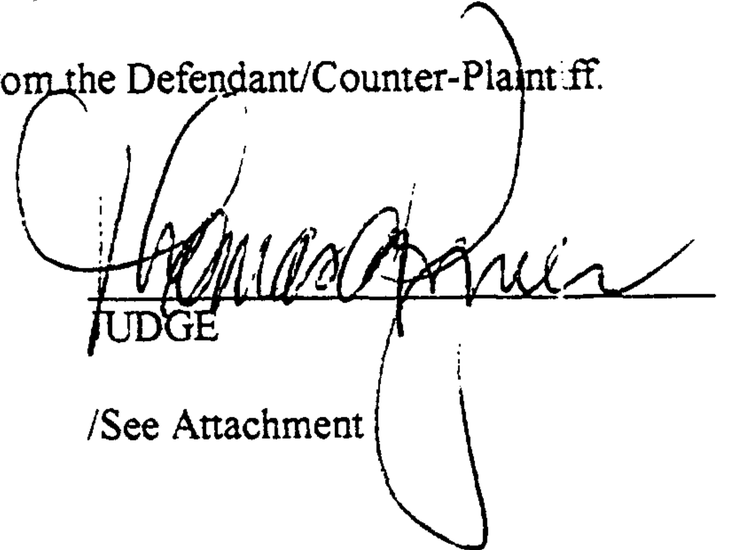
ADJUDGED, ORDERED AND DECREED, that the Defendant/Counter-Plaintiff is restored to her maiden name; namely, the Defendant/Counter-Plaintiff is restored to her maiden name of **MELANIE DUNBAR**, and it is further

ADJUDGED, ORDERED AND DECREED, custody of the minor child of the parties, **TIFFANY LEE HALL**, date of birth, September 20, 2000, is hereby granted to the Plaintiff/Counter-Defendant, **DAVID LEE HALL**, reserving onto the Defendant/Counter-Plaintiff visitation according to the ATTACHED EXHIBIT #1; and it is further

ADJUDGED, ORDERED and DECREED, the stipulated amount on the record as to child support arrearage is hereby stated as \$1826.00, and it is further due to the agreement between that the parties that amount shall be made \$1800.00 and the Plaintiff/Counter-Defendant

shall send \$100 per month, by registered mail so as to provide proof that it has been sent to:
11426 Rawhide Road, Lusby, Maryland 20657; and it is further

ADJUDGED, ORDERED, and DECREED, that the party that does not have the child in order to effectuate visitation or retrieval of the child shall pick up the child from the parent that physically has the child at that time. For example, if the mother of the minor child is seeking to exercise visitation, it shall be her responsibility to pick up the child from the Plaintiff/Counter- Defendant. Once that pick up is made, it will be the Plaintiff/Counter- Defendant's responsibility to RETREIEVE the child from the Defendant/Counter-Plaintiff.


JUDGE
/See Attachment

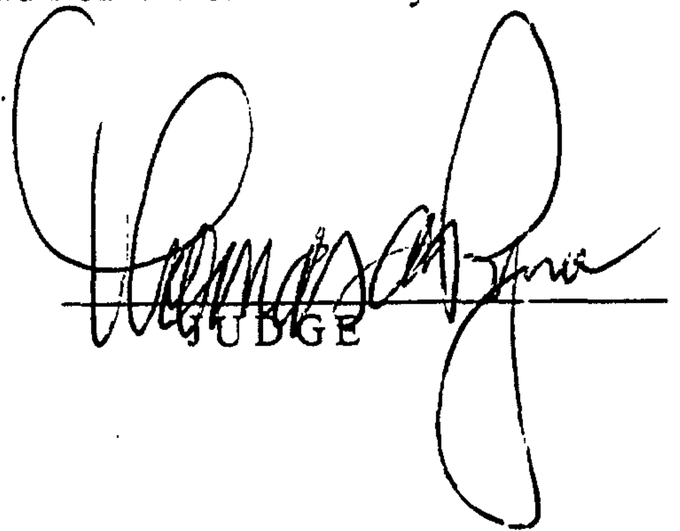
Approved as to Content and Form:

Sean E. Moran, Esquire
Attorney for Plaintiff/Counter Defendant
Dorsey & Associates, P.C.
22835 Washington Street
Post Office Box 530
Leonardtwn, Maryland 20650

Beth Cawood, Esquire
Attorney for Defendant/Counter Plaintiff
21027 Great Mills Road
Suite 100
Lexington Park, Maryland 20653

ATTACHED EXHIBIT #1

1. Visitation pending further request of either party shall be as follows:
 - A. Starting Monday, September 9, 2002 at 5:00 p.m. through Wednesday, September 11, 2002 at 5:00 p.m. and alternating there after, the Defendant shall have visitation with the minor child.
 - B. The person not having the child physically, and seeking to exercise visitation or retrieving child from visitation shall be responsible for transportation.
 - C. Additional visitation pending review shall be liberal and reasonable as agreed to by the parties.
 - D. The Court shall set this matter in for hearing on the issue of visitation at the request of either party.
 - E. Neither party shall remove the child from the State of Maryland without the permission of the other parent.



JUDGE

Plaintiff

Plaintiff's Counsel

Defendant

Defendant's Counsel

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

KAREN L. CORNELIUS

Plaintiff

Case No.: 18-C-01-833DA

ROBERT M. CORNELIUS

Defendant

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CLERK OF CIRCUIT COURT
ST. MARY'S COUNTY, MD
11170

JUDGMENT OF ABSOLUTE DIVORCE

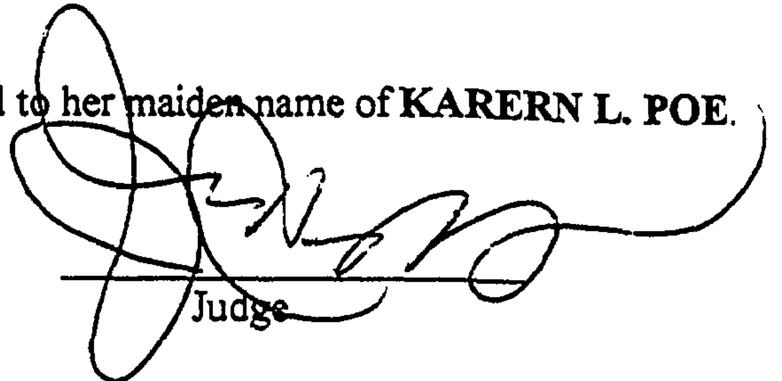
UPON CONSIDERATION of the pleadings filed and testimony taken in open court on August 29, 2001, it is this 29th day of August, 2001, by the Circuit Court of St. Mary's County Maryland, hereby

ORDERED that the Plaintiff, KAREN L. CORNELIUS is awarded an absolute divorce from the Defendant, ROBERT M. CORNELIUS; and it is further

ORDERED, that the parties waive any right or claim for alimony from each other; and it is further

ORDERED, that the terms and provisions of the Voluntary Separation and Property Settlement Agreement dated January 16, 2001, shall be incorporated but not merged into this Judgment; and, it is further

ORDERED, that the Plaintiff be returned to her maiden name of KARERN L. POE.



Judge

Approved as to Form:



Domestic Master 8/29/01

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

ERIC WILLIAM ROBERTSON

Plaintiff

vs.

Case No.: 18-C-01-000837 DA

DEANNA JEANNE ROBERTSON

Defendant

FILED
DEC 06 2001

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

JUDGEMENT OF ABSOLUTE DIVORCE

Pleadings and Testimony in the above-captioned matter having been submitted, read and considered, it is this 6th day of December, 2001 by the Circuit Court for St. Mary's County, Maryland,

ORDERED, that the Plaintiff shall be granted an Absolute Divorce from the Defendant; and it is further,

ORDERED, that the parties shall have joint custody of their minor children, namely Jennifer Marie Robertson, born May 23, 1991, and John William Robertson, born January 20, 1993, with the Defendant to serve as the primary residential custodian; and it is further,

ORDERED, that the Plaintiff shall have liberal and reasonable visitation with said minor children; and it is further,

ORDERED, that the Plaintiff shall pay to the Defendant monthly child support in the amount of \$600.00. That the Maryland Child Support Guidelines dictate the child support obligation to be in the amount of \$636.00 a monthly. That the downward deviation of \$36.00 per month is in the best interest of the minor children as the Plaintiff has agreed to be responsible for all out-of-pocket medical expenses of the minor children; and it is further,

LIBER 053 FOLIO 081

ORDERED, that the Defendant shall be awarded one-half (50 percent) of the Plaintiff's 401-K retirement plan with Vector Security accrued at the time of the execution of this Judgement of Absolute Divorce; and it is further,

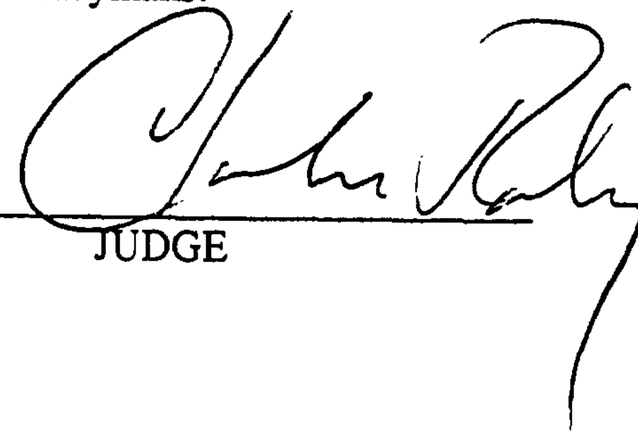
ORDERED, that the Plaintiff waives all rights, title, and interest in the 1987 Chevrolet S-10 pickup to the Defendant; and it is further,

ORDERED, that the Defendant waives all rights, title, and interest in the 1992 Jeep Cherokee automobile to the Plaintiff; and it is further,

ORDERED, that the Defendant shall waive all rights, title, and interest in the approximately, seven and one-fourth (7-1/4) acres of land located Great Cacapon, West Virginia to the Plaintiff; and it is further,

ORDERED, that all other marital property issues have been resolved between the parties; and it is further,

ORDERED, that the Defendant's name, "Deanna Jeanne Robertson" shall be changed to the her former and maiden name of "Deanna Jeanne Haymans."


A handwritten signature in cursive script, appearing to read 'John R. Kelly', is written over a horizontal line. Below the line, the word 'JUDGE' is printed in a simple, sans-serif font.

JUDGE

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

DONNA M. VENEZIANI

*

Plaintiff

*

Vs.

*

Case No. CA-01-871

GREGORY DANIEL VENEZIANI

*

Defendant

*

* * * * *

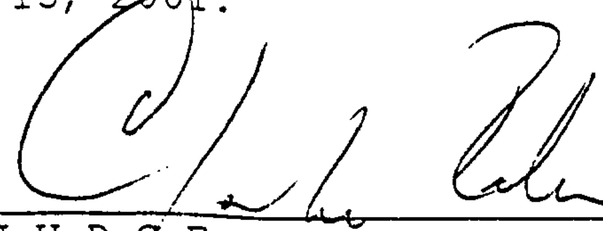
FILED
NOV 01 2001
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 31st day of October, 2001, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, DONNA M. VENEZIANI, be and hereby is granted an absolute divorce from the Defendant, GREGORY DANIEL VENEZIANI; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$75.00 by 4:30 p.m. on October 15, 2001.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

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

LEONARD A.M. SCHWARZ

Plaintiff

vs.

Case No.: 18-C-01-000901

SHANNON LYNNE SCHWARZ

Defendant

FILED
FEB 13 2002
CIRCUIT COURT
ST. MARY'S COUNTY, MD

JUDGMENT OF ABSOLUTE DIVORCE

The foregoing pleadings having been read and considered, testimony having been presented and heard, it is this 3rd day of Feb., 2002, by the Circuit Court for St. Mary's County, Maryland, hereby

ORDERED, that the Plaintiff, Leonard A.M. Schwarz, shall be granted an absolute divorce from the Defendant, Shannon Lynne Schwarz; it is further,

ORDERED, that the terms and provisions of the parties' Consent Order, executed by the parties and filed with this Court, shall be incorporated and not merged into this Judgment as outlined in the following paragraphs; and it is further,

ORDERED, that the Defendant shall have custody of the minor child, Destiny R. Schwarz, born August 15, 1996, with reasonable and liberal visitation granted to the Plaintiff; and it is further,

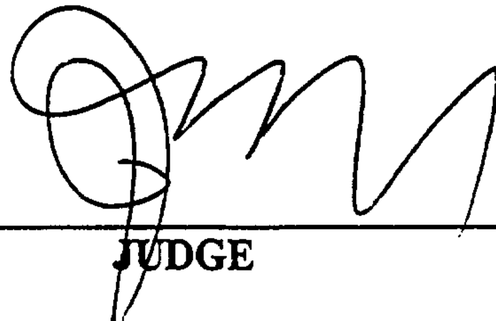
ORDERED, that as the Plaintiff is not the biological father, nor has he adopted the minor child, the Plaintiff shall have no child support obligation for the minor child; and it is further,

ORDERED, that the parties waive, now and forever, all rights, title, and

interest that they might have in any personal or marital property currently in the possession of the other; and it is further,

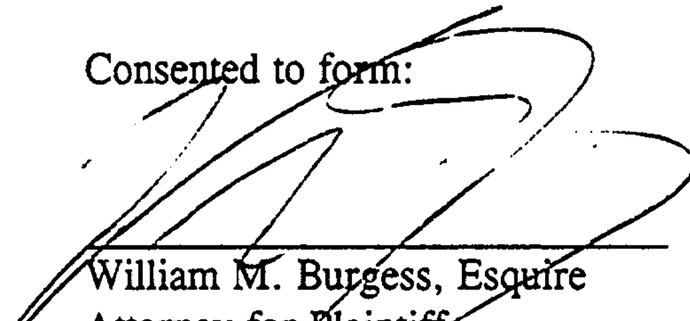
ORDERED, that the parties waive now and forever any claim that they may have from the other in alimony and pension benefits or the like, and that all marital property issues have been resolved; and it further,

ORDERED, that the Defendant's name shall be changed to "Shannon Lynne Boynton."



JUDGE

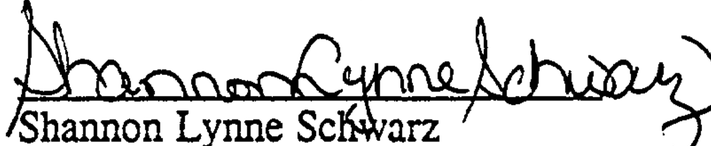
Consented to form:



William M. Burgess, Esquire
Attorney for Plaintiff



Leonard A.M. Schwarz
Plaintiff



Shannon Lynne Schwarz
Defendant

ANGELA N. YORK

Plaintiff

vs.

MATTHEW V. YORK

Defendant

*

*

* Case No.01-942

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* * * * *

FILED
APR - 1 2002
CIRCUIT COURT
FOR
ST. MARY'S CO., MD.

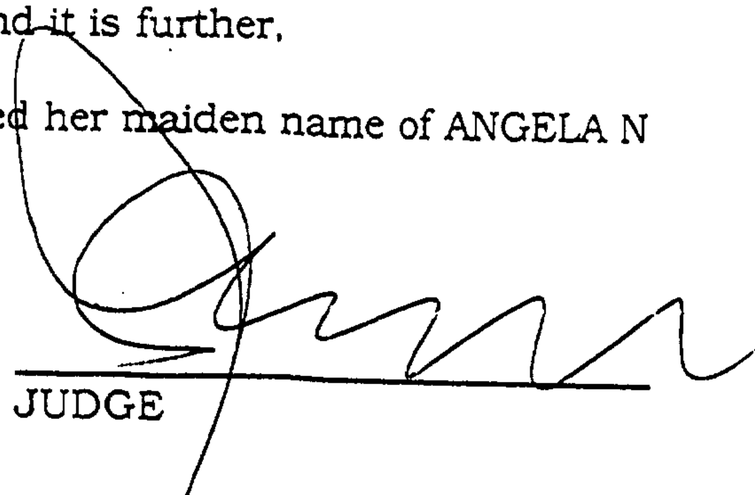
JUDGEMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein and after testimony before an examiner of this court, it is this 15th day of April, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby

ORDERED, that the Plaintiff, ANGELA N. YORK, be and she is hereby granted an Absolute Divorce from the Defendant, MATTHEW V. YORK; and it is further,

ORDERED, That the terms of the Separation and Property Settlement Agreement of the parties, dated October 31, 2000, be incorporated, but not merged, into this Decree as if fully set forth herein; and it is further,

ORDERED, that the Plaintiff be restored her maiden name of ANGELA N SACKS.



JUDGE

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

ALAN PATRICK PRICE *

Plaintiff *

Vs. *

Case No. CA-01-979

JOYCE AYLER PRICE *

Defendant *

* * * * *

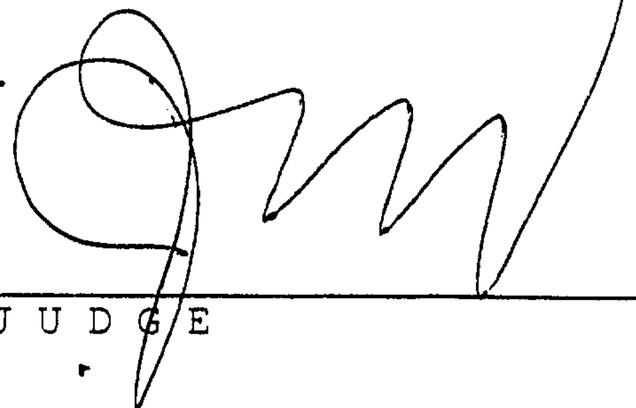
JAN 09 2002
COURT
FOR
ST. MARY'S CO. MD.

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report, and Recommendations of the Master, it is this 20th day of January, ~~2001~~ 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, ALAN PATRICK PRICE, be and hereby is granted an absolute divorce from the Defendant, JOYCE AYLER PRICE; and, it is further,

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

LIBER 052 FOLIO 087

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

TABATHA ALLEN

Plaintiff

vs.

DARRYL S. ALLEN

Defendant

FILED

JUN 7 2002

CASE NO.: 01-981

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
day of JUNE, 2002 by the Circuit Court for St. Mary's County, Maryland,
hereby,

ORDERED, ADJUDGED and DECREED that the Plaintiff, TABATHA ALLEN, be and
hereby is awarded an absolute divorce from the Defendant, DARRYL S. ALLEN; and it is further,

ORDERED, ADJUDGED and DECREED that the parties be and hereby are awarded the
joint legal custody of their minor child, MORGAN ALLEN, date of birth February 1st, 1991, physical
custody being awarded to the Plaintiff subject to the Defendant's rights of reasonable and liberal
visitation. Said visitation shall include but not be limited to the following: alternate weekends from
Friday at 5:00 p.m. through Monday at 8:00 a.m.; three (3) weeks each summer; New Years to be
with the Wife in odd-numbered years and with the Husband in even-numbered years; Easter/Spring
Break to be with the Wife in even-numbered years and with the Husband in odd-numbered years;
Memorial Day to be with the Wife in odd-numbered years and with the Husband in even-numbered
years; July 4th to be with the Wife in even-numbered years and with the Husband in odd-numbered
years; Labor Day to be with the Wife in odd-numbered years and with the Husband in even-
numbered years; Thanksgiving to be with Wife in even-numbered years and with the Husband in
odd-numbered years; Christmas to be with the Wife in odd-numbered years and with the Husband
in even-numbered years; plus one additional week during the school year; and it is further,

LIBER 030 FOLIO 088

ORDERED, ADJUDGED and DECREED that the parties shall list their former marital residence for sale by July 1st, 2002; said listing shall be "for sale by owner". The Defendant shall pay the mortgage on the residence through and including October 2002. After November 1st, 2002, the parties will re-visit the use of a relator and the sales price on the home. Any and all profit from the sale of the home shall be the sole property of the Plaintiff; the parties will equally pay any loss associated with the sale; and it is further,

ORDERED, ADJUDGED and DECREED that the Defendant shall pay child support to the Plaintiff in the amount of EIGHT HUNDRED DOLLARS (\$800.00) per month. Said child support shall be paid directly by the Defendant to the Plaintiff and is due and payable on the 1st day of each month, starting with the first payment being made on the first of the month following the sale of the former marital residence. Said child support shall be paid until the minor child attains the age of eighteen, dies, marries, or becomes self-supporting, whichever occurs first; and it is further,

ORDERED, ADJUDGED and DECREED that the Defendant shall pay Three Thousand Two Hundred Dollars (\$3,200.00) of child support arrears at the rate of Fifty Dollars (\$50.00) per month starting on the first day of the month following the sale of the former marital residence; and it is further,

ORDERED, ADJUDGED and DECREED that the parties will alternate the tax exemption for the minor child, the Plaintiff having the tax exemption in even-numbered years and the Defendant having the tax exemption in odd-numbered years; and it is further,

ORDERED, ADJUDGED and DECREED that the Defendant shall pay alimony to the Plaintiff in the amount of Three Hundred Dollars (\$300.00) per month, commencing with the first payment being due and payable on the first day of the month following the sale of the marital residence. If the former marital residence sells at a profit, the Defendant will pay alimony for eighteen (18) months; if the former marital residence does not sell at a profit, the Defendant shall pay alimony for thirty-six (36) months; and it is further,

ORDERED, ADJUDGED and DECREED that the Plaintiff shall receive a portion of the Defendant's United States Marine Corp retirement on an if, as, and when received basis. The percentage given to the Plaintiff will be one-half of (the total accrued points during the marriage, divided by the total points applied towards the retirement); and it is further,

ORDERED, ADJUDGED and DECREED that all other retirement, savings, investments, and other financial accounts will be equitably divided by the parties. *Plaintiff is entitled to* ~~by the payment of Four Thousand Seven Hundred and Four Dollars (\$4,704.00) from the Defendant to the Plaintiff.~~ *pension* The Defendant shall assist the Plaintiff in having this sum rolled into a separate account with shall be set up by the Plaintiff. This court retains jurisdiction over this matter for the purpose of signing any paperwork necessary to accomplish this roll-over; and it is further,

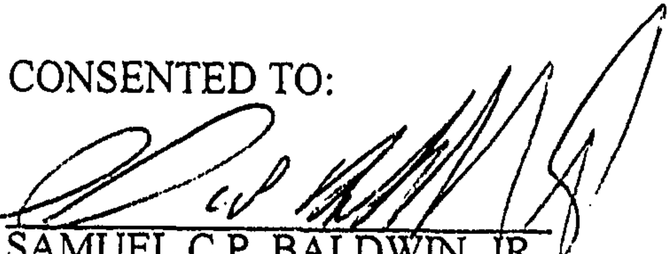
ORDERED, ADJUDGED and DECREED that the Defendant will provide health insurance coverage for the minor child to age eighteen (18) unless the minor child is a full time student in which event the Defendant shall provide health insurance coverage for the minor child to age 22. All non-covered medical, dental, optical, prescription, counseling, co-pays, and all other medical expenses for the minor child not covered by insurance shall be paid by the parties in the ratio established by the Maryland Child Support Guidelines; and it is further,

ORDERED, ADJUDGED and DECREED that both parties shall maintain life insurance for the benefit of the minor child on their respective lives until the child is 22 years of age. The Plaintiff will maintain her life insurance policy in the amount of \$72,000.00 and the Defendant shall maintain his life insurance policy in the amount of \$68,000.00. Both parties shall name the other party as the trustee for this life insurance coverage; and it is further,

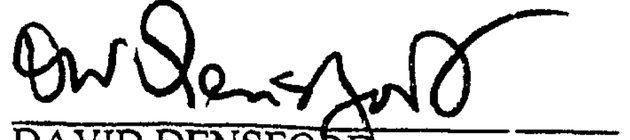
ORDERED, ADJUDGED and DECREED that the Plaintiff will keep her Honda Civic and the Defendant shall keep his Dodge 4x4; each party shall keep all other items of personal property presently in their possession except that the Plaintiff will provide the Defendant with pictures, videos, and copies of legal papers within 30 days; and it is further,

ORDERED, ADJUDGED and DECREED that the Plaintiff will pay the joint Capital One credit card debt otherwise each party will pay their own respective debts.

CONSENTED TO:



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



DAVID DENSFORD
Attorney for Defendant

RECOMMENDED BY:



F. MICHAEL HARRIS
6/3/02



JUDGE

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

TARA M. RICKARD

Plaintiff

Vs.

Case No.: 18-C-01-993 DA

KEITH D. RICKARD

Defendant

FILED
JAN 08 2002
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings filed and testimony taken on December 19, 2001, it is this 8th day of January, 2002 by the Circuit Court of St. Mary's County, Maryland hereby

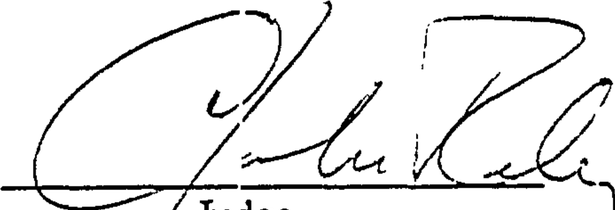
ORDERED, that the Plaintiff, **TARA M. RICKARD**, is awarded an absolute divorce from Defendant, **KEITH D. RICKARD**, and it is further

ORDERED, That the Plaintiff be awarded sole legal and physical custody of the parties' minor children, namely, **KALIMAH N. RICKARD**, born June 13, 1995, **RIYAD N. RICKARD**, born September 4, 1997, and **YUSUF I. RICKARD**, born July 18, 2000, subject to the right of reasonable visitation to the Defendant; and it is further

ORDERED, that the Defendant pay on-going child support in the amount of \$333.25 per month effective October 1, 2001 and payable on the first day of the month thereafter until said children reach the age of eighteen, die, marry or become self-supporting; and it is further

ORDERED, that their Defendant has accumulated child support arrears of \$999.75 through December 19, 2001 which shall be repaid at the rate of \$100.00 per month effective January 1, 2002 and payable on the first day of the month thereafter until repaid in full; and it is further

ORDERED, that all child support payments and child support arrearage payments shall be made through the Maryland Child Support Account, P.O. Box 17396, Baltimore, MD 21297-1396 by way of a wage lien.


Judge

Approved as to Form:


Domestic Master 1/2/02

LIBER 053 FOLIO 093
IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

GARY MICHAEL TREVINO

Plaintiff

Vs.

MARY ANNE TREVINO

Defendant

FILED
NOV 30 2001
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

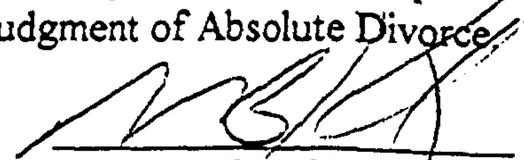
Case No.: 18-C-01-001028 DA

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings filed and testimony taken, it is this 30th day of November, 2001, by the Circuit Court of St. Mary's County, Maryland, hereby

ORDERED, the Plaintiff, **GARY M. TREVINO**, is awarded an absolute divorce from the Defendant, **MARY ANNE TREVINO**; and it is further

ORDERED, that the terms of the parties' Separation Agreement dated September 5, 2000 are hereby incorporated, but not merged, into this Judgment of Absolute Divorce



JUDGE

Consent as to Form:



Domestic Master
11/21/01

Liber 053 Folio 094

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

ELAINE GREEN

Plaintiff

vs.

DANIEL GREEN

Defendant

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CASE NO.: 01-1106

DEC 28 2001
ST. MARY'S COUNTY MD.

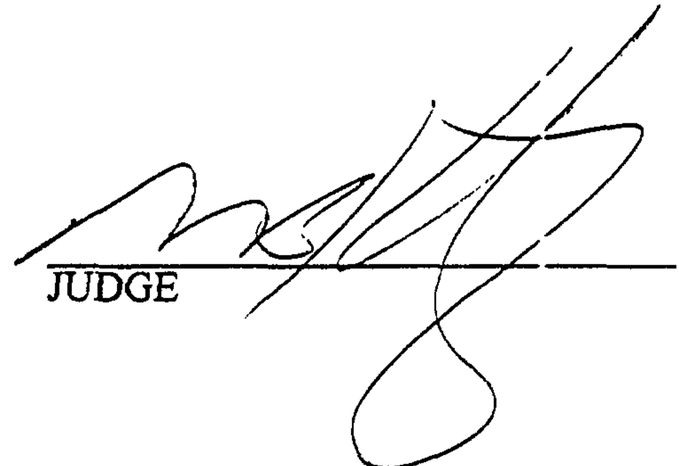
JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings and after the taking of testimony before a court examiner, it is this 28th day of December, 2001 by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, ADJUDGED and DECREED that the Plaintiff, ELAINE GREEN, be and hereby is awarded an absolute divorce from the Defendant, DANIEL GREEN; and it is further,

ORDERED, ADJUDGED and DECREED that the Separation and Property Settlement Agreement dated November 1st, 2000 between the parties, filed in these proceedings shall be incorporated but not merged herein, as if fully set forth herein and the parties shall abide by and perform, in accordance with its terms.

JUDGE



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

CHRISTIE M. LOGALBO

Plaintiff

Vs.

BRIAN MICHAEL NORRIS

Defendant

DEC 10 2001

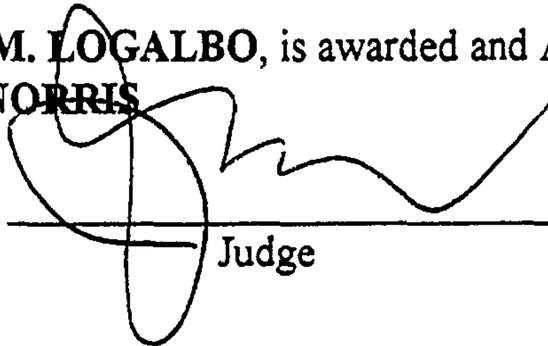
Case No.: 18-C-01-1126 DA

ST. MARY'S CO. MD.

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings and testimony taken on November 21, 2001, it is this 16th day of Dec., 2001, by the Circuit Court of St. Mary's County, Maryland, hereby

ORDERED, that the Plaintiff, CHRISTIE M. LOGALBO, is awarded and Absolute Divorce from the Defendant, BRIAN MICHAEL NORRIS



Judge

Consent as to Form:


Domestic Master 11/21/01

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

JOHN P. CAULDER

Plaintiff

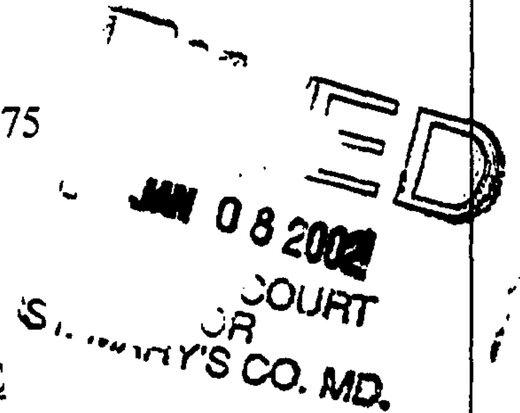
vs.

SHANNON CAULDER

Defendant

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CASE NO.: 01-1175



JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings and after the taking of testimony before a court examiner, it is this 8th day of January, 2002 by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, ADJUDGED and DECREED that the Plaintiff, JOHN P. CAULDER, be and hereby is awarded an absolute divorce from the Defendant, SHANNON CAULDER; and it is further,

ORDERED, ADJUDGED and DECREED that the parties will share joint legal and shared physical custody of their minor child, JUSTIN KYLE CAULDER, born April 1st, 1992; and it is further,

ORDERED, ADJUDGED and DECREED that inasmuch as the parties have the same income, equally share physical custody, and agree to share all educational expenses and daycare expenses for the child, there will be no child support obligation from either party to the other. This is consistent with the Maryland Child Support Guidelines because, in this case, the child support obligation would be zero for both parties; and it is further,

ORDERED, ADJUDGED and DECREED that the Separation and Property Settlement Agreement dated December 29th, 1999 between the parties, filed in these proceedings shall be incorporated but not merged herein, as if fully set forth herein and the parties shall abide by and

perform, in accordance with its terms, and it is further,

ORDERED, ADJUDGED and DECREED that the Separation and Property Settlement Agreement is modified by mutual consent of the parties as follows: Paragraph five of the Separation Agreement will be modified by allowing the husband to remove a freezer, a gas grill, tools, and his personal belongings from the home on or about February 1st, 2002; Paragraph Eight of the Separation Agreement will be modified by giving the Plaintiff the 1998 Taurus, and the debt for that car, and by giving the Defendant the 1998 XLT, and the debt associated with that vehicle; Paragraph Nine of the Separation Agreement will be modified as follows: the Defendant will remove the plaintiff from her Capital One Mastercard; the Plaintiff will remove the Defendant from his Citgo and Goodyear cards, however, the Defendant will pay off the balance of the Goodyear card; and the parties agree to change Paragraph Thirteen of the Separation Agreement by stating that the Defendant will refinance the existing mortgage out of the Plaintiff's name and will give the Plaintiff Five Thousand Dollars (\$5,000.00) at the time of the refinancing, at which time the Plaintiff will transfer his right, title and interest in the home to the Defendant; the Plaintiff will not receive any other sums of money if and when the real estate is later sold.



JUDGE

LIBER 053 Folio 098

LIBER 053 Folio 098
IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

CHRISTINE A. SHETLER

*

Plaintiff

*

vs.

FILED
APR - 4 2002
CIRCUIT COURT
FOR
ST. MARY'S CO., MD.

Case No. CA 01-1185

TRAVIS W. SHETLER

Defendant

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the Plaintiff's Complaint for Absolute Divorce, and after receiving testimony and proper corroboration and pursuant to the agreement of the parties,

it is therefore, by the Circuit Court for St. Mary's County, Maryland, this 4th day of April, 2002,

ORDERED, that the Plaintiff, **CHRISTINE A. SHETLER** be, and she hereby is, awarded a judgment of absolute divorce from the Defendant, **TRAVIS W. SHETLER**; and it is further

ORDERED, that the parties be and they hereby are awarded joint legal custody of the parties' one minor child, namely, Kassie Hope Shetler, born November 18, 1998, with the Plaintiff being the primary custodial parent; and it is further

ORDERED, that the Defendant be and he hereby is required to pay to the Plaintiff the sum of \$400 per month, for child support, accounting from October 1, 2000; and it is further

ORDERED, that all of the terms and provision as set forth in the Voluntary

Separation and Property Settlement Agreement dated January 4, 2001 and the Amendment to Voluntary Separation and Property Settlement Agreement dated January 7, 2002, shall be incorporated, but not merged, in the instant Judgment; and it is further

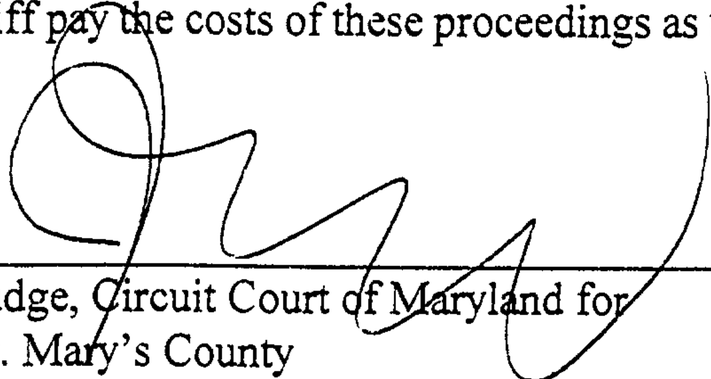
ORDERED, because of good cause shown, an earnings withholding order will not be entered at this time; and it is further

ORDERED, that if the Defendant accumulates support payment arrears amounting to more than thirty days of support, he shall be subject to earnings withholding, and it is further

ORDERED, that the Defendant is required to notify the Court within ten days of any changes of address or employment so long as his obligation of support remains in effect, and it is further

ORDERED, that failure to comply with the foregoing requirements of notification of address will subject the Defendant to 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 the Plaintiff pay the costs of these proceedings as taxed by the Clerk of the Court.



Judge, Circuit Court of Maryland for
St. Mary's County

DELORES E. GLASPER

:

Plaintiff

:

v.

:

Case No.: CA 01-1189

ROBERT GLASPER, JR.

:

Defendant

:

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 13th day of August, 2002, by the Circuit Court for St. Mary's County, Maryland

ADJUDGED AND ORDERED AND DECREED, that the said DELORES E. GLASPER, the above-named Plaintiff be and she is hereby awarded an ABSOLUTE DIVORCE from the Defendant ROBERT GLASPER, JR., and it is further

ORDERED, that Plaintiff shall be awarded the sum of Two Thousand One Hundred Dollars and no cents (\$2,100.00) as a monetary award as an adjustment of the equities of the parties in said parties' marital home located at 44564 Deerfield Road, Leonardtown, Maryland, and certain equipment, to wit a trailer, and 1980 truck and a 1971 dump truck and that Plaintiff will transfer to Defendant all of her right, title and interest in same, and it is further

ORDERED, that the parties will seek an appraisal of certain equipment, to wit, a backhoe and grader, said appraiser to be approved by the undersigned counsel, and that the parties shall share equally the cost of said appraisal and the Defendant shall pay to Plaintiff one-half (1/2) of the appraised value of said equipment, and it is further

02 AUG 14 11 02 AM

ORDERED, that the Plaintiff shall be entitled to one-half (1/2) of the marital portion of Defendant's profit sharing plan with Miller & Long, having account number 27826, and that Plaintiff's said portion is calculated as being Thirteen Thousand Two Hundred Thirty-seven Dollars and eleven cents (\$13,237.11) to be distributed to Plaintiff upon presentation and approval of a Qualified Domestic Relations Order (QDRO) to said plan's administrator, and it is further

ORDERED, that this Court shall retain jurisdiction in this matter for the limited purpose of approving and entering a Qualified Domestic Relations Order as required to effect the transfer of the afore-mentioned interest, and it is further

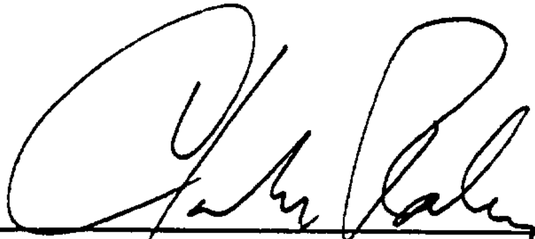
ORDERED, that Plaintiff shall be entitled to receive her non-marital property from the marital home as agreed upon by the parties, and it is further

ORDERED, that the Plaintiff be and she is hereby authorized to resume her maiden name of DELORES E. SHELBY, and it is further

ORDERED, that the Plaintiff and Defendant share equally the costs of these proceedings, and it is further

ORDERED, that the parties shall promptly complete all documents necessary to complete

the within Order.

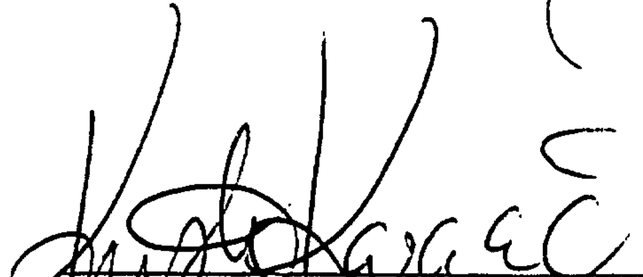

JUDGE

Approved as to form and content:

Delores E. Glasper,
Plaintiff


Robert Glasper, Jr.
Defendant

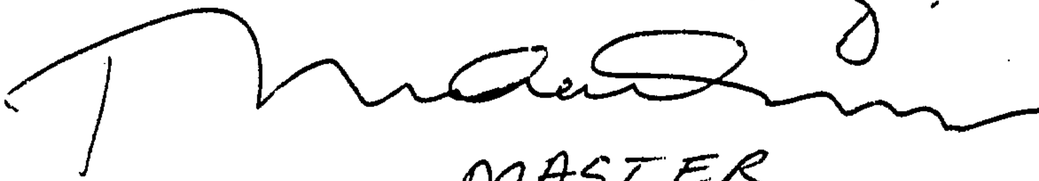
8-2-02


Kristin E. Kovacic, Esq.
Attorney for Plaintiff


Harry A. Suissa, Esq.,
Attorney for Defendant

8-2-02

Recommended by:


MASTER

8/7/02

LIBER 053 FOLIO 103

ORDERED, that the parties shall promptly complete all documents necessary to complete the within Order.

JUDGE

Approved as to form and content:

Delores E. Gasper
Delores E. Gasper,
Plaintiff

Kristin E. Kovacic, Esq.
Attorney for Plaintiff

Robert Gasper, Jr.
Defendant

Harry A. Suissa, Esq.,
Attorney for Defendant

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

NOREEN CLANCY DANIELS

Plaintiff

vs.

GEOFFREY DARYL DANIELS

Defendant

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CASE NO.: 01-1374

FILED
APR - 3 2002
CIRCUIT COURT
FOR
ST. MARY'S COUNTY, MD.

DECREE OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein and by consent of the parties hereto, and after the taking of testimony before a court examiner, it is this 3rd day of April, 2002 by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, ADJUDGED and DECREED that the Plaintiff, NOREEN CLANCY DANIELS, be and hereby is awarded an absolute divorce from the Defendant, GEOFFREY DARYL DANIELS; and it is further,

ORDERED, ADJUDGED and DECREED that neither party will pay alimony to the other; both parties are waiving any and all claims for alimony from one another. Furthermore, both parties will provide their own health insurance; and it is further,

ORDERED, ADJUDGED and DECREED that each party will keep their respective bank accounts and other investments. Each party will keep whatever items of personal property are in their respective possession with the exception of a few items that the parties have verbally agreed upon. Each party will keep their respective automobiles. Each party will pay their own debts; the Plaintiff will pay the joint credit cards; and it is further,

ORDERED, ADJUDGED and DECREED that the real estate owned in Florida will be sold and the proceeds of the sale equally divided. Similarly, the real estate located in Maryland will be sold and the proceeds equally divided. The Defendant will maintain mortgage payments on the two

(2) residences until the date of sale; and it is further,

ORDERED, ADJUDGED and DECREED that the Plaintiff will receive a portion of the Defendant's United States Navy Retirement. The percentage of the retirement to be given to the Plaintiff, on an if/as/when basis, will be the following: one half times ~~(18)~~ years of marriage divided by the total number of years of service in the Navy).

17 years, 7 months

*60
598
2150*

CONSENTED TO:

Noreen Clancy Daniels
NOREEN CLANCY DANIELS
Plaintiff

Geoffrey Daryl Daniels
GEOFFREY DARYL DANIELS
Defendant

Julian Izydore
JULIAN IZYDORE
Attorney for Plaintiff

Samuel C.P. Baldwin, Jr.
SAMUEL C.P. BALDWIN, JR.
Attorney for Defendant

JUDGE

Recommended by:
1 Michael Shinn
3/4/02 MASTER

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

TRACY MACNULTY

Plaintiff

vs.

JAMES MACNULTY

Defendant

FILED
MAY 2 2002
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

Case Number: CA 01-1284

* * * * *

AMENDED JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on January 15, 2002, it is this 15 day of

May, 2002, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the Plaintiff, TRACY MACNULTY, is granted an Absolute Divorce from the Defendant, JAMES MACNULTY; and it is further

ORDERED that the Plaintiff and Defendant are awarded joint legal care of the minor children of the parties, Steven MacNulty, born on June 9, 1985 and Jay MacNulty, born August 14, 1987, with the primary residential custody to the Plaintiff, TRACY MACNULTY and reasonable and liberal visitation to the Defendant, JAMES MACNULTY; and it is further

ORDERED that the Defendant shall pay child support to the Plaintiff for the minor children of the parties in the sum of Six Hundred Dollars (\$600.00) per month for one year commencing on the 15th day of October 2001 and to be paid directly to the Plaintiff. Commencing January 15th 2003, the Defendant shall pay child support per the Maryland Child Support Guidelines; and it is further

ORDERED that the terms of the Voluntary Separation and Property Settlement Agreement of the parties, dated on the 12th day of October, 2001 is incorporated, but not merged, into this Judgment of Absolute Divorce except as modified herein;

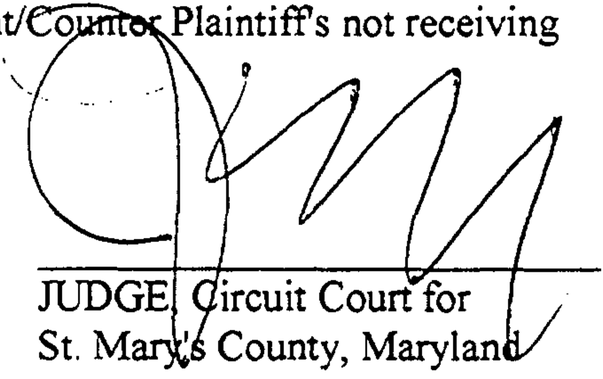
ORDERED that the Plaintiff be restored to the use of her former name, TRACY MARIE NORRIS;

IT IS FURTHER ORDERED by this Court that:

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

(2) The Defendant/Counter 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 Defendant/Counter Plaintiff to a penalty not to exceed Two Hundred Fifty and 00/100 (\$250.00) Dollars, and may result in the Defendant/Counter Plaintiff's 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

MARSHALL LEE RICHARDSON *

Plaintiff *

Vs. *

Case No. CA-01-1276

LISA ANN RICHARDSON *

Defendant *

* * * * *

FILED
APR 15 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 12th day of April, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, MARSHALL LEE RICHARDSON, be and hereby is granted an absolute divorce from the Defendant, LISA ANN RICHARDSON; and, it is further,

ORDERED, that the Defendant shall have legal custody of the parties' minor children, namely, Brandy Nicole Richardson, born October 21, 1984, and Marsha Leigh Richardson, born August 25, 1987, subject to the right of reasonable and liberal visitation to the Plaintiff; and, it is further,

ORDERED, that the Plaintiff pay on-going child support in the amount of \$1,000.00 per month effective April 1, 2002 and payable on the first day of the month thereafter

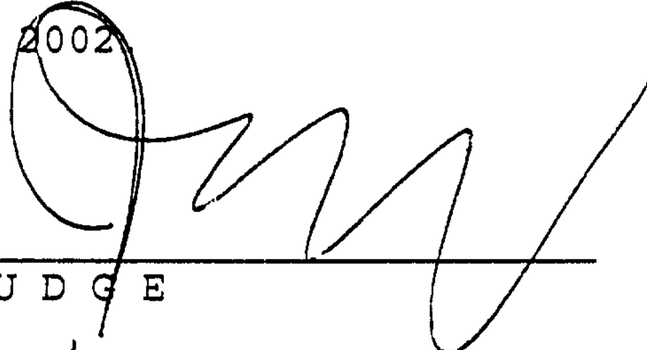
until said children reach the age of eighteen, die, marry or become self-supporting; and, it is further,

ORDERED, that all child support payments shall be made through the Maryland Child Support Account, P.O. Box 17396, Baltimore, Maryland 21297-1396 by way of a wage lien; and, it is further,

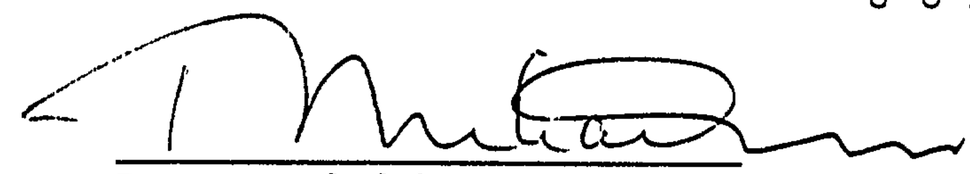
ORDERED, that the parties agree that the Defendant shall receive one half of the Plaintiff's 401K as of March 26, 2002; and, it is further,

ORDERED, that the parties agree that this Honorable Court shall retain jurisdiction in this matter for the purposes of a Qualified Domestic Relations Order; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$75.00 by 4:30 p.m. on March 26, 2002



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

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

MARY EMILY MCNEY,

*

Plaintiff,

*

vs.

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CASE NO.: CA-01-1230

MILTON E. MCNEY, JR.,

*

Defendant.

*

JUDGMENT OF ABSOLUTE DIVORCE

This matter having come before the court for a hearing on the 17th day of September, 2002, and the parties having reached an agreement, it is this 15th day of November, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, MARY EMILY MCNEY, is hereby granted an absolute divorce from the Defendant, MILTION E. MCNEY, based upon a one (1) year mutual and voluntary separation; and, it is further

ORDERED, that both parties forever waive any and all claims for alimony and acknowledge that this waiver is not modifiable by any court; and, it is further

ORDERED, that both parties waive any claim for a monetary award; and, it is further

ORDERED, that except as otherwise provided in this judgement, each party shall retain all items of personal property now in his or her possession as their sole and separate property free from any claim by the other, including any vehicles titled in their sole name; and, it is further

02-11-2002 11:00 AM

ORDERED, that a proposed Joint Statement of Marital Property was filed in open court on September 17, 2002, on which the parties have relied in reaching their agreement as to the division of marital property; and, it is further

ORDERED, that Defendant shall pay Plaintiff Two Thousand and Eight Hundred dollars (\$2,800.00) within ten (10) days from the date of this judgment as an equitable adjustment for the division of marital property; and, it is further

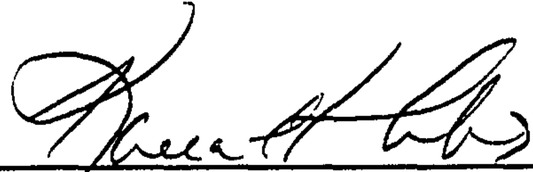
ORDERED, that Defendant shall receive one-half ($\frac{1}{2}$) of the marital interest in Plaintiff's pension with the St. Mary's County Public School System valued as of September 17, 2002, without reduction for any loan balances against said Plan, via direct payment under a Qualified Domestic Relations Order prepared by Defendant and over which this court shall retain jurisdiction; and, it is further

ORDERED, that Plaintiff shall receive one-half ($\frac{1}{2}$) of the marital interest in Defendant's pension with the federal Civil Service Retirement System valued as of September 17, 2002, without reduction for any loan balances against said Plan, via direct payment under a Qualified Domestic Relations Order prepared by Plaintiff and over which this court shall retain jurisdiction; and, it is further

ORDERED, that the parties agree that Defendant's Thrift Savings Plan (T.S.P.) is entirely marital and that Plaintiff shall receive one-half ($\frac{1}{2}$) of the balance of this account as of September 17, 2002, without reduction for any loan balances against said Plan, via direct payment under a Qualified Domestic Relations Order prepared by Plaintiff and over which this court shall retain jurisdiction; and, it is further

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

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



JUDGE
Circuit Court for St. Mary's County

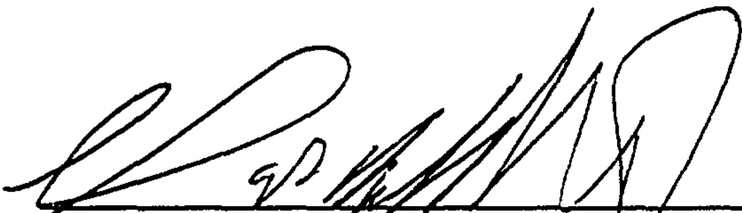


F. MICHAEL HARRIS 10/29/02
Master

APPROVED AS TO FORM AND CONTENT:



John L. Erly
Attorney for the Defendant



Samuel C. P. Baldwin, Jr.
Attorney for the Plaintiff