

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

HEATHER SEELY

Plaintiff

vs.

MICHAEL SEELY

Defendant

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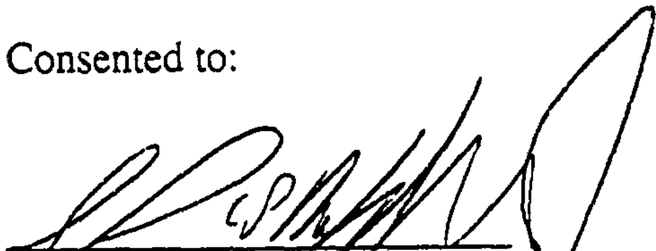
CASE NO.: 02-696

**JUDGMENT OF ABSOLUTE DIVORCE**

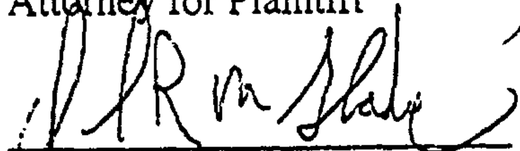
Upon consideration of the pleadings filed herein and after taking testimony before a court examiner, it is this 24th day of December, 2002, by the Circuit Court for St. Mary's County, Maryland, hereby,

**ORDERED, ADJUDGED and DECREED** that the Plaintiff, HEATHER SEELY, be and hereby is awarded an absolute divorce from the Defendant, MICHAEL SEELY.

Consented to:



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



DANIEL A. M. SLADE *JAS*



JUDGE



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

JENNIFER SESSO

Plaintiff

vs.

BRIAN K. SESSO

Defendant

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CASE NO.: 02- 1384

**JUDGMENT OF ABSOLUTE DIVORCE**

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

**ORDERED, ADJUDGED and DECREED** that the Plaintiff, JENNIFER SESSO, be and hereby is awarded an absolute divorce from the Defendant, BRIAN K. SESSO; and it is further,

**ORDERED, ADJUDGED and DECREED** that the separation and property settlement agreement dated August 14<sup>th</sup>, 2002 be and hereby is incorporated but not merged in this decree of absolute divorce; and it is further,

**ORDERED, ADJUDGED and DECREED** that the Plaintiff, JENNIFER L. SESSO be and hereby is restored unto her maiden name of JENNIFER L. HOLMES.

CONSENTED TO:

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

BRIAN K. SESSO  
Defendant, In Proper Person

JUDGE

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

NICOLE METCALF (FORD)

Plaintiff

vs.

JEFFREY L. FORD

Defendant

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CASE NO.: 02-1418

**JUDGMENT OF ABSOLUTE DIVORCE**

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

**ORDERED, ADJUDGED and DECREED** that the Plaintiff, NICOLE METCALF (FORD), be and hereby is awarded an absolute divorce from the Defendant, JEFFREY L. FORD; and it is further,

**ORDERED, ADJUDGED and DECREED** that the parties are awarded the joint legal custody of their minor child, TYLER FORD, born April 16<sup>th</sup>, 1999. Physical custody of the minor child shall be with the Plaintiff subject to the Defendant's rights of reasonable and liberal visitation; and it is further,

**ORDERED, ADJUDGED and DECREED** that the separation and property settlement agreement be and hereby is incorporated but not merged in this decree of absolute divorce; and it is further,

**ORDERED, ADJUDGED and DECREED** that the Defendant shall pay child support directly to the Plaintiff in the amount of Three Hundred Dollars (\$300.00) per month. Said child support payments shall continue each and every month until the first to occur of the following to said child: (a) said child having married, or (b) said child having died, or (c) said child having become

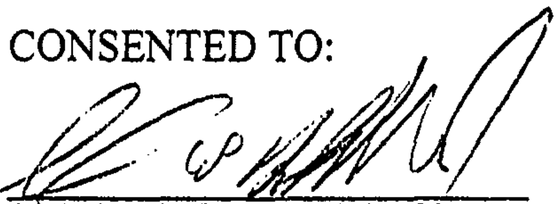
self-supporting, or (d) said child having reached the age of nineteen (19) years, or completion of high school (e) said child having become otherwise legally unentitled to the Defendant's support; and it is further,

**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,

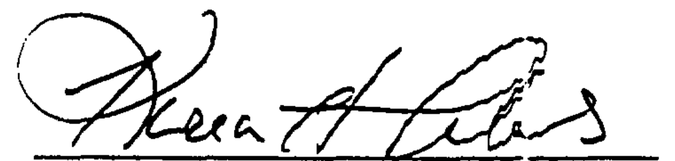
**ORDERED, ADJUDGED and DECREED** that failure to comply with paragraph (2) of the subsection (Family Law Article, Sec. 10-120) will subject the obligor to a penalty not to exceed \$250.00; and it is further,

**ORDERED, ADJUDGED and DECREED** that the Plaintiff, NICOLE DIANE FORD be and hereby is restored unto her maiden name of NICOLE DIANE METCALF.

CONSENTED TO:

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

  
\_\_\_\_\_  
JEFFREY L. FORD  
Defendant, In Proper Person

  
\_\_\_\_\_  
JUDGE

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

SUSAN KELLY BERNAU

\*

\*

PLAINTIFF

\*

\*

v.

\* Case No. 18-C-02-551 DL

\*

ALAN J. BERNAU, JR.

\*

\*

DEFENDANT

\*

JUDGMENT OF ABSOLUTE DIVORCE

This matter having come before the Standing Examiner of the Circuit Court for St. Mary's County, Maryland on the 8<sup>th</sup> day of November, 2002, and testimony having been heard, and the entire matter having been considered, it is this 6<sup>th</sup> day of February, ~~2002~~ <sup>2003</sup>, by the Circuit Court for St. Mary's County, Maryland,

**ORDERED**, that the Plaintiff, Susan Kelly Bernau, be and is hereby granted an absolute divorce from the Defendant, Alan J. Bernau, Jr.; and, it is further

**ORDERED**, that the Defendant pay to the Plaintiff the amount of Five Hundred dollars (\$500.00) per month as alimony commencing April 1, 2002. Defendant's alimony payments shall be payable by cash, check or money order payable on demand. Defendant's alimony and support payments as set forth in this Order shall be payable so long as the parties live separate and apart from each other shall terminate, except as to accrued arrears, if any, upon the first to occur of anyone of the following events: remarriage of wife, death of wife, death of husband, or the arrival of April 30, 2005. The parties agree that the provisions of this Order with respect to alimony are not and shall not be subject to any Court modification. Plaintiff accepts the terms of this Order in lieu of any other provision or allowance for her support. The parties agree that the terms of this Order with regard to alimony shall not be subject to modification by any

**BERNAU VS. BERNAU – CASE NO. C-02-551 DL**

Court, and the parties waive the right to ever request any Court to change or make a different provision for the support and maintenance of either party. The parties further expressly covenant and agree that under no circumstances whatsoever shall either of them hereafter apply to any Court for an increase or decrease in the amount of, the duration of, or a modification of the terms of such alimony ; and, it is further

**ORDERED**, that the Defendant has Four Thousand dollars (\$4,000.00) of alimony arrears as of November 1, 2002, said sum shall be reduced to judgment against the Defendant and in favor of the Plaintiff; and, it is further

**ORDERED**, that the parties jointly own improved real property at 22590 Key Way, Leonardtown, Maryland 20650 shall be immediately listed for sale by a Trustee appointed by this Honorable Court and which net proceeds of sale shall be divided equally by the parties; and, it is further

**ORDERED**, that the Plaintiff has paid the monthly mortgage payment on the improved premises in the amount of Eight Hundred Forty-Five dollars (\$845.00) per month from July of 2002 through November of 2002 equaling Four Thousand Two Hundred Twenty-Five dollars (\$4,225.00); and, it is further

**ORDERED**, that the Defendant shall pay to the Plaintiff the amount of Two Thousand One Hundred Twelve dollars and fifty cents (\$2,112.50) equaling fifty (50) percent of the mortgage payments made by the Plaintiff from July 1, 2002 through November 1, 2002 and such sum shall be reduced to a judgment in favor of the Plaintiff and against the Defendant; and, it is further

**ORDERED**, that commencing December 1, 2002 each party shall be responsible for fifty (50) percent of the mortgage payment on the improved real property until such property has been sold; and, it is further

**BERNAU VS. BERNAU – CASE NO. C-02-551 DL**

**ORDERED,** that the parties are joint owners of a Jeep Cherokee which is currently in the possession of the Plaintiff and a Trustee shall be appointed by this Court to sell said Jeep Cherokee and the proceeds of sale shall be divided equally among the parties; and, it is further

**ORDERED,** that the Plaintiff has paid the monthly payment on the Jeep Cherokee for September 2002 and October 2002 in the amount of Three Hundred Fifty dollars (\$350.00) per month and that the Plaintiff shall receive a judgment in the amount of Three Hundred Fifty dollars (\$350.00) against the Defendant representing his contribution towards the monthly payment of the Jeep Cherokee; and, it is further

**ORDERED,** that commencing November 1, 2002 the Defendant shall be responsible for fifty (50) percent of the Jeep Cherokee's monthly payment until such vehicle has been sold by the Trustee; and, it is further

**ORDERED,** that the parties have previously made an equitable division of all of their personal property with the exception of the Jeep Cherokee; and, it is further

**ORDERED,** that the Plaintiff shall be entitled to receive fifty (50) percent of the proceeds from the Defendant's 401(k) with the Maryland State Police, his previous employer, and said fifty (50) percent shall be paid immediately by the Defendant to the Plaintiff; and, it is further

**ORDERED,** that the Defendant was previously employed by the Maryland State Police and was vested in his pension. That the Defendant voluntarily terminated his employment with the Maryland State Police and received a surrender cash value from his pension of which fifty (50) percent shall be delivered immediately to the Plaintiff as her marital share; and, it is further

**ORDERED,** that Daniel Stadel, Esq. is hereby appointed as Trustee for the sale of the improved real property known as 22590 Key Way, Leonardtown, Maryland 20650 and the jointly owned Jeep Cherokee; and, it is further

**BERNAU VS. BERNAU – CASE NO. C-02-551 DL**

**ORDERED**, that both parties shall cooperate fully with the sale of the property by the Trustee; and, it is further

**ORDERED**, that the Plaintiff shall be allowed to resume the use of her maiden name, Susan Kelly Yekstat; and, it is further

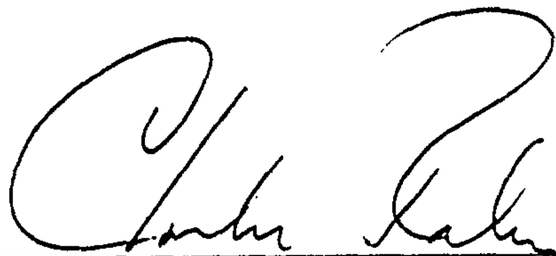
**ORDERED**, that the Defendant shall pay to John E. Ray, Esquire, P. O. Box 310, La Plata, Maryland 20646, attorney for the Plaintiff, as attorney fees, the amount of One Thousand Four Hundred dollars (\$1,400.00); and, it is further

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

**ORDERED**, that the Plaintiff's attorney shall submit to the Court a Qualified Domestic Relations Order as defined in the Retirement Equity Act of 1984 as from time-to-time amended, which Order shall address the retirement benefits of the Defendant in accordance with the said agreement.

MUDD, MUDD  
& FITZGERALD, P.A.  
BOX 310  
LAPLATA, MD. 20646

JER/pm/clients/Bernau,Susan/11-11-02 Judgment of Divorce/11/12/02

  
\_\_\_\_\_  
JUDGE  


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

LIBER 05  
**FILED**

PAUL IRVIN MCDONALD  
Plaintiff

Vs.

CARLA MARIE MCDONALD  
Defendant

JUN 7 2002  
\* Case Number: CA 01-1361  
\*  
CIRCUIT COURT  
FOR  
ST. MARY'S CO. MD.  
\*

CONSENT ORDER

UPON CONSIDERATION of the pleadings filed herein and the consent of the parties hereto, it is this 7th day of June, 2002 by the Circuit Court for St. Mary's County, Maryland,

ORDERED, that the Plaintiff, Paul Irvin McDonald, is hereby granted an absolute divorce from the Defendant, Carla Marie McDonald, and it is further

ORDERED, that from February 1, 2002 and thereafter the Plaintiff shall pay all non covered medical and dental expenses including the deductible for Mallory McDonald, and that the Defendant shall pay all non covered medical and dental expenses ~~for~~ including the deductible <sup>for</sup> Dominic McDonald from February 1, 2002 and thereafter, and it is further

ORDERED, that the Defendant shall pay to the Plaintiff \$40,000 to purchase Plaintiff's interest in the marital home within 30 days and upon payment of the \$40,000 and refinance of

*1/10/02  
S.M.C.*

the first and second mortgage on the marital home, the Plaintiff shall execute a quitclaim deed transferring the marital home to the Defendant, and it is further

ORDERED, that the Plaintiff shall pay to the Defendant the sum of \$56.50 within 30 days as final payment towards the medical arrears for the minor children, and it is further

ORDERED, that should the Defendant fail to purchase the Plaintiff's interest as described above, the property shall be sold and the proceeds divided in accordance with the parties Voluntary Separation and Marital Settlement Agreement, and it is further

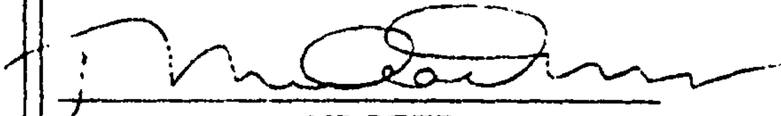
ORDERED, that the terms and conditions of the parties' Voluntary Separation and Marital Settlement Agreement dated November 20, 1997 to the extent not modified herein be incorporated but not merged herein, and it is further

ORDERED, that the Defendant's name is hereby changed and returned to her former name, Carla Marie Alvino, and it is further

ORDERED, that the Court shall retain jurisdiction over this matter for the purpose of issuing a Qualified Domestic Relations Order in accordance with the parties Voluntary Separation and Marital Settlement Agreement, and it is further ..

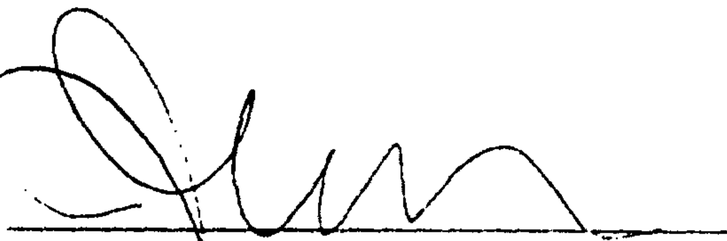
ORDERED, that all other orders of Court in this matter shall remain in full force and effect.

LIBER 055 FOLIO 011



MASTER

5/21/02

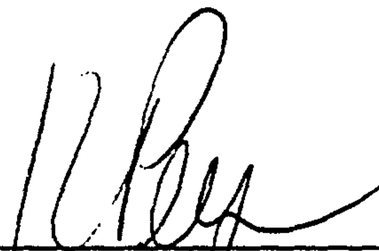


JUDGE

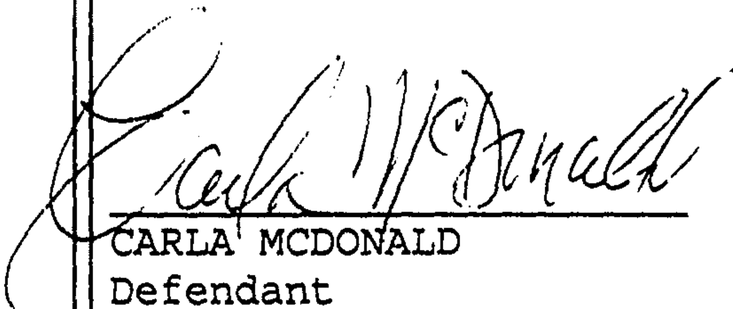
Consented to:



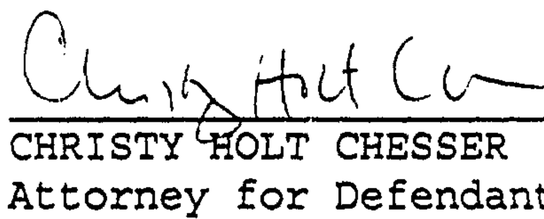
PAUL MCDONALD  
Plaintiff



KEVIN PEREGOY  
Attorney for Plaintiff



CARLA MCDONALD  
Defendant



CHRISTY HOLT CHESSER  
Attorney for Defendant

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

JUDITH KAYE PHILLIPS

Plaintiff

vs.

TERRY LEE PHILLIPS, JR.

Defendant

**FILED**

APR 24 2003

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

Case No.: CA-99-410

\* \* \* \* \*

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is thereupon this 23<sup>rd</sup> day of April, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ADJUDGED, ORDERED, AND DECREED, that the Plaintiff, Judith Kaye Phillips, be and is hereby granted an absolute divorce from the Defendant, Terry Lee Phillips, Jr.; and it is further,

ORDERED, that the Court Order, dated February 24, 2000, which incorporates a Parenting Agreement, dated November 1, 1999, is hereby incorporated but not merged into this Judgment of Absolute Divorce; and it is further,

ORDERED, that the Plaintiff, Judith Kaye Phillips, be designated as the "Alternate Payee" for the retirement benefits accumulated by the Defendant through the course of his employment with Century Elevator Incorporated and the Elevator Union. That the Plaintiff shall receive her marital share of the pension and retirement benefits "if, as, and when" paid to the Defendant. The Plaintiff's marital share shall be defined under the Bangs formula. The parties shall exchange information to effectively calculate the Bangs formula to include but not be limited to the total number of months of marriage, the total number of months of service, Plan Administrator's address, and any other information, which is necessary and proper to prepare a Qualified Domestic Relations Order acceptable for processing by the Plan Administrator. In addition, the Plaintiff shall receive any survivor annuity benefits payable to her as the former spouse of the Defendant and she shall receive her marital share of those survivor annuity benefits payable to her as the former spouse; and it is further,

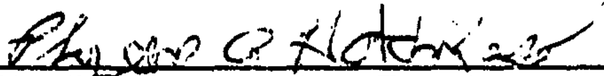
ORDERED, that this Court shall retain jurisdiction for the purpose of filing and/or amending any necessary Qualified Domestic Relations Orders or Court Orders in order

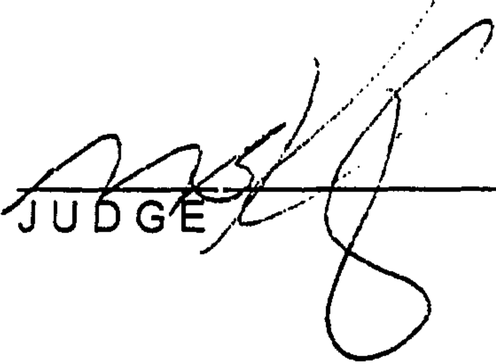
to secure the Plaintiff's interest in the Defendant's retirement benefits as set forth herein; and it is further,

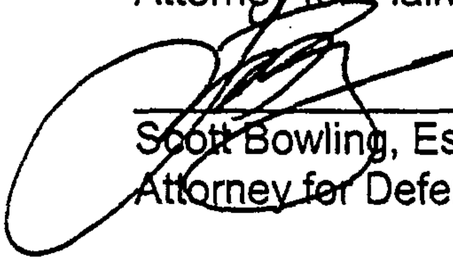
ORDERED, that the Plaintiff pay a Master's fee of \$37.50 by 4:30 p.m., on January 29, 2003; and it is further,

ORDERED, that the Defendant pay a Master's fee of \$37.50 within thirty (30) days of January 29, 2003.

APPROVED AS TO FORM AND CONTENT:

  
\_\_\_\_\_  
Phyllis A. Hotchkiss, Esquire  
Attorney for Plaintiff

  
\_\_\_\_\_  
JUDGE

  
\_\_\_\_\_  
Scott Bowling, Esquire  
Attorney for Defendant

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

JAYE D. MORGAN

Plaintiff

Vs.

SHELLY ANN MORGAN

Defendant

**FILED**

APR 2 2003

Case No. CA-00-844

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

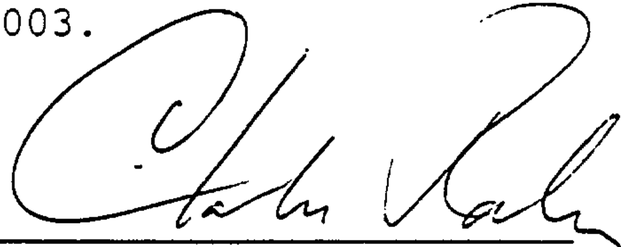
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JUDGEMENT OF ABSOLUTE DIVORCE

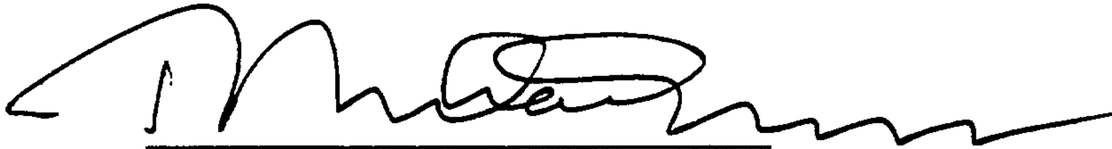
UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 2<sup>nd</sup> day of April, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, JAYE D. MORGAN, be and hereby is granted an absolute divorce from the Defendant, SHELLY ANN MORGAN; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$75.00 by 4:30 p.m. on March 3, 2003.



J U D G E



Recommended by:  
F. MICHAEL HARRIS, Master

K. LEQUIRE HALL  
Plaintiff

**FILED**  
APR 12 2003

Case Number: CA-00-1193

STEWART HALL  
Defendant

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

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Pleadings filed herein, and the testimony presented on March 17, 2003,

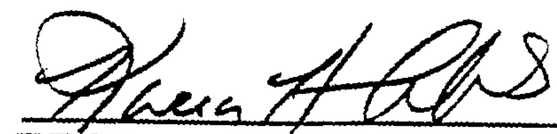
It is this 2nd day of April, 2003, by the Circuit Court for St. Mary's County, Maryland,

ORDERED, that the Plaintiff, K. LEQUIRE HALL is granted an Absolute Divorce from the Defendant, STEWART HALL, and it is further

ORDERED, that the Court shall retain jurisdiction over this case for the purpose of issuing an appropriate Qualified Domestic Relations Order, and it is further

ORDERED, that the parties' Separation Agreement dated October 11, 1999, be incorporated but not merged into this Judgment of Absolute Divorce, and it is further

ORDERED, that the orders of this Court dated July 20, 2001 and February 19, 2003 shall remain in full force and effect.



JUDGE  
Circuit Court for  
St. Mary's County

FILED  
APR 29 2003

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

SHARON MOLE

Plaintiff/ Counter-Defendant,

v.

ROBERT MOLE, JR.

Defendant/ Counter-Plaintiff.

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

Case No.: CA 00-1195

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JUDGMENT OF ABSOLUTE DIVORCE

The Defendant/ Counter-Plaintiff's Amended Counterclaim for Absolute Divorce, having been called for hearing before Master for Domestic Relations F. Michael Harris on April 15, 2003, evidence having been taken in support of the allegations raised therein, and the Court having heard certain agreements recited, IT IS THEREFORE, on this 29<sup>th</sup> day of April, 2003, by the Circuit Court for St. Mary's County, Maryland:

ORDERED, ADJUDGED, and DECREED, that the Defendant/ Counter-Plaintiff is granted an absolute divorce from the Plaintiff/ Counter-Defendant; and it is further,

ORDERED, that the Defendant/ Counter-Plaintiff is to continue to maintain the Plaintiff/ Counter-Defendant on his medical insurance through his employer, at his sole expense. until January 15, 2004; and it is further,

ORDERED, that the Defendant/ Counter-Plaintiff is granted the state and federal income tax deduction and credit for the parties' minor child, to wit: ANGEL M. MOLE, born October 20, 1990, in alternating years, commencing in calendar year 2003; and it is further,

DEVINE & FANNING, P.A.  
Attorneys at Law  
200 Washington Avenue  
P. O. Box 398  
La Plata, Maryland 20646-0398  
(301) 934-2490 (301) 753-4316  
Facsimile (301) 934-0956

ORDERED, that this Court adjudicated custody and visitation of the parties' minor child pursuant to the April 30, 2001, Consent Order of the Honorable C. Clarke Raley in this proceeding; and it is further,

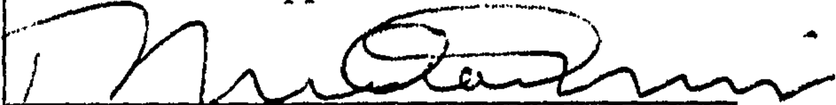
ORDERED, that support of the parties' minor child was adjudicated by this Court in proceeding no.: 18-P-00-75 PA; and it is further,

ORDERED, that all relief requested by the parties in their pleadings hereby WITHDRAWN; and it is further,

ORDERED, that the Defendant/ Counter-Plaintiff is to pay one-half (1/2), or \$37.50, of the Master's fee of \$75.00 by April 15, 2003, and the Plaintiff/ Counter-Defendant is to pay the other one-half (1/2) of the Master's fee on April 15, 2003.

  
J U D G E

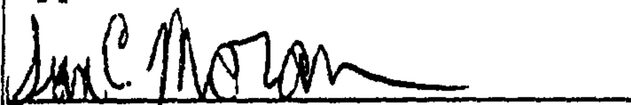
Reviewed and Approved:



F. Michael Harris  
Master for Domestic Relations

Date: 4/28/03

Approved as to content and form:



Sean E. Moran, Esquire  
Attorney for the Plaintiff/ Counter-Defendant



William C. Fanning, Jr., Esquire  
Attorney for the Defendant/ Counter-Plaintiff

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

LAURAETHER SMITH

Plaintiff

V.

Case No.: CA 01-394

THOMAS EUGENE SMITH, SR.

Defendant

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JUDGMENT OF ABSOLUTE DIVORCE

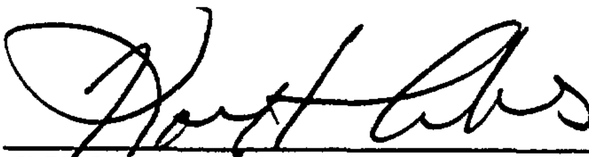
UPON consideration of the pleadings filed herein and the testimony given before a court examiner, it is this 16th day of April, 2003 by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, ADJUDGED, and DECREED that the Plaintiff, LAURAETHER SMITH, be and hereby is awarded an absolute divorce from the Defendant, THOMAS EUGENE SMITH, SR.; and it is further

ORDERED, ADJUDGED, and DECREED that the Plaintiff be and hereby is awarded custody of the minor children of the parties, namely, THOMAS EUGENE SMITH, JR., born December 29, 1985 and CIERRA LUVINIA SMITH, born May 15, 1988; and it is further

ORDERED, ADJUDGED and DECREED that the Plaintiff be and hereby is restored unto her maiden name of SARAH LAURAETHER MARIE GASKIN.

Baldwin, Briscoe & Martingly  
22335 Exploration Dr., Ste. 2030  
Lexington Park, MD 20653  
(301) 852-4400

  
\_\_\_\_\_  
JUDGE

**FILED**  
APR 16 2003

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

LIBER 055 FOLIO 019

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

GEORGE CONLEY, II

Plaintiff

V.

KIMBERLY A. W. CONLEY

Defendant

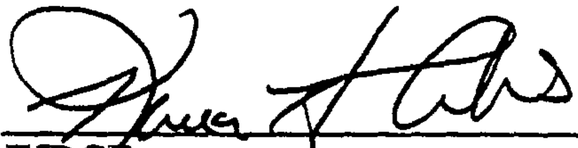
Case No.: CA 02-283

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JUDGMENT OF ABSOLUTE DIVORCE

UPON consideration of the pleadings filed herein and the testimony given before a court examiner, it is this 9th day of April, 2003 by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, ADJUDGED, and DECREED that the Plaintiff, GEORGE CONLEY, II be and herby is awarded an absolute divorce from the Defendant, KIMBERLY A. W. CONLEY.

  
\_\_\_\_\_  
JUDGE

Baldwin, Briscoe & Mattingly  
22335 Exploration Dr., Ste. 2030  
Lexington Park, MD 20653  
(301) 862-4400

**FILED**  
APR 9 2003  
CIRCUIT COURT  
FOR  
ST. MARY'S CO. MD.

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

CAROLYN WILLIAMS

Plaintiff

vs.

ERWIN E. WILLIAMS

Defendant

**FILED**  
APR 2 2003

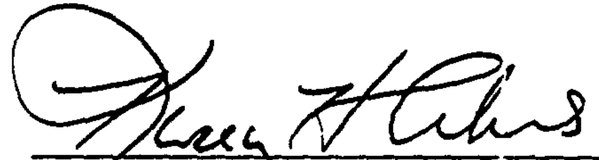
**CIRCUIT COURT  
FOR  
ST. MARY'S CO. MD.**

Case No.: 02-346 DA

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 2nd day of April, 2003

**ORDERED** that the Plaintiff, Carolyn Williams be and is hereby granted an Absolute Divorcee from the Defendant Erwin E. Williams

  
JUDGE

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

KEVIN STEWART

\*

Plaintiff

\*

vs.

\*

Case No. 18-C-02-395

CHANTELLE R. STEWART

\*

Defendant

\*

\* \* \* \* \*

JUDGMENT FOR ABSOLUTE DIVORCE

UPON CONSIDERATION of the testimony and other evidence presented by the parties at a hearing held in this case, it is this 30<sup>th</sup> day of April, 2003, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the above Plaintiff, KEVIN STEWART, be and he hereby is divorced absolutely from the Defendant, CHANTELLE R. STEWART, and it is further,

ORDERED, that the parties acknowledge that as of April, 2003, the Plaintiff, KEVIN STEWART, is indebted to the Defendant, CHANTELLE R. STEWART, in the amount of Five Hundred Seventy-Five and No/100 Dollar (\$575.00) for unpaid child support, with said amount to be repaid by the Plaintiff, KEVIN STEWART, to the Defendant, CHANTELLE R. STEWART, as follows:

- a. The Plaintiff, KEVIN STEWART, shall pay the sum of Two Hundred Fifty and No/100 Dollars (\$250.00) through the Law Office of Harris and Capristo on April 30, 2003.

STEWART vs. STEWART  
Case No. 18-C-02-000395

Judgment for Absolute Divorce  
Page Two of Four

b. The Plaintiff, KEVIN STEWART, shall pay the sum of Three Hundred Twenty-Five and No/100 Dollars (\$325.00) through the Law Office of Harris and Capristo, plus the May, 2003 child support payment in the amount of Two Hundred Thirty-One and No/100 Dollars (\$231.00) on or before May 15, 2003.

It is further ORDERED, that effective June 1, 2003, the ongoing child support to be paid by the Plaintiff, KEVIN STEWART, to the Defendant, CHANTELE R. STEWART, in the amount of Two Hundred Thirty-One and No/100 Dollars (\$231.00) shall be paid by the Plaintiff, KEVIN STEWART, through the Bureau of Support Enforcement through a direct wage garnishment.

It is further ORDERED:

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

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

(3) Failure to comply with paragraph two (2) above will subject the Plaintiff to a penalty not to exceed Two Hundred Fifty and No/100

STEWART vs. STEWART  
Case No. 18-C-02-000395

Judgment for Absolute Divorce  
Page Three of Four

Dollars (\$250.00), and may result in the Plaintiff not receiving notice of proceedings for earnings withholding.

It is further ORDERED that the Plaintiff, KEVIN STEWART, shall ensure that the minor children contact the Defendant, CHANTELE R. STEWART, by telephone at least twice per week.

It is further ORDERED that, as between the parties, the Plaintiff, KEVIN STEWART, shall be solely responsible for the payment of the debt due on Nextel Communications Account Number 996831219.

It is further ORDERED, that the Court hereby reserves as to the issues of the Plaintiff's, KEVIN STEWART'S, contribution to the cost of a college education for the Defendant, CHANTELE R. STEWART, and as to the issue of the deficiency as to the 1998 Chrysler Sebring automobile.

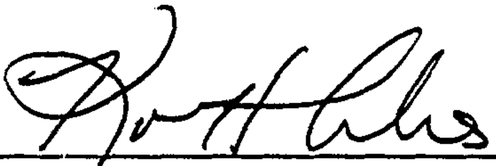
It is further ORDERED, that the Defendant, CHANTELE R. STEWART, is hereby restored to her maiden name of CHANTELE R. NOYD.

It is further ORDERED by this Court that other terms and provisions of the parties' Separation Agreement and any other court orders in effect, that are not modified herein, shall remain in full force and effect, and are hereby incorporated by reference into this Judgment

STEWART vs. STEWART  
Case No. 18-C-02-000395

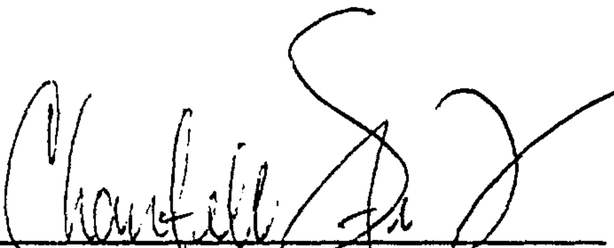
Judgment for Absolute Divorce  
Page Four of Four

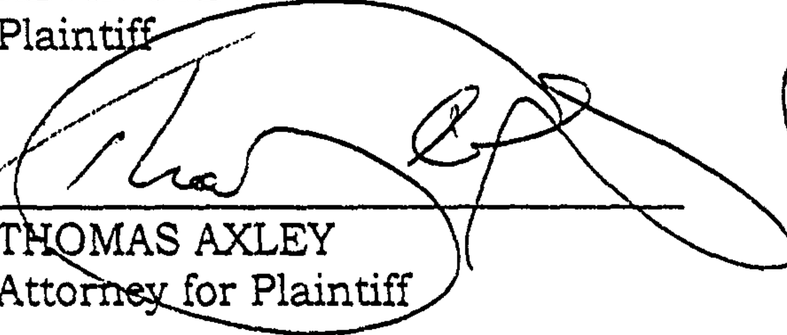
and made a part hereof, but not merged herein.

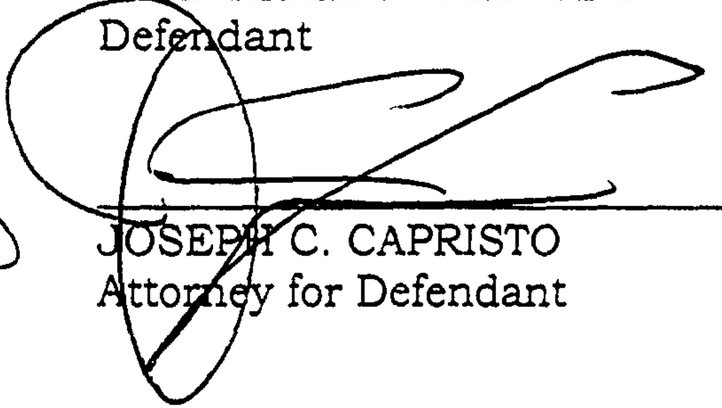
  
\_\_\_\_\_  
JUDGE

Approved as to Form:

  
\_\_\_\_\_  
KEVIN STEWART  
Plaintiff

  
\_\_\_\_\_  
CHANTELLE R. STEWART  
Defendant

  
\_\_\_\_\_  
THOMAS AXLEY  
Attorney for Plaintiff

  
\_\_\_\_\_  
JOSEPH C. CAPRISTO  
Attorney for Defendant

LIBER 055 FOLIO 025

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

ANGELA STILL

Plaintiff/Counter-Defendant

vs.

BRIAN STILL

Defendant/Counter-Plaintiff

FILED  
APR 07 2003  
CIRCUIT COURT  
FOR  
ST. MARY'S CO., MD.

CASE NO.: 02-941

**AMENDED JUDGMENT OF ABSOLUTE DIVORCE**

Upon consideration of the pleadings filed herein and by consent of the parties hereto, it is this 7th day of April, 2003 by the Circuit Court for St. Mary's County, Maryland, hereby,

**ORDERED, ADJUDGED and DECREED** that the Defendant/Counter-Plaintiff, BRIAN STILL, be and hereby is awarded an absolute divorce from the Plaintiff/Counter-Defendant, ANGELA STILL; and it is further,

**ORDERED, ADJUDGED and DECREED** that the parties will share the joint legal custody of their minor children, namely, WILLIAM LEGRAND STILL, born November 19, 1993 and THOMAS ALSTON STILL, born May 26, 1999, with the Plaintiff/Counter-Defendant having physical custody of said children and the final decision making authority in case of an impasse on any major decisions; and it is further,

**ORDERED, ADJUDGED and DECREED** that the Defendant/Counter-Plaintiff will pay child support in the amount of Twelve Hundred Dollars (\$1200.00) per month to the Plaintiff/Counter-Defendant. Said child support shall be paid until the children attain the age of eighteen (18), graduate, marry, die, or otherwise become emancipated. However, should the children still be enrolled in high school, child support shall continue until they attain the age of nineteen (19) years or the completion of high school whichever occurs first; and it is further,

**ORDERED, ADJUDGED and DECREED** that all child support payments shall be paid directly by the Defendant/Counter-Plaintiff to the Plaintiff/Counter-Defendant; 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,

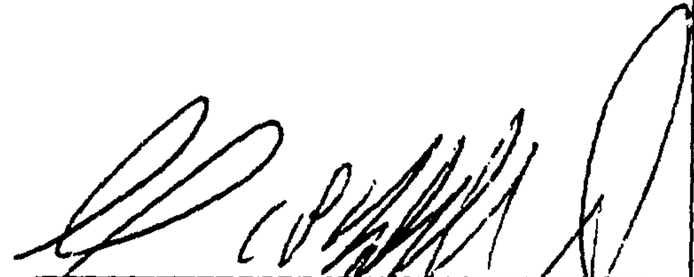
**ORDERED, ADJUDGED and DECREED** that failure to comply with paragraph (2) of the subsection (Family Law Article, Sec. 10-120) will subject the obligor to a penalty not to exceed \$250.00; and it is further,

**ORDERED, ADJUDGED and DECREED** that said child support is an upward deviation of Eight Dollars (\$8.00) per month. Said upward deviation is in the best interest of the minor children because the parties have entered into this agreement; and it is further,

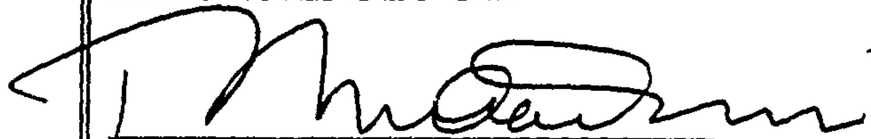
**ORDERED, ADJUDGED and DECREED** that the Voluntary Separation and Property Settlement Agreement filed in these proceedings be and hereby are incorporated by reference but not merged herein.

CONSENTED TO:

  
SUE ANN ARMITAGE *scpb*  
21803 B Three Notch Road  
Lexington Park, Maryland 20653  
(301) 862-2430  
Attorney for Plaintiff/Counter-Defendant

  
SAMUEL C.P. BALDWIN, JR.  
22335 Exploration Drive Suite 2030  
Lexington Park, Maryland 20653  
(301) 862-4400  
Attorney for Defendant/Counter-Plaintiff

RECOMMENDED BY:

  
MASTER  
3/25/03

  
JUDGE

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

RHONDA RENEE VALENTINO

\*

Plaintiff

\*

Vs.

Case No. CA-02-1101

DAVID VALENTINO

Defendant

**FILED**  
APR 25 2003

**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 25<sup>th</sup> day of April, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, RHONDA RENEE VALENTINO, be and hereby is granted an absolute divorce from the Defendant, DAVID VALENTINO; and, it is further,

ORDERED, that the parties shall have joint legal custody of their minor child, namely, Gina Valentino, born August 14, 1996, with physical custody to the Plaintiff subject to the right of reasonable and liberal visitation to the Defendant; and, it is further,

ORDERED, that the Defendant pay on-going child support directly to the Plaintiff in the amount of \$400.00 per month effective March 1, 2003 and payable on the first day of the month thereafter until such time as the child(ren)

attains the age of eighteen (18), dies, marries or is emancipated, however, if at the time of termination by reason of age, the child has not yet completed secondary school, support shall continue if the child is enrolled as a student, until the completion of high school or the occurrence of any other terminating event, but in any event no longer than arrival at age nineteen (19); and, it is further,

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

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

ORDERED, that the Plaintiff be and hereby is restored to her maiden name of RHONDA RENEE BENDER; and, it is further,

055 029

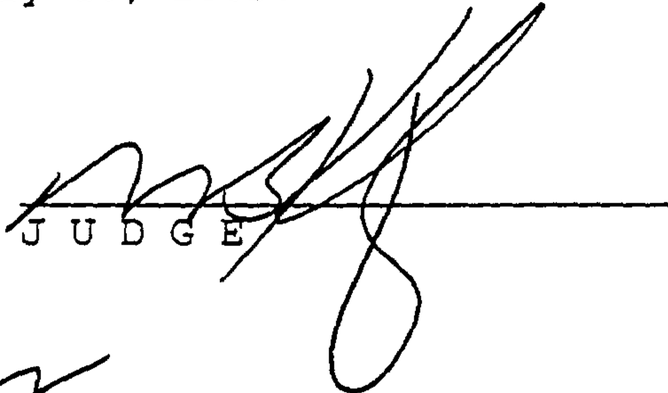
ORDERED, that the parties' Separation Agreement dated December 10, 2000 be incorporated into the Judgment of Absolute Divorce, but not merged therein; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$37.50 by 4:30 p.m. on February 10, 2003; and, it is further,

ORDERED, that the Defendant pay a Master's fee of \$37.50 by 4:30 p.m. on February 10, 2003.



Recommended by:  
F. MICHAEL HARRIS, Master



J U D G E

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

JAMES HOWE

Plaintiff

vs.

ANGELA HOWE

Defendant

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\*  
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Case No. 02-1177

**FILED**  
APR 2 2003

JUDGMENT OF ABSOLUTE DIVORCE

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

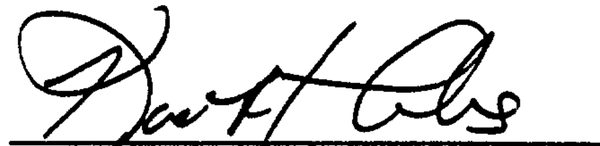
Upon consideration of the pleadings and testimony taken in open court, it is this

2nd day of April, 2003, hereby

**ORDERED** that the Plaintiff, **JAMES HOWE**, is hereby granted a Judgment of Absolute Divorce from the Defendant, **ANGELA HOWE**, and it is further

**ORDERED** that the issues of Custody, Visitation, and Child Support of **SHELDON STARR HOWE**, born May 25, 1995, and **MERCEDES NICOLE HOWE**, born January 3, 1991, have been resolved by the parties in the Consent Order dated January 31, 2003, with said agreement of the parties continuing to be in the best interests of the minor children of the parties, and this agreement is incorporated, but not merged into, this Judgment of Absolute Divorce, and it is further

**ORDERED** that the marital property issues between the parties have been resolved by the same Consent Order of January 31, 2003.



Judge

LIBER 055 FOLIO 031

Recommended by:

  
Master F. Michael Harris

3/10/03  
Date

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

TINA FITZWATER

Plaintiff

vs.

RICHARD FITZWATER

Defendant

**FILED**

APR 2 2003

Case No: 02-1186

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

\* \* \* \* \*

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on March 6<sup>th</sup>, 2003, *it is this 2nd day of April, 2003,* by the Circuit Court for St. Mary's County, Maryland,

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

ORDERED that the Plaintiff be awarded custody of the minor children of the parties, Stacy L. Fitzwater, born November 17, 1985, and Kelly A. Fitzwater, born February 12, 1990, with visitation to the Defendant as outlined in the parties' Voluntary Separation and Property Settlement Agreement dated the 6<sup>th</sup> day of August, 2002; 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 One Thousand Six Hundred Dollars (\$1600) per month; and it is further

ORDERED that the Defendant shall pay alimony to the Plaintiff in the sum of Four Hundred Dollars (\$400.00) per month; and it is further

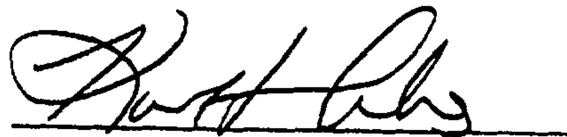
ORDERED that the terms of the parties' Voluntary Separation and Property Settlement Agreement dated August 6th, 2002, is incorporated, but not merged, into this Judgment of Absolute Divorce;

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

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

KENNETH L. FOSTANO

\*

Plaintiff

\*

vs.

\*

Case No: 02-1208

ALICE J. FOSTANO

\*

Defendant

\*

FILED  
APR 29 2003

\* \* \* \* \*

JUDGMENT OF ABSOLUTE DIVORCE

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

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on April 11<sup>th</sup>, 2003, it is this 29<sup>th</sup> day of April, 2003, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the Plaintiff, KENNETH L. FOSTANO, is granted an Absolute Divorce from the Defendant, ALICE J. FOSTANO; and it is further

ORDERED that the Plaintiff and Defendant are awarded the joint legal custody of the minor children of the parties, namely, Brandon Paul Fostano, born September 23<sup>rd</sup> 1995 and Summer Lynn Fostano, born July 16<sup>th</sup> 1998 with the Plaintiff having the final decision making should an impasse arise regarding the minor children of the parties.

Plaintiff shall have the primary residential custody of the minor children with visitation to the Defendant as outlined in the parties' Parenting Agreement dated November 2<sup>nd</sup> 2001 and the parties' Voluntary Separation and Property Settlement Agreement dated December 24<sup>th</sup> 2001; and it is further

ORDERED that the Defendant shall pay child support to the Plaintiff in the amount of Four Hundred Seventy-Three Dollars and Eighty-Two Cents (\$473.82) per

month, commencing the 1<sup>st</sup> day of November 2002 and payable on the first day of the month thereafter until such time as the child(ren) attains the age of eighteen (18), dies, marries or is emancipated, however, if at the time of termination by reason of age, the child has not yet completed secondary school, support shall continue if the child is enrolled as a student, until the completion of high school or the occurrence of any other terminating event, but in any event no longer than arrival at age nineteen (19). That the Defendant shall pay child support payments directly to the Plaintiff pending the wage lien taking effect; and it is further

ORDERED that child support shall be retroactive to the date of the filing of the Complaint for Absolute Divorce which was filed on November 1, 2002, establishing an arrearage of \$2,842.92 as of April 30, 2003, together with a previous arrearage of \$300.00 totaling \$3,142.92 as of April 30, 2003. The Defendant shall pay \$50.00 a month towards arrears until arrearage is satisfied. Said \$50.00 a month shall be paid directly by the Defendant to the Plaintiff pending the wage lien taking effect through the Maryland Bureau of Support Enforcement; and it is further

ORDERED that all child support payments and arrearages 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' Parenting Agreement, dated November 2<sup>nd</sup> 2001 and the parties' Voluntary Separation and Property Settlement Agreement dated the 24<sup>th</sup> day of December, 2001 are incorporated and made part of, but not merged in, this Judgment of Absolute Divorce except as modified herein; and it is further

LIBER 055 FOLIO 036

ORDERED if the Defendant 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 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 the above paragraph 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/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

JOYCE MELLIES

Plaintiff

vs.

CRAIG MELLIES

Defendant

**FILED**  
APR 2 2003  
CIRCUIT COURT  
FOR  
ST. MARYS CO. MD.

Case No: 02-1243

\* \* \* \* \*

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on January 7, 2003, it is this 2nd day of April, 2003, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the Plaintiff, JOYCE MELLIES, is granted an Absolute Divorce from the Defendant, CRAIG MELLIES; and it is further

ORDERED that the terms of the parties' Voluntary Separation and Property Settlement Agreement, dated the 2<sup>nd</sup> day of October, 2001 be incorporated, but not merged, into this Judgment of Absolute Divorce; and it is further

ORDERED that this Court retain jurisdiction over any Qualified Domestic Relations Order(s) for the above captioned case.



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

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

MICHAEL HOWELL

\*

Plaintiff

\*

vs.

\*

Case No: 02-1251 DA

TRACI HOWELL

\*

Defendant

\*

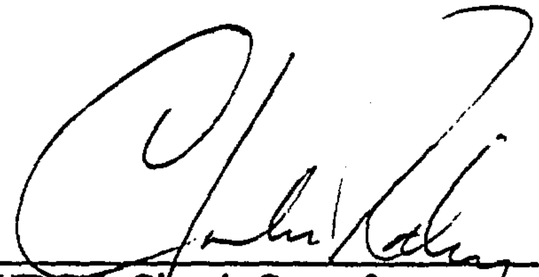
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JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on January 7, 2003, it is this 2<sup>nd</sup> day of April, 2003, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the Plaintiff, MICHAEL HOWELL, is granted an Absolute Divorce from the Defendant, TRACI HOWELL; and it is further

ORDERED that the parties' Voluntary Separation and Property Settlement Agreement dated November 21<sup>st</sup>, 2001, is incorporated, but not merged, into this Judgment of Absolute Divorce.



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

**FILED**  
APR 2 2003

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

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

RICHARD EDWARD HARRINGTON \*

Plaintiff \*

vs. \* Case No. 18-C-02-001253-DA

VICTORIA MARIE HARRINGTON \*

Defendant \*

**FILED**  
APR 30 2003

\* \* \* \* \*

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

JUDGMENT FOR ABSOLUTE DIVORCE

Having reviewed the pleadings and considered the oral testimony given in the above-captioned action, it is this 9th day of April, 2003, by the Circuit Court for St. Mary's County, Maryland,

ORDERED, that the Plaintiff, RICHARD EDWARD HARRINGTON, is hereby granted an absolute divorce from the Defendant, VICTORIA MARIE HARRINGTON, and

IT IS FURTHER ORDERED, that the Plaintiff, RICHARD EDWARD HARRINGTON, shall have the sole legal and physical custody of the parties' minor child, namely CHRISTOPHER DANIEL HARRINGTON, subject to the right of the Defendant, VICTORIA MARIE HARRINGTON, to have reasonable visitation with said minor child, in accordance with the terms and provisions of the Voluntary Separation and Property Agreement entered into by the parties dated December 26, 2002.

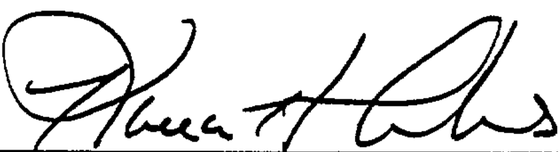
HARRINGTON vs. HARRINGTON  
Case No.: 18-C-02-001253

Judgment for Absolute Divorce  
Page Two of Two

IT IS FURTHER ORDERED that the aforementioned Voluntary Separation and Property Agreement, is hereby incorporated but not merged into this Judgment; and

IT IS FURTHER ORDERED that the costs of these proceedings shall be paid by the Plaintiff, RICHARD HARRINGTON; and

IT IS FURTHER ORDERED, that a hearing shall be set before the Master on the issue of child support approximately sixty (60) days from the date of this Order, on the 8<sup>TH</sup> day of July, 2003 at 9:00 o'clock a.m.

  
\_\_\_\_\_  
JUDGE

LIBER 055 FOLIO 041

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

Jennifer Anne-Marie Reed \*  
21682 Eric Road, Apt. D \*  
Lexington Park, MD 20653 \*  
Plaintiff \*

vs \*

Civil Case No. 18-C02001267 DA

Gregory Allan Reed \*  
P.O. Box 1142 \*  
Lusby, MD 20657 \*  
Defendant \*

\* \* \* \* \*

JUDGMENT OF ABSOLUTE DIVORCE

The Plaintiff's Complaint for Absolute Divorce and testimony having been read and considered, it is thereupon this 29<sup>th</sup> day of April, 2003, by the Circuit Court for St. Mary's County, Maryland,

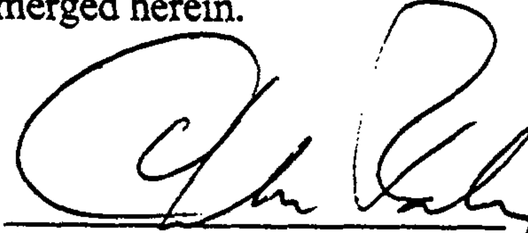
ORDERED, ADJUDGED, and DECREED, that the Plaintiff, Jennifer Anne-Marie Reed, be and he is hereby granted an Absolute Divorce from the Defendant, Gregory Allan Reed,

ORDERED, that the Plaintiff, Jennifer Anne-Marie Reed will have full custody of the parties minor child, namely Christopher Allan Reed, born on September 25, 1995, with the Defendant Gregory Allan Reed having reasonable visitation,

ORDERED, that the Defendant, Gregory Allan Reed, will pay the Plaintiff Jennifer Anne-Marie Reed, \$300.00 per month pursuant to the Separation and Property Settlement Agreement dated November 1, 2001,

ORDERED, that the Separation and Property Settlement Agreement of the Parties dated November 1, 2001 and filed in these proceedings is hereby approved and by reference made a part of and incorporated into this judgment, but not merged herein.

**FILED**  
APR 29 2003  
CIRCUIT COURT  
FOR  
ST. MARY'S CO. MD.

  
JUDGE

LIBER 055 FOLIO 84 2

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

JOAN ALICE HATCHER

Plaintiff,

VS.

THOMAS MORELLO, JR.

Defendant,

**FILED**  
APR 7 2003  
CIRCUIT COURT  
FOR  
ST. MARY'S CO. MD.

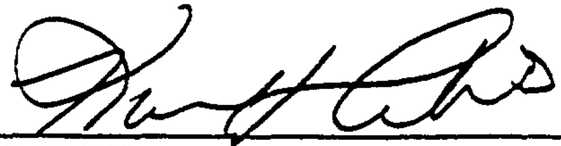
Case No. CA02-1279

JUDGMENT OF ABSOLUTE DIVORCE

This cause being at issue and Testimony having been taken on the 28<sup>th</sup> day of February and same having been reviewed by Kathleen Werner, one of the Standing Examiner's in Equity of the Circuit Court for St. Mary's County, Maryland, it is this 7<sup>th</sup> day of April, 2003, by the Circuit Court for St. Mary's County, Maryland

**ORDERED**, that the Plaintiff JOAN ALICE HATCHER be and is hereby granted an Absolute Divorce from the Defendant, THOMAS MORELLO, JR., and it is further

**ORDERED**, that the Voluntary Separation and Property Settlement Agreement of the parties dated July 22, 1999, attached as Exhibit 1, be and hereby is incorporated but not merged into the Decree of Absolute Divorce.

  
\_\_\_\_\_  
JUDGE

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

EDWARD JAMES KIRBY

Plaintiff

Vs.

AMY JUSTIN KOZACK

Defendant

**FILED**

APR 2 2003 Case No. CA-02-1293

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

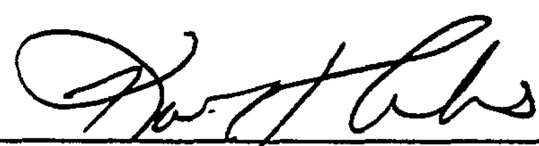
\* \* \* \* \*

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 2nd day of April, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, EDWARD JAMES KIRBY, be granted an absolute divorce from the Defendant, AMY JUSTIN KOZACK; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$75.00 by 4:30 p.m. on March 11, 2003.

  
\_\_\_\_\_  
J U D G E

  
\_\_\_\_\_  
Recommended by:  
F. MICHAEL HARRIS, Master

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

BETHANY KAREN PROCTOR \*

Plaintiff \*

vs. \*

ADRIAN JERMAINE PROCTOR \*

Defendant \*

Case No.: C-02-1310

FILED  
APR 16 2003

\* \* \* \* \*

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

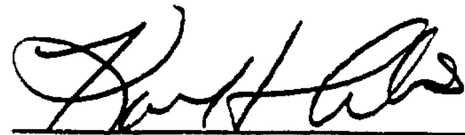
JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings filed herein, and of the testimony presented on March 27, 2003, it is this 16th day of April, 2003, by the Circuit Court for St. Mary's County, Maryland,

**ORDERED**, that the Plaintiff, **BETHANY KAREN PROCTOR**, be, and hereby is granted an Absolute Divorce from the Defendant, **ADRIAN JERMAINE PROCTOR**; and it is further

**ORDERED**, that the Separation and Property Settlement Agreement entered into by the parties on November 6, 2002, be incorporated, but not merged, into this Judgment of Absolute Divorce; and it is further

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

  
\_\_\_\_\_  
JUDGE

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

ANN HOPKINS HUNT

\*

Plaintiff

\*

Vs.

\*

Case No. CA-02-1317

AARON BRADFORD MEISINGER

\*

Defendant

\*

FILED  
APR 29 2003

\* \* \* \* \*

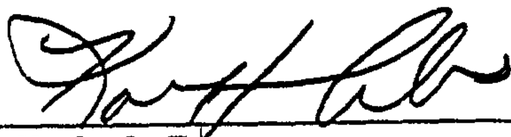
JUDGEMENT OF ABSOLUTE DIVORCE

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

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 29th day of April, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, ANN HOPKINS HUNT, be and hereby is granted an absolute divorce from the Defendant, AARON BRADFORD MEISINGER; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$75.00 by 4:30 p.m. on April 1, 2003.

  
\_\_\_\_\_  
J U D G E

  
\_\_\_\_\_  
Recommended by:  
F. MICHAEL HARRIS, Master

LIBER 055 FOLIO 046

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

**FILED**

APR 10 2003

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

LONNELL BELCHER

Plaintiff,

vs.

Case No. 02-001320DA

CHARMAINE MIKIE BELCHER-HORIE

Defendant,

**JUDGMENT OF ABSOLUTE DIVORCE**

This cause being at issue and Testimony having been taken on the 26<sup>th</sup> day of February and same having been reviewed by Kathleen Werner, one of the Standing Examiner's in Equity of the Circuit Court for St. Mary's County, Maryland, it is this 10<sup>th</sup> day of April, 2003, by the Circuit Court for St. Mary's County, Maryland

**ORDERED**, that the Plaintiff LONNELL BELCHER be and is hereby granted an Absolute Divorce from the Defendant, CHARMAINE MIKIE BELCHER-HORIE, and it is further

**ORDERED**, that by agreement of the parties, Defendant, CHARMAINE MIKIE BELCHER-HORIE, be and is hereby granted sole custody of the minor child of the parties, namely, CIERRA ANN HORIE, who was born on October 1, 1999; and it is further;

**ORDERED**, that the Plaintiff shall pay to the Defendant the sum of Three Hundred Four Dollars (\$304.00) per month as child support for the minor child of the

Parties, until said minor child attains the age of eighteen (18), marries, dies, or becomes otherwise emancipated.

  
JUDGE

LIBER 055 FOLIO 048

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

KAREN A. SPEARS

Plaintiff

VS

BYRON P. SPEARS

Defendant

**FILED**  
APR 3  
CIRCUIT COURT  
FOR  
ST. MARY'S CO. MD.

Case No. 18-C-02-001322

JUDGMENT OF ABSOLUTE DIVORCE

This cause standing ready for hearing and being duly submitted, the proceedings were, by this Court, read and considered, it is thereupon, this 3rd day of April, 2003, by the Circuit Court for St. Mary's County, Maryland

ADJUDGED, ORDERED, AND DECREED, that the Plaintiff, KAREN A. SPEARS, be and hereby is granted an Absolute Divorce from the Defendant, BYRON P. SPEARS, and, it is further,

ORDERED, that the parties shall have joint legal custody of the minor child of the parties, to wit: Victoria Spears, date of birth, August 31, 1986, subject to the visitation schedule set forth in the Separation and Property Settlement Agreement of the parties, dated August 8, 2002, and, it is further

ORDERED, that the Defendant shall pay child support in the amount of Three Hundred Fifty Three Dollars and Twenty-Nine Cents (\$353.29) per month unto the Plaintiff, said child support being Fifty Four Dollars and Twenty Nine Cents (\$54.29) above the amount as calculated in accordance with the Maryland Child Support Guidelines, and, it is further

ORDERED, that the terms and provisions of the Separation and Property Settlement Agreement of the parties dated August 8, 2002,

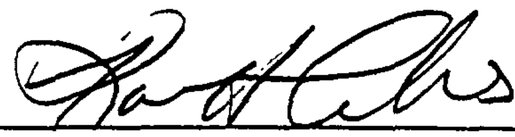
to the extent not herein modified, be incorporated but not merged into this Judgment, and, it is further

ORDERED, that in the event the Defendant shall fail to pay said support for more than thirty (30) days, then, and in that event, Defendant shall be subject to earnings withholding, and, it is further

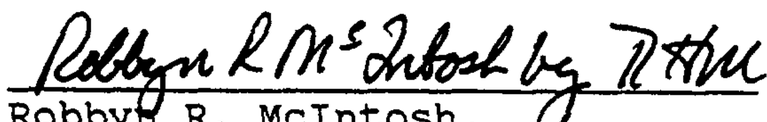
ORDERED, that the Defendant shall notify this Court within ten (10) days of any change of address or employment as long as he is obligated to pay the said support, and, it is further

ORDERED, that in the event the Defendant fails to comply with notification to this Court of a change of address or employment, then, and in that event, the Defendant will be subject to a penalty not to exceed Two Hundred and Fifty Dollars (\$250.00) and further may result in the Defendant not receiving notice of proceedings for earnings withholding, and, it is further

ORDERED, that the Plaintiff pay the costs of these proceedings.

  
J U D G E

Read and Approved as to Form:

  
Robbyn R. McIntosh,  
Attorney for Defendant

  
Robert H. Moreland,  
Attorney for Plaintiff

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

**ROBIN HERBERT LOCKSLEY :**

Plaintiff :

vs. :

Case No.: 02-1349

**GINA MARIE COELHO :**

Defendant :

**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 26<sup>th</sup> day of April, 2003

**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 October 15, 2002, be and is hereby incorporated but not merged into this judgment of absolute divorce; and it is further

  
JUDGE

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

DAVID C. VOLLMER \*

Plaintiff \*

Vs. \*

Case No. CA-02-1371

DONNA M. VOLLMER \*

Defendant \*

\* \* \* \* \*

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 29<sup>th</sup> day of April, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, DAVID C. VOLLMER, be and hereby is granted an absolute divorce from the Defendant, DONNA M. VOLLMER; and, it is further,

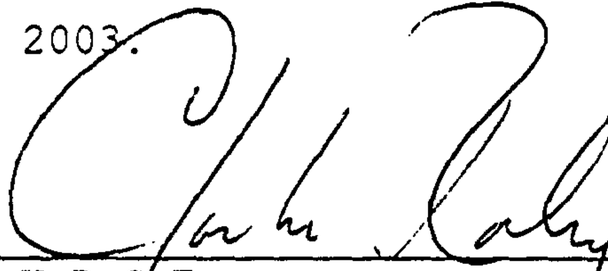
ORDERED, that the parties' Separation and Property Settlement Agreement dated April 8, 2003 be incorporated into the Judgment of Absolute Divorce, but not merged therein; and, it is further,

**FILED**

APR 29 2003

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

ORDERED, that the Plaintiff pay a Master's fee of  
\$75.00 by 4:30 p.m. on April 8, 2003.

  
J U D G E



Recommended by:  
F. MICHAEL HARRIS, Master

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

SIMONA FRANCES JONES-MEANS \*

Plaintiff \*

Vs. \*

Case No. CA-03-21

CHARLES FRANCIS MEANS \*

Defendant \*

**FILED**  
APR 29 2003

\* \* \* \* \*

JUDGEMENT OF ABSOLUTE DIVORCE

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

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 29th day of April, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, SIMONA FRANCES JONES-MEANS, be and hereby is granted an absolute divorce from the Defendant, CHARLES FRANCIS MEANS; and, it is further,

ORDERED, that the Plaintiff be awarded sole legal custody of the parties' minor child, namely, Anya Taylor Means, born September 17, 2002, 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 \$170.00 per month effective May 1, 2003 and payable on the first day of the month thereafter until such time as the child(ren) attains the age of eighteen (18), dies, marries or is emancipated, however, if at the

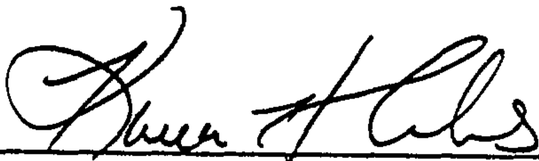
time of termination by reason of age, the child has not yet completed secondary school, support shall continue if the child is enrolled as a student, until the completion of high school or the occurrence of any other terminating event, but in any event no longer than arrival at age nineteen (19); and, it is further,

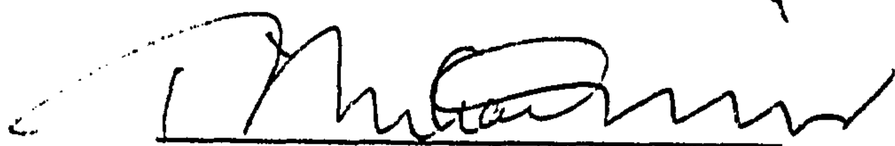
ORDERED, that all child support payments shall be made through the Maryland Child Support Account, P.O. Box 17396, Baltimore, Maryland 21297-1396 by way of a wage lien; and, it is further,

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

ORDERED, that the Defendant shall provide health insurance for the minor child if reasonably available to him through his employment; and, it is further,

ORDERED, that the Plaintiff be and hereby is restored  
to her maiden name of SIMONA FRANCES JONES.

  
\_\_\_\_\_  
J U D G E

  
\_\_\_\_\_

Recommended by:  
F. MICHAEL HARRIS, Master

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

LESLIE ELIZABETH QUADE

Plaintiff

Vs.

RAYMOND EUGENE QUADE

Defendant

**FILED**  
APR 17 2003

CIRCUIT COURT FOR ST. MARY'S CO. MD. Case No.: 18-C-03-59

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings, it is this 17th day of <sup>April</sup>~~March~~, 2003, by the Circuit Court of St. Mary's County, Maryland, hereby

ORDERED, that the Plaintiff, Leslie E. Quade is awarded an absolute divorce from the Defendant, Raymond E. Quade, and it is further

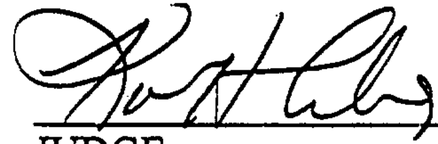
ORDERED, that the parties shall have joint legal custody of Raymond E. Quade Jr., born August 19, 1995. Plaintiff shall have sole physical custody of the minor child; and it is further

ORDERED that the Defendant, Raymond E. Quade, shall have liberal and reasonable visitation with the parties' minor child, and it is further

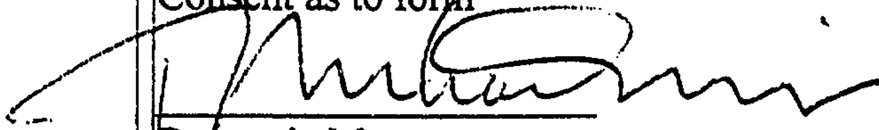
ORDERED that the Defendant Raymond E. Quade Sr. shall pay the monthly sum of five hundred dollars (\$500.00) directly to the Plaintiff, Leslie E. Quade for child support. Said payments shall commence April 1, 2003, and thereafter the first of each month and continue until the first to occur of the following: (1) death of the child; (2) marriage of the child; (3) child's being self-supporting; or (4) the child's arrival at the age of 18 years, except that if the child shall not complete high school at such time, Defendants child support shall continue until the completion of high school or the occurrence of any other terminating event, but no longer than the child's arrival at the age of 19 years, whichever occurs first; and it is further

ORDERED, that the terms of the parties' Voluntary Separation and Property Settlement Agreement dated December 04, 2002 shall be incorporated, but not merged, into this Judgment of Absolute Divorce.

APR 14 2003

  
\_\_\_\_\_  
JUDGE

Consent as to form

  
\_\_\_\_\_  
Domestic Master

LIBER 055 FOLIO 058  
IN THE CIRCUIT COURT FOR ST. MARY'S COUNTY, MARYLAND

STEPHEN BOGGS

Plaintiff

vs.

MARY BOGGS

Defendant

**FILED**

APR 2 2003

Case No: 03-62

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

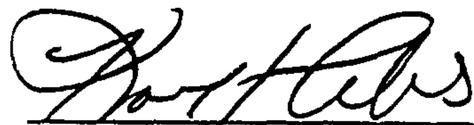
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JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on March 18<sup>th</sup>, 2003, it is this 2nd day of April, 2003, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the Plaintiff, STEPHEN BOGGS, is granted an Absolute Divorce from the Defendant, MARY BOGGS; and it is further

ORDERED that the terms of the parties Voluntary Separation and Property Settlement Agreement, dated the 13<sup>th</sup> day of January 2003, are incorporated and made a part of, but not merged in, this Judgment of Absolute Divorce.



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

APPROVED AS TO FORM:



SUE ANN LEWIS ARMITAGE  
Attorney for the Plaintiff



CHRISTY HOLT CHESSER  
Attorney for the Defendant

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

KELLY W. CORRIGAN DUNFEE \*

Plaintiff \*

Vs. \*

Case No. CA-03-71

REED DUNFEE \*

Defendant \*

**FILED**  
APR 29 2003

\* \* \* \* \*

JUDGEMENT OF ABSOLUTE DIVORCE

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

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 29th day of April, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

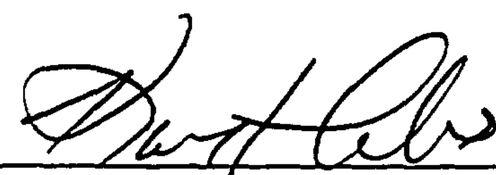
ORDERED, that the Plaintiff, KELLY W. CORRIGAN DUNFEE, be and hereby is granted an absolute divorce from the Defendant, REED DUNFEE; and, it is further,

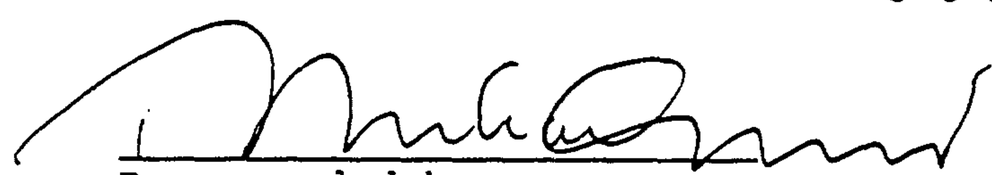
ORDERED, that the parties' Voluntary Separation and Property Settlement Agreement dated April 5, 2002 be incorporated into the Judgment of Absolute Divorce, but not merged therein; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$37.50 by 4:30 p.m. on March 31, 2003; and, it is further,

FILED 061

ORDERED, that the Defendant pay a Master's fee of  
\$37.50 by 4:30 p.m. on March 31, 2003.

  
\_\_\_\_\_  
J U D G E

  
\_\_\_\_\_  
Recommended by:  
F. MICHAEL HARRIS, Master

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

MARIO GEORGE ZARAGOZA \*

Plaintiff \*

Vs. \*

Case No. CA-03-80

KATHLEEN ALLYN ZARAGOZA \*

Defendant \*

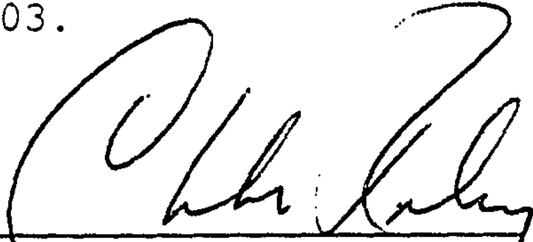
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JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 29<sup>th</sup> day of April, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, MARIO GEORGE ZARAGOZA, be and hereby is granted an absolute divorce from the Defendant, KATHLEEN ALLYN ZARAGOZA; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$75.00 by 4:30 p.m. on April 15, 2003.

  
\_\_\_\_\_  
J U D G E

  
\_\_\_\_\_  
Recommended by:  
F. MICHAEL HARRIS, Master

03 APR 29 PM 1:42  
CLERK OF CIRCUIT COURT  
ST. MARY'S COUNTY, MD  
FILED

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

CLARENCE OFFNER \*

Plaintiff

vs.

TRACY OFFNER \*

Defendant

**FILED**  
APR 2 2003

Case No: 03-85

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

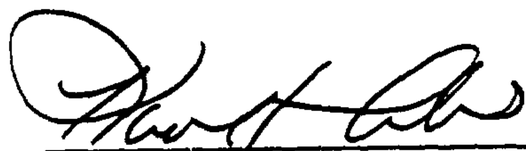
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JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on March 18<sup>th</sup>, 2003, it is this 2<sup>d</sup> day of April, 2003, by the Circuit Court for St. Mary's County, Maryland,

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

ORDERED that the terms of the parties Voluntary Separation and Property Settlement Agreement, dated the 8<sup>th</sup> day of May 2002, are incorporated and made part of, but not merged in, this Judgment of Absolute Divorce.



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

LIBER 055 FOLIO 064

APPROVED AS TO FORM:



SUE ANN LEWIS ARMITAGE  
Attorney for the Plaintiff

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

DAWN R. WILLIS

\*

Plaintiff

\*

Vs.

\*

Case No. CA-03-168

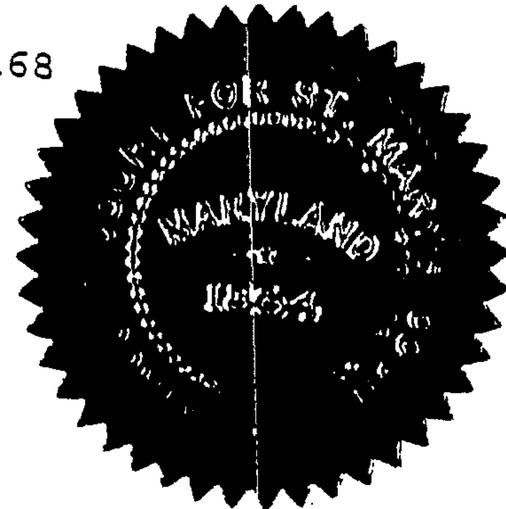
JOSEPH D. WILLIS

\*

Defendant

\*

\* \* \* \* \*

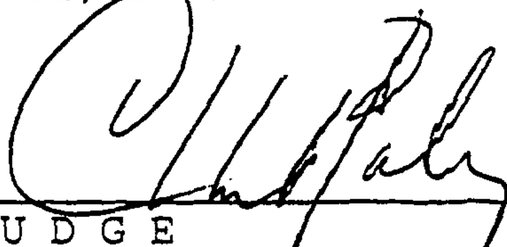


JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 29<sup>th</sup> day of April, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, DAWN R. WILLIS, be and hereby is granted an absolute divorce from the Defendant, JOSEPH D. WILLIS; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$75.00 before 4:30 p.m. on March 31, 2003.

  
J U D G E

  
Recommended by:  
F. MICHAEL HARRIS, Master

**FILED**

APR 23 2003  
CIRCUIT COURT  
FOR  
ST. MARY'S CO. MD.

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

TERESIA M. TICKLE

Plaintiff

Vs.

ROBERT A. TICKLE

Defendant

**FILED**  
APR 8 2003

Case No. CA-03-205

**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 8th day of April, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, TERESIA M. TICKLE, be and hereby is granted an absolute divorce from the Defendant, ROBERT A. TICKLE; and, it is further,

ORDERED, that the parties shall have joint legal custody of their minor child, namely, Morgan A. Tickle, born September 3, 1995, with physical custody to the Plaintiff subject to the right of reasonable visitation to the Defendant; and, it is further,

ORDERED, that the Defendant pay on-going child support directly to the Plaintiff in the amount of \$440.00 per month effective May 1, 2003 and payable on the first day of the month thereafter until such time as the child(ren)

attains the age of eighteen (18), dies, marries or is emancipated, however, if at the time of termination by reason of age, the child has not yet completed secondary school, support shall continue if the child is enrolled as a student, until the completion of high school or the occurrence of any other terminating event, but in any event no longer than arrival at age nineteen (19); and, it is further,

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

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

ORDERED, that the Plaintiff be and hereby is restored to her maiden name of TERESIA M. HAWKINS; 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 April 7, 2003.

  
\_\_\_\_\_  
J U D G E

  
\_\_\_\_\_  
Recommended by:

F. MICHAEL HARRIS, Master



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

TODD MARTIN CLARENCE STROHMEYER :

Plaintiff,

vs.

VERENA ANNE STROHMEYER

Defendant,

**FILED**

APR 31 2003

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

Case No. 03-000227DA

JUDGMENT OF ABSOLUTE DIVORCE

This cause being at issue and Testimony having been taken on the 2nd day of April and same having been reviewed by Kathleen Werner, one of the Standing Examiner's in Equity of the Circuit Court for St. Mary's County, Maryland, it is this 11th day of April, 2003, by the Circuit Court for St. Mary's County, Maryland

**ORDERED**, that the Plaintiff **TODD MARTIN CLARENCE STROHMEYER** be and is hereby granted an Absolute Divorce from the Defendant, **VERENA ANNE STROHMEYER**, and it is further

**ORDERED**, that the Separation and Property Settlement Agreement of the parties dated May 21, 2002 be incorporated but not merged into the Judgment of Absolute Divorce. (See Exhibit #1)

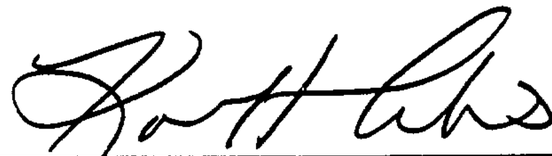
**ORDERED**, that by agreement of the parties they will share joint legal custody of the minor children of the parties, namely Emily Anne Strohmeier, born November 19, 1993 and Matthew Martin Strohmeier, born March 1, 1996 with liberal and reasonable visitation at all times in order to ensure that the children have substantial quality time

with their Father; and it is further

ORDERED that the Plaintiff shall pay to the Defendant the sum of Eight Hundred Dollars (\$800.00) per month as child support for the minor children of the parties, said payments to be paid directly between the parties until said minor children attain the age of eighteen (18), marry, die or become otherwise emancipated; and it is further

ORDERED that this constitutes an immediate and continuing withholding Order on all earnings of the obligor on or after the date of this Order, however, a) the withholding Order shall not be served at this time on the obligor's employer, b) 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 c) 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's not receiving notice of proceedings for earning withholding; and it is further,

ORDERED that if Plaintiff shall accumulate support payment arrears amounting to more than thirty (30) days of support, the payment will be subject to an earnings withholding.



JUDGE

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

DOROTHY M. PETERS

\*

Plaintiff

\*

Vs.

\*

Case No. CA-03-237

SCOT A. PETERS

\*

Defendant

\*

\* \* \* \* \*

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 29<sup>th</sup> day of April, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, DOROTHY M. PETERS, be and hereby is granted an absolute divorce from the Defendant, SCOT A. PETERS; and, it is further,

ORDERED, that the Plaintiff be and hereby is restored to her maiden name of DOROTHY M. FORD; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$37.50 by 4:30 p.m. on March 24, 2003; and, it is further,

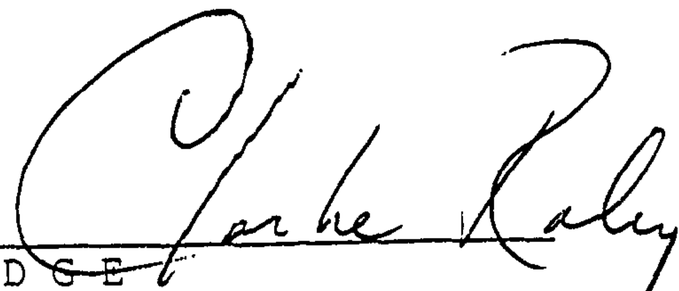
**FILED**

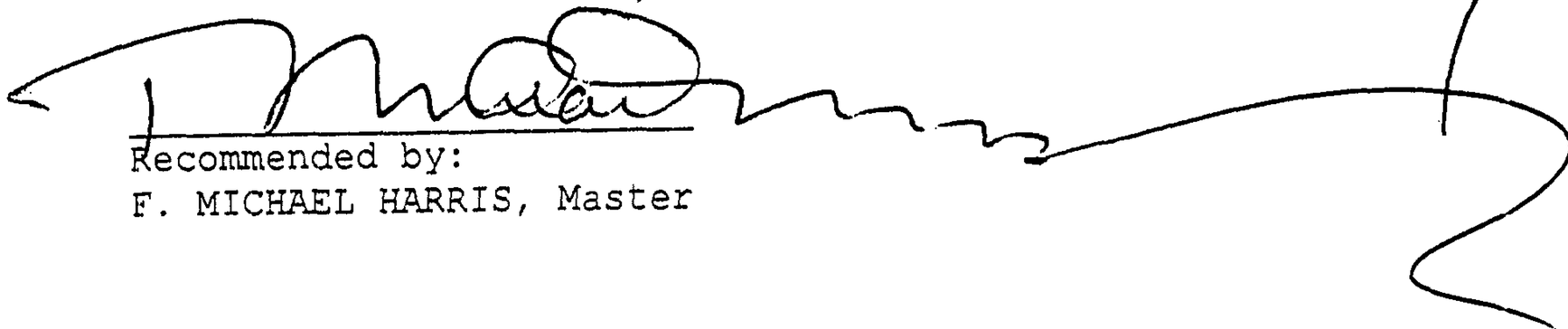
APR 23 2003

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

Page 2 of 2 of Judgement of Absolute Divorce  
DOROTHY M. PETERS vs. SCOT A. PETERS  
Civil Action Case No. CA-03-237

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

  
J U D G E

  
Recommended by:  
F. MICHAEL HARRIS, Master

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

TAMMY GROEGER

\*

Plaintiff

\*

vs.

**FILED**  
APR 25 2003

Case No CA 03 - 298

JOHN J. GROEGER

Defendant

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

\* \* \* \* \*

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on April 11<sup>th</sup>, 2003, it is this 25<sup>th</sup> day of April, 2003, by the Circuit Court for St. Mary's County, Maryland,

ORDERED that the Plaintiff, TAMMY GROEGER, is granted an Absolute Divorce from the Defendant, JOHN J. GROEGER; and it is further

ORDERED that the Plaintiff and Defendant are awarded joint legal custody of the minor children of the parties, namely, Joseph Groeger, born March 28, 1991 and John B Groeger, born October 7, 1993, with the Plaintiff having the final decision if impasse arises concerning the minor children. Plaintiff shall have the primary residential custody of the minor children of the parties with reasonable and liberal visitation to the Defendant as outlined in the parties' Voluntary Separation and Property Settlement Agreement of the parties; 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 One Thousand Dollars (\$1,000.00) per month. Said child support payments shall commence on the first day of January, 2003, and

continue until the children attain the age of eighteen, graduate, marry, die, or otherwise become emancipated however, if at the time of termination by reason of age, the child has not yet completed secondary school, support shall continue if the child is enrolled as a student, until the completion of high school or the occurrence of any other terminating event, but in any event no longer than arrival at age nineteen (19). Said child support shall be paid bi-weekly and shall be a part of the Defendant's bi-weekly direct deposit to the Wife's checking account in the sum of Four Hundred Sixty One Dollars and Fifty-Four Cents (\$461.54); and it is further

ORDERED that the Defendant shall pay alimony to the Plaintiff, in the sum of Seven Hundred Thirty-Three Dollars (\$733.00) per month commencing the 1<sup>st</sup> day of January 2003 and continuing for five years thereafter or until the Plaintiff dies or remarries. Said payments shall be paid in bi-weekly installments in the sum of Three Hundred Thirty-Eight Dollars and Thirty-One Cents (\$338.31). Said bi-weekly payments shall be direct deposits made by the Defendant to the Plaintiff's checking account, account number 1653687, with the First National Bank of St. Mary's. This provision is not subject to judicial modification; and it is further

ORDERED that the terms of the parties Voluntary Separation and Property Settlement Agreement, dated the 19<sup>th</sup> day of February 2003 be incorporated and made part of, but not merged in, this Judgment of Absolute Divorce; and it is further

ORDERED if the Defendant 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

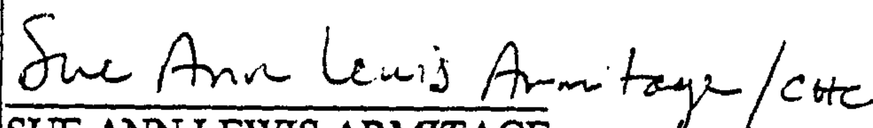
ORDERED that failure to comply with paragraph (2) above will subject the Defendant/Counter Plaintiff to a penalty not to exceed Two Hundred Fifty and 00/100 (\$250.00) Dollars, and may result in the Defendant/Counter Plaintiff's not receiving notice of proceedings for earnings withholdings.



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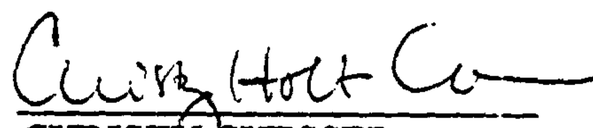
JUDGE, Circuit Court for  
St. Mary's County, Maryland

APPROVED AS TO FORM:

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SUE ANN LEWIS ARMITAGE  
Attorney for the Plaintiff

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CHRISTY CHESSER  
Attorney for the Defendant

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

JOHN D. COX

Plaintiff/Counter Defendant

vs

TRACY MARIE COX

Defendant/Counter Plaintiff

**FILED**  
MAY 15 2003

Case No. 18-C-00-000886 DL

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

JUDGMENT OF ABSOLUTE DIVORCE

This matter having come on for hearing before the Master for Domestic Relations for St. Mary's County on April 15, 2003 and the evidence being heard and considered herein, it is thereupon, this 15<sup>th</sup> day of May, 2003, by the Circuit Court for St. Mary's County, Maryland

ADJUDGED, ORDERED, AND DECREED, that the Plaintiff/Counter Defendant, JOHN D. COX, be and hereby is granted an Absolute Divorce from the Defendant/Counter Plaintiff, TRACY MARIE COX, and, it is further,

ORDERED, that the parties shall have joint legal custody of their minor children, to wit: Austin Cox, date of birth, November 29, 1996 and Melanie Cox, date of birth, February 3, 1999, with the Defendant/Counter Plaintiff to serve as the primary residential custodian, subject to the visitation schedule set forth in the Property Settlement and Custody Agreement of the parties dated April 15, 2003, and, it is further

ORDERED, that the Plaintiff/Counter Defendant shall continue to pay child support as previously ordered by this Court under date of January 8, 2001 in the amount of One Thousand Seven Hundred and Fifty Dollars (\$1,750.00) per month unto the Defendant/Counter

Plaintiff and continue making such payments until such time as each child attains the age of eighteen years, dies, marries, or is emancipated, however, if at the time of termination by reason of age, such child has not yet completed secondary school, support shall continue if the child is enrolled as a student, until the completion of high school or the occurrence of any other terminating event, but in any event no longer than arrival of age nineteen years, and, it is further

ORDERED, that the terms and provisions of the Property Settlement and Custody Agreement of the parties dated April 15, 2003 submitted into evidence as Exhibit 1, over which this Court has jurisdiction, to the extent not herein modified, be incorporated but not merged into this Judgement, and, it is further

ORDERED, that the Plaintiff/Counter Defendant pay unto the Defendant/Counter Plaintiff an additional sum of Eighteen Thousand Dollars (\$18,000.00) as and for temporary alimony accounting from May 1, 2003; Plaintiff/Counter Defendant shall pay the sum of One Thousand Dollar (\$1,000.00) per month from May 2003 through December 2003, thereafter, the Plaintiff/Counter Defendant shall pay the Defendant/Counter Plaintiff the sum of Five Hundred Dollars (\$500.00) per month for the next succeeding twenty months, however, alimony shall terminate upon the death of the Defendant/Counter Plaintiff, death of the Plaintiff/Counter Defendant, remarriage of the Defendant/Counter Plaintiff or the full payment of Eighteen Thousand Dollars (\$18,000.00), whichever shall first occur; this alimony is temporary and shall be non-modifiable by this Court, and, it is further

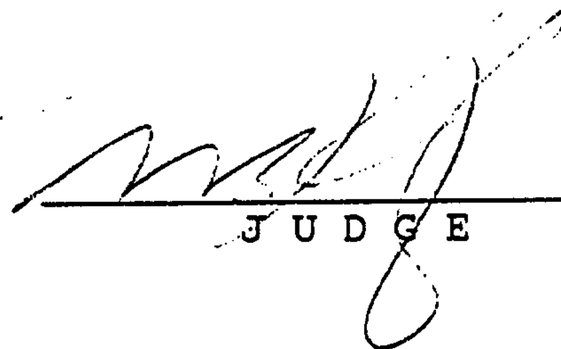
ORDERED, that in the event the Plaintiff/Counter Defendant shall fail to pay said support for more than thirty (30) days, then, and in that event, Plaintiff/Counter Defendant shall be subject to earnings withholding, and, it is further

ORDERED, that the Plaintiff/Counter Defendant shall notify this Court within ten (10) days of any change of address or employment as long as he is obligated to pay the said support, and, it is further

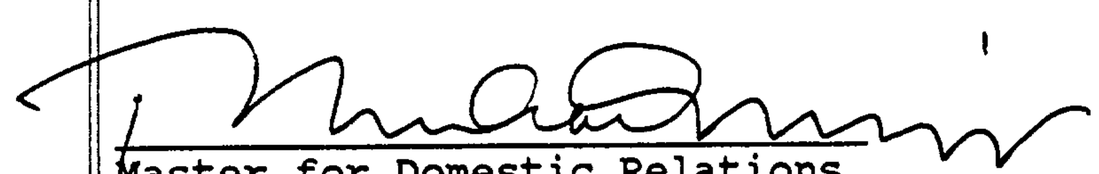
ORDERED, that in the event the Plaintiff/Counter Defendant fails to comply with notification to this Court of a change of address or employment, then, and in that event, the Plaintiff/Counter Defendant will be subject to a penalty not to exceed Two Hundred and Fifty Dollars (\$250.00) and further may result in the Plaintiff/Counter Defendant not receiving notice of proceedings for earnings withholding, and, it is further

ORDERED, that this Court shall retain jurisdiction to pass a qualified domestic relations Order(s) and, it is further

ORDERED, that the Plaintiff/Counter Defendant and Defendant/Counter Plaintiff equally pay the Master's fee of Seventy Five Dollars (\$75.00).

  
\_\_\_\_\_  
J U D G E

Approved:

  
\_\_\_\_\_  
Master for Domestic Relations

Read and Approved as to Form:

  
\_\_\_\_\_  
William M. Burgess,  
Attorney for Defendant/Counter Plaintiff

  
\_\_\_\_\_  
Robert H. Moreland,  
Attorney for Plaintiff/Counter Defendant

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

LISA COPENHAVER

\*

Plaintiff

Vs.

JOHN COPENHAVER

Defendant

**FILED**

Case No. CA-00-1310

MAY 15, 2003

**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 15<sup>th</sup> day of May, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Defendant, JOHN COPENHAVER, be and hereby is granted an absolute divorce from the Plaintiff, LISA COPENHAVER; and, it is further,

ORDERED, that the Defendant pay on-going child support directly to the Plaintiff for the benefit of Rachel Copenhaver, born December 2, 1986, Emily Copenahver, born May 18, 1989, and Michael Copenahver, born January 17, 1991, in the amount of \$1,500.00 per month effective May 15, 2003 and payable on the fifteenth day of the month thereafter until such time as the child(ren) attains the age of eighteen (18), dies, marries or is emancipated, however, if at the time of termination by reason of age,

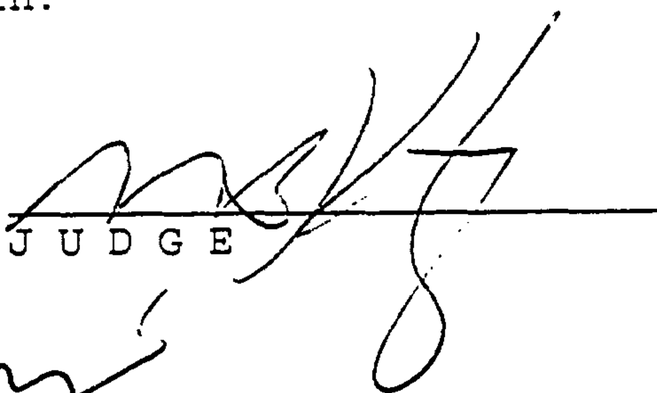
the child has not yet completed secondary school, support shall continue if the child is enrolled as a student, until the completion of high school or the occurrence of any other terminating event, but in any event no longer than arrival at age nineteen (19); and, it is further,

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

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

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

ORDERED, that the parties' Agreement submitted on May 5, 2003 be incorporated into the Judgment of Absolute Divorce, but not merged therein.

  
\_\_\_\_\_  
J U D G E

  
\_\_\_\_\_  
Recommended by:

F. MICHAEL HARRIS, Master

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

JEOFFRY T. DEGRAFF

Plaintiff

v.

CATHERINE E. DEGRAFF

Defendant

Case No.: 01-737

**FILED**  
MAY 12\* 2003  
CIRCUIT COURT  
FOR  
ST. MARY'S CO. MD.

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings, testimony taken before the Master on the 14<sup>th</sup> day of April, 2003, and by agreement of the parties, it is this 12<sup>th</sup> day of May, 2003, by the Circuit Court for St. Mary's County, Maryland hereby

ORDERED that the Plaintiff, JEOFFRY T. DEGRAFF, is granted an absolute divorce from the Defendant, CATHERINE E. DEGRAFF; and it is further

ORDERED that the Memorandum of Understanding dated the 11<sup>th</sup> day of April, 2003 and signed by the parties on the 14<sup>th</sup> day of April, 2003, shall be incorporated but not merged into this Judgment of Absolute Divorce; and it is further

ORDERED that the Defendant, CATHERINE DEGRAFF, shall have sole legal and physical custody of the parties' minor child, BRONWYN E. DEGRAFF (DOB: 5/23/96) with reasonable rights of visitation to the Plaintiff as outlined in the parties' Memorandum of Understanding; and it is further

ORDERED that the Plaintiff shall pay child support to the Defendant for the parties' minor child, BRONWYN, in the amount of \$1043.00 per month commencing the

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1<sup>st</sup> day of May, 2003. Said support shall be paid until the minor child attains the age of 18, dies, becomes emancipated or otherwise unentitled. However, if the minor child is still enrolled in high school, child support shall continue until she graduates from high school, but in no event beyond her 19<sup>th</sup> birthday; and it is further

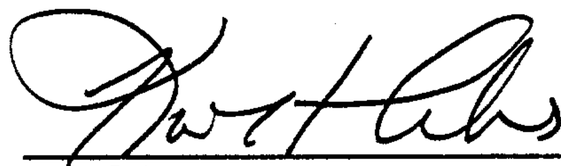
ORDERED, the child support shall be paid by way of a wage lien through the Maryland Child Support Account, P.O. Box 17396, Baltimore, Maryland 21297-1396; and it is further

ORDERED that a) The Plaintiff shall inform this Court within ten (10) days of any change of address or employment so long as a child support order is in effect;

b) That if the Plaintiff accumulates support arrears amounting to more than thirty (30) days of support, the Plaintiff may be subject to an earnings withholding;

c) If the Plaintiff fails abide by a) above, he may be subject to a penalty not to exceed \$250.00; and it is further

ORDERED the Plaintiff shall pay the Master's fees of \$75.00 within ninety days of the signing of this Order.

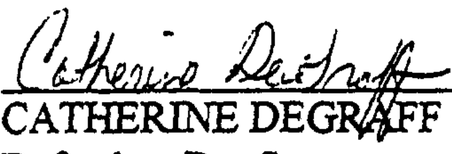
  
\_\_\_\_\_  
JUDGE

AS RECOMMENDED BY THE MASTER:

  
\_\_\_\_\_  
F. MICHAEL HARRIS

CONSENTED TO:

  
\_\_\_\_\_  
JEFFERY DEGRAFF  
Plaintiff

  
\_\_\_\_\_  
CATHERINE DEGRAFF  
Defendant/Pro Se

APPROVED AS TO FORM:

  
\_\_\_\_\_  
SUE ANN LEWIS ARMITAGE  
Attorney for the Plaintiff

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

KEVIN MARSHALL

\*

Plaintiff

\*

Vs.

\*

Case No. CA-01-944

TERRI MARSHALL

\*

Defendant

\*

\* \* \* \* \*

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 20th day of May, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, KEVIN MARSHALL, be and hereby is granted an absolute divorce from the Defendant, TERRI MARSHALL; and, it is further,

ORDERED, that the Defendant be awarded sole legal and physical custody of the parties' minor child, namely, Natalie Noel Marshall, born December 21, 1996, subject to the right of reasonable visitation to the Plaintiff which shall include, but is not limited to, the following:

- a. Alternating weekends from Friday evening until Sunday evening.

- b. Two weeks each summer to be determined by the father upon one month prior written notice to the mother.
- c. In the even that the minor child has a Monday school holiday on the weekend during which the father has visitation, the father shall have the minor child for that Monday school holiday.
- d. That Easter, Thanksgiving and Christmas shall be shared by the parties by mutual agreement.
- e. Other reasonable visitation as mutually agreed to by the parties.
- f. That if the minor child has a function planned for a weekend during which visitations are scheduled, the parties shall make a good faith effort to trade weekends.
- g. That the parties shall determine the exact times for visitation by mutual agreement unless otherwise specified herein.
- h. That transportation for the visitation shall be as follows:

1. The father may transport the child for visitation purposes by boat from March 1 until October 31 during daylight hours only.
2. The father may transport the child by boat at other times during the year by mutual agreement in which case the parties shall converse in regards to the safety of the minor child during such transportation and with the father obtaining the mother's consent.
3. On the occasions that the father does not transport the minor child by boat, the parties will meet for transfer of the child in Annapolis, Maryland. The mother shall have the child delivered to Annapolis and picked up in Annapolis and the husband shall transport the child or have the child transported to and from Annapolis, Maryland.
4. If the transportation is by boat, the transfer location shall be Point

Lookout Park, Point Lookout, Maryland,  
unless the mother has a legitimate  
conflict in her schedule.

5. If the transportation is to be by  
motor vehicle, the location of  
transfer shall be Annapolis, Maryland;  
and, it is further,

ORDERED, that each parent shall have substantial  
involvement in the child's life, regardless of which party  
has physical custody of the child, and to that end each  
party will inform the other of the significant aspects of  
the child's life to the fullest extent practical; and, it  
is further,

ORDERED, that the minor child will practice the  
religion of the parent with whom she is present at the  
time; and, it is further,

ORDERED, the minor child will attend parochial school.  
The parties shall share the costs of such school with the  
father paying 60% of tuition, uniforms, and books and the  
mother bearing all remaining school expenses; and, it is  
further,

ORDERED that each parent will keep the other fully informed of the significant social, educational, medical and religious aspects of the child; and, it is further,

ORDERED, that the parties are hereby prohibited from communicating with the each other through the minor child; and, it is further,

ORDERED, that each parent shall have unfettered telephone contact with the minor child during visitation or while the child is in the care and custody of the other party. Additionally, upon request of the minor child, the mother shall place a call from the child to the father, collect if necessary; and, it is further,

ORDERED, that the Plaintiff pay on-going child support in the amount of \$500.00 per month effective May 10, 2003 and payable on the tenth day of the month thereafter until such time as the child(ren) attains the age of eighteen (18), dies, marries or is emancipated, however, if at the time of termination by reason of age, the child has not yet completed secondary school, support shall continue if the child is enrolled as a student, until the completion of high school or the occurrence of any other terminating event, but in any event no longer than arrival at age

nineteen (19) or until the child reaches the age of twenty two (22) if enrolled in college; 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 Plaintiff is required to notify the Court within ten days of any change of address or employment so long as the support order is in effect; failure to comply with this requirement will subject the Plaintiff to a penalty not to exceed \$250.00 and may result in the Plaintiff's not receiving notice of proceedings for earnings withholding; and, it is further,

ORDERED, that the parties' Voluntary Separation and Property Settlement Agreement dated June 19, 2002 be incorporated into the Judgment of Absolute Divorce, but not merged therein; and, it is further,

ORDERED, that the Defendant be and hereby is restored to her maiden name of TERRI MELVIN; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$37.50 by 4:30 p.m. on April 22, 2003; and, it is further,

LIBER 255 FOLIO 093

ORDERED, that the Defendant pay a Master's fee of  
\$37.50 by 4:30 p.m. on April 22, 2003.

  
\_\_\_\_\_  
J U D G E

  
\_\_\_\_\_

Recommended by:  
F. MICHAEL HARRIS, Master

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

JULIE ANN VANDEVANDER \*

Plaintiff/Counter-Defendant \*

v. \* Case No.: 18-C-01-001341 DL

STEVEN MICHAEL VANDEVANDER, SR.

Defendant/Counter-Plaintiff \*

\* \* \* \* \*

CONSENT JUDGMENT OF ABSOLUTE DIVORCE

That the parties in the above captioned case having come to an agreement on all issues as evidenced by their signatures below, it is thereupon this 28<sup>th</sup> day of MAY, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff/Counter-Defendant, Julie Ann VanDevander, is hereby awarded an absolute divorce from the Defendant/Counter-Plaintiff, Steven Michael VanDevander, Sr.; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant, Julie Ann VanDevander, shall have sole legal and physical custody of the minor children, Steven Michael VanDevander, Jr., born September 12, 1995, Makenzie Ann VanDevander, born December 10, 1999, and Jacob Christian VanDevander, born October 2, 2001; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff shall have the following visitation specifically reserved to him concerning Jacob Christian VanDevander:

- A. One (1) weekday visit per week, for two (2) consecutive weeks, to occur in the presence of the Plaintiff/Counter-Defendant during a ball game or practice of Steven Michael VanDevander, Jr. No other friends, adult relatives, or significant others of the Plaintiff/Counter-Defendant or the Defendant/Counter-Plaintiff shall be present at the visitation;
- B. Thereafter, one (1) weekday per week from 12:00 p.m. through 7:00 p.m. (in the event school is not in session), and from 3:30 p.m. through 6:30 p.m. (in the event school is in session) with his siblings for four (4) consecutive weekday visits;

CLEARINGHOUSE  
ST. MARY'S COUNTY, MD  
FILED

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- C. Thereafter, Friday from daycare to Saturday at 6:30 p.m. during the alternate weekends that Defendant/Counter-Plaintiff is visiting with Jacob's siblings for four consecutive visits, at which time Plaintiff/Counter-Defendant shall pick up Jacob at a location mutually agreed upon by the parties, in addition to the weekday visitation rights defined hereinbelow with his siblings;
- D. Thereafter, Friday from daycare to Sunday at 6:30 p.m., in addition to the weekday visitation rights defined hereinbelow with his siblings; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff, Steven Michael VanDevander, Sr., shall have the following visitation specifically reserved to him concerning Steven Michael VanDevander, Jr., and Makenzie Ann VanDevander:

- A. Alternate weekends to begin Friday from daycare to Sunday at 6:30 p.m., subject to Mother's Day being reserved to Plaintiff/Counter-Defendant beginning at 12:00 p.m.;
- B. One (1) weekday per week from 12:00 p.m. through 7:00 p.m. (in the event school is not in session), and from 3:30 p.m. through 6:30 p.m. (in the event school is in session), Defendant/Counter-Plaintiff shall give Plaintiff/Counter-Defendant twenty-four (24) hours notice of scheduled weekday visitation, subject to Plaintiff/Counter-Defendant's prior notice to Defendant/Counter-Plaintiff of a prior event actually scheduled for the children, which shall be limited to one day per week and vacation plans (which shall not interfere with Defendant/Counter-Plaintiff's weekend visitation and which shall be made up during the following week);
- C. That the Defendant/Counter-Plaintiff shall pick up the minor children for visitation and return them at the conclusion of his visitation to the Plaintiff/Counter-Defendant's residence at the driveway or such other location that the parties mutually agreed upon; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff shall have reserved unto him visitation with Steven Michael VanDevander, Jr., Makenzie Ann VanDevander, and Jacob Christian VanDevander, Halloween in 2004, and each even year thereafter, from 4:00 p.m. through 8:00 p.m.; Thanksgiving in 2005 and each odd year thereafter (Thanksgiving in even numbered years being reserved to Plaintiff/Counter-Defendant); Christmas Day at 12:00 p.m. through December 30, 2003 at 8:00 p.m. each year (Christmas Eve and

Christmas Day until 12:00 p.m. being reserved to Plaintiff/Counter-Defendant); and Father's Day each year; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant and the Defendant/Counter-Plaintiff shall have telephone access to the minor children when the children are in the care of the other party, one (1) time per day between the hours of 3:00 p.m. and 8:00 p.m., and both parties shall encourage the children to speak to the other party at the time of the call; and the parties shall not use answering/voicemail systems if actually present at the time a call is received; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant and the Defendant/Counter-Plaintiff shall keep one another advised of the address and telephone numbers where the children can be reached at all times; and it is further,

ORDERED, that neither the Plaintiff/Counter-Defendant nor the Defendant/Counter-Plaintiff shall use the children to communicate with the other party and will refrain from making disparaging remarks about one another in front of the children, and neither will discuss this case or any other litigation between the parties with the children; and it is further,

ORDERED, that both parties shall encourage a loving, strong relationship between the children and the other party; and it is further,

ORDERED, that Defendant/Counter-Plaintiff shall consider in good faith the children's preference to participate in an extracurricular activity during his visitation periods; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff shall continue to pay to the Plaintiff/Counter-Defendant child support of Seven Hundred Dollars (\$700.00) per month through the Bureau of Child Support Enforcement in accordance with the Child Support Guidelines Worksheet filed herein; and said amount shall not be modified for three (3) years from the date of this Order based upon Defendant/Counter-Plaintiff's financial concessions in the agreement of the parties which allows the minor children to remain in the marital home which is in their best interest, and thereafter, only if there is a material change in circumstances; and it is further,

ORDERED, that Defendant/Counter-Plaintiff's disability retirement and worker's compensation benefits shall never be included as income to the Defendant/Counter-Plaintiff in any future child support calculations as such income was the consideration for Plaintiff/Counter-Defendant's purchase of Defendant/Counter-Plaintiff's interest in the family home; in the event, however, that Defendant/Counter-Plaintiff alleges at any time in the future that he has limited or no earned income, then his child support obligation shall never be less than \$700.00 per month unless the Court finds that Defendant/Counter-Plaintiff is physically and/or mentally unable to work and his disability retirement is terminated; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant shall provide the minor children with health insurance unless she is unemployed as the result of involuntary termination from her employment; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant and the Defendant/Counter-Plaintiff shall each pay one-half (1/2) of all reasonable and necessary uninsured medical, vision, and dental expenses for the minor children; and Defendant/Counter-Plaintiff's obligation shall be subject to modification in the event Defendant/Counter-Plaintiff provides health insurance coverage for the minor children; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff shall transfer to Plaintiff/Counter-Defendant all of his right, title and interest in and to the Marital Home located at 26690 Morganza Turner Road, Mechanicsville, MD in consideration of the nonmodifiability of the support obligation for a three year period, the waiver by Plaintiff/Counter-Defendant of all rights to include the Defendant/Counter-Plaintiff's disability retirement and worker's compensation benefits in child support calculations now and forever in the future not to be modified by any Court, and Plaintiff/Counter-Defendant's waiver of Defendant/Counter-Plaintiff's disability retirement; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant shall refinance and remove the Defendant/Counter-Plaintiff's name from the existing mortgage obligation on the Marital Home within three (3) months of the date of this Order and the Defendant/Counter-Plaintiff shall promptly sign a properly drafted deed presented to him to transfer all of his right, title, and interest in and to 26690 Morganza Turner Road, Mechanicsville, MD, to the Plaintiff/Counter-Defendant, which deed shall be retained in escrow by Plaintiff/Counter-Defendant's counsel and recorded simultaneously with Defendant/Counter-Plaintiff's release from the existing mortgage obligation; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant and the Defendant/Counter-Plaintiff each waive any and all rights and entitlement they may have to the other party's retirement benefits, disability retirement benefits, or worker's compensation benefits accumulated during their marriage; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant and the Defendant/Counter-Plaintiff hereby waive any and all right to seek alimony from the other now or in the future, not to be modified by any Court; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant hereby waives any and all right and entitlement to contribution towards the mortgage obligation on the Marital Home and acknowledges that all prior Orders of contribution towards the mortgage have been satisfied; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant and the Defendant/Counter-Plaintiff hereby waive any and all right and entitlement they may have to any back pay awards and tax returns received by the other; and it is further,

ORDERED, that the following property which remains in the possession of Plaintiff/Counter-Defendant shall be and remain the sole and exclusive property of the Defendant/Counter-Plaintiff, free and clear of any interest of the Plaintiff/Counter-Defendant: bedroom set in guest room, to include headboard, frame, and box spring, four (4) piece set of green Biltmore china, the weights and weight bench, his bowling ball, rotatiller, any remaining clothing, shoes or boots; any miscellaneous tools remaining in the possession of Plaintiff/Counter-Defendant; gas grill, chain saw; and said items shall be retrieved by Plaintiff/Counter-Defendant simultaneous with the exchange by the parties of those items of personal property identified in the Amended Pendente Lite Consent Order dated December 4, 2003; and it is further,

ORDERED, that the oak table and chairs and workbench in the current possession of Plaintiff/Counter-Defendant shall be promptly marketed for sale by advertisement in the Southern Maryland Classified and/or Pennysaver with the costs of advertising to be divided equally between the parties, with K. Christy Holt Chesser, Esq. (301-997-0115) to serve as trustee for the sale of said property in the event not sold within thirty (30) days of the date of this Order, with the trustee costs to be equally divided between the parties; and each party shall be entitled to purchase of said property; and each party shall be entitled to one-half of the proceeds of sale; and it is further,

ORDERED, that with the exception of the personal property to be exchanged in accordance with this Order and prior Order of Court, all other personal property in the possession of either party shall be declared the sole and separate property of that party; and it is further,

ORDERED, that in the event the parties are unable to locate the titles to the vehicles to be transferred by prior Order of Court, then the cost to obtain a duplicate title shall be equally divided between the parties, and the titles signed within thirty (30) days of the date of this Order; and it is further,

ORDERED, that all terms of the Amended Pendente Lite Consent Order, dated December 4, 2002, not inconsistent with the terms of this Order, shall remain in full force and effect; and it is further,

ORDERED, that the current earnings withholding order entered in the matter of VanDevander v. VanDevander, Case No. 18-C-01-001183 shall remain in full force and effect and cross-referenced with this case; and it is further,

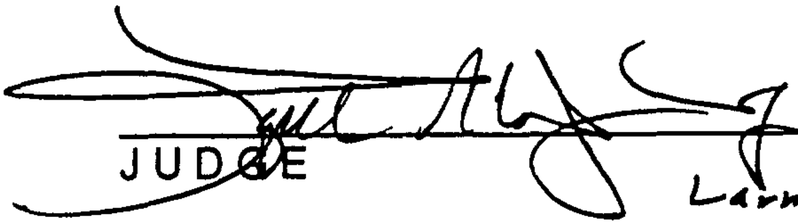
ORDERED, that the Obligor is required to notify the Court within ten (10) days of any change in address or employment so long as the Order concerning child support is in effect; and it is further,

ORDERED, that failure to comply with the provisions of this Order shall subject the Obligor to a penalty not to exceed more than Two Hundred and Fifty Dollars (\$250.00) and may result in him not receiving notice for proceedings of earnings withholdings; and it is further,

ORDERED, that Plaintiff/Counter-Defendant be and is hereby restored to the use of her former name, Julie Ann Johnson; and it is further,

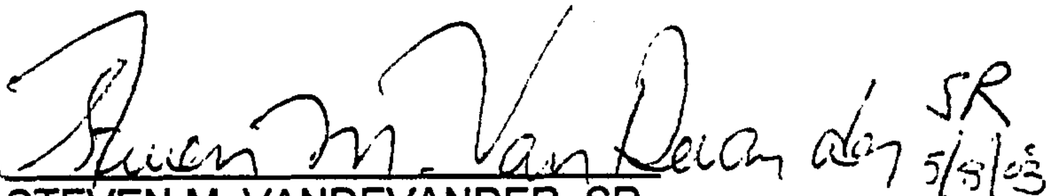
ORDERED, that the Amended Counter-Complaint be and the same is hereby dismissed; and it is further,

ORDERED, that this case shall be closed for statistical purposes.

  
JUDGE Larnzell Martin, Jr.

Approved as to Form and Content:

 5/5/03  
JULIE ANN VANDEVANDER  
Plaintiff/Counter-Defendant

 SR  
STEVEN M. VANDEVANDER, SR.  
Defendant/Counter-Plaintiff 5/5/03

 5/8/03  
Kim DiGiovanni, Esquire  
Attorney for Plaintiff/Counter-Defendant

 5/8/03  
Phyllis A. Hotchkiss, Esquire  
Attorney for Defendant/Counter-Plaintiff

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

FILED

JUN 20 2003

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

JENNIFER L. BERTSCH \*

Plaintiff \*

vs. \*

Case No: 02-341

BILLY BERTSCH \*

Defendant \*

\* \* \* \* \*

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, testimony presented and by agreement of parties through, it is this 20th day of June, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby

ORDERED that the Plaintiff, JENNIFER L. BERTSCH, be granted an Absolute Divorce from the Defendant, BILLY BERTSCH; and it is further

ORDERED that the Plaintiff and Defendant are awarded joint legal custody of the minor child of the parties, namely Kevin Bertsch, born July 9<sup>th</sup>, 1998, with primary residential custody awarded to the Plaintiff. The Plaintiff shall have the final decision-making authority if an impasse arises; and it is further

ORDERED that the Defendant shall provide the Plaintiff with his address and telephone numbers when he has visitation with the minor child; and it is further

ORDERED that the Defendant shall have visitation with the minor child of the parties as follows:

- A. Monday and Wednesday the Defendant shall pick the child up from daycare and return the child by 8:30 p.m. to the Plaintiff;
- B. Friday after daycare until 1:00 p. m. Saturday;

C. Holidays:

1. Thanksgiving: 8:00 a. m. to 4:00 p.m. with the Defendant every year and 4:00 p.m. to Friday at 6:00 p.m. with the Plaintiff every year;
2. Christmas Eve: 6:00 p.m. to Christmas Day 1:00 p.m. every year with Plaintiff and Christmas Day at 1:00 p.m. to 8:30 p.m. every year with Defendant until Christmas, 2004, at which time the parties shall alternate the aforementioned times;
3. Easter: Saturday at 6:00 p.m. to Easter Sunday until 1:00 p.m. with Plaintiff every year and 1:00 p.m. to 8:30 p.m. Easter Sunday with Defendant every year;
4. Summer: Each party shall have the child two non-consecutive weeks; and it is further

ORDERED that the Defendant shall pay on going child support to the Plaintiff for the minor child of the parties in the sum of Seven Hundred Dollars (\$700.00) per month commencing the 1<sup>st</sup> day of December 2002 and payable on the first day of the month thereafter until such time as the child attains the age of eighteen (18), dies, marries or is emancipated, however, if at the time of termination by reason of age, the child has not yet completed secondary school, support shall continue if the child is enrolled as a student, until the completion of high school or the occurrence of any other terminating event, but in any event no longer than arrival at age nineteen (19); and it is further

ORDERED that the Plaintiff shall provide health insurance for the minor child if available through her employer at a reasonable cost and the parties shall divide equally (50/50) all medical expenses not covered by the insurance; and it is further

ORDERED that the Plaintiff waives any and all rights she may have now or in the future have to the Defendant's pension; and it is further

ORDERED that the Defendant waives any and all rights he may have now or in the future have to the Plaintiff's pension; and it is further

ORDERED

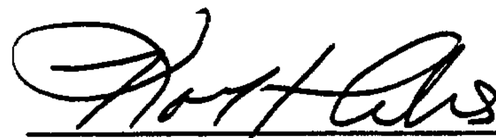
(1) If the Defendant accumulates support payment arrears amounting to more than thirty (30) days of support, the Defendant shall be subject to earnings withholdings.

(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

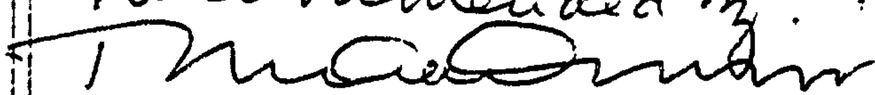
(3) Failure to comply with paragraph (2) above will subject the Defendant to a penalty not to exceed Two Hundred Fifty and 00/100 (\$250.00) Dollars, and may result in the Defendant not receiving notice of proceedings for earnings withholdings; and if further

ORDERED that the parties shall retain possession of all real and personal property currently in their possession, and it is further

ORDERED that the parties shall file joint State and Federal tax returns for the tax year of 2002 and shall equally divide any refund. However, should either party be penalized for withdrawing any tax deferred monies during the tax year of 2002, that party shall be solely responsible for any tax or penalty that may occur. Commencing in the tax year of 2003, the Plaintiff shall claim the minor child as the tax deduction until the minor child is no longer eligible herein.



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

Recommended by:  


APPROVED AS TO FORM:



SUE ANN LEWIS ARMITAGE, ESQUIRE  
Attorney for Plaintiff



KEVIN PEREGOY, ESQUIRE  
Attorney for Defendant

per SAUT