

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

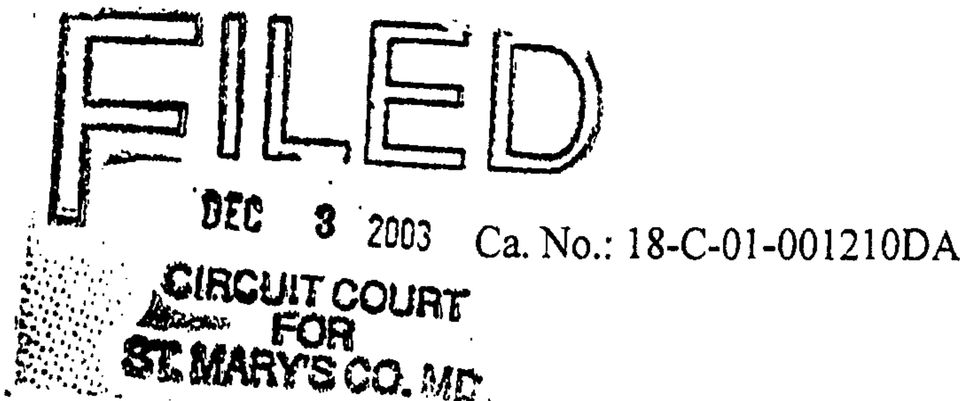
PATRICE A. PROCTOR

Plaintiff

v.

JOSEPH S. PROCTOR

Defendant



JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein and the hearing in front of the Master of Domestic Relations on November 10, 2003, it is this 3rd day of December, 2003, by the Circuit Court for St. Mary's County, Maryland,

ADJUDGED, ORDERED, AND DECREED, that the Plaintiff, PATRICE A. PROCTOR, be and she is hereby divorced absolutely from the Defendant, JOSEPH S. PROCTOR, it is further

ORDERED, that both parties hereby waives any claims against each other; and it is further,

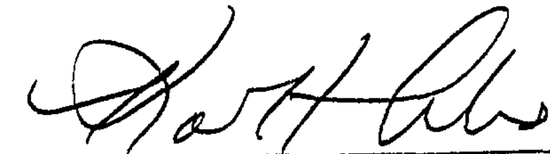
ORDERED, that both parties hereby waives any alimony claims against each other; and it is further

ORDERED, that the parties are to list the former marital home located at 39052 Cooney Neck Road, Mechanicsville, Maryland 20659 for sale immediately. That the Defendant will take the first twenty-five thousand (\$25,000.00) dollars from the proceeds, the remainder of the proceeds will be split between the parties equally; and it is further,

ORDERED, that the issue of child support and custody have previously been established through the Circuit Court for Calvert County and that court order shall remain in full force and

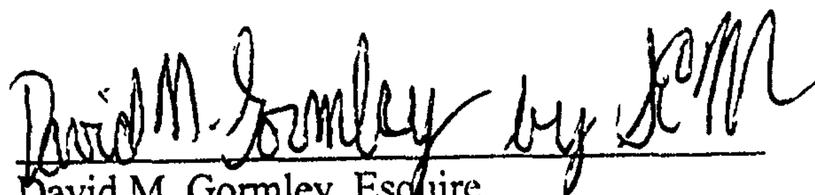
effect; and it is further

ORDERED, that the Plaintiff pay the costs of these proceedings as taxed by the Clerk of the Circuit Court for St. Mary's County.

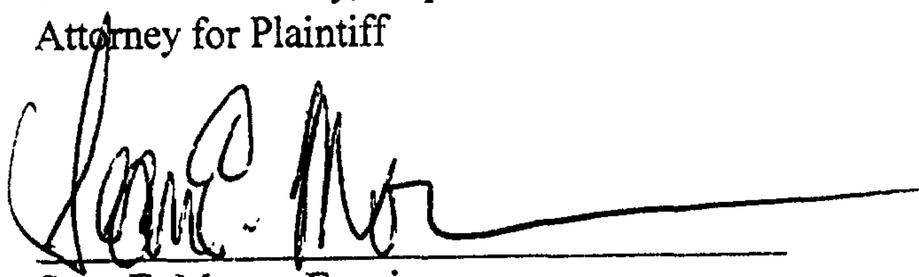


JUDGE

Approved as to content:



David M. Gormley, Esquire
Attorney for Plaintiff



Sean E. Moran, Esquire
Attorney for Defendant

Recommended by:


MASTER
12/1/03

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

KRISTA L. GATTON

*

Plaintiff

*

Vs.

*

Case No. CA-03-1023

JOSEPH T. GATTON, SR.

*

Defendant

*

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 18th day of December, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

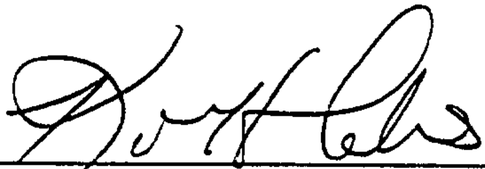
ORDERED, that the Plaintiff, KRISTA L. GATTON, be granted an absolute divorce from the Defendant, JOSEPH T. GATTON, SR.; and, it is further,

ORDERED, that the parties shall have joint legal and physical custody of their minor child, namely, Joseph T. Gatton, Jr., born March 25, 1993; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$37.50 by 4:30 p.m. on December 1, 2003; and, it is further,

RECORDED & INDEXED

ORDERED, that the Defendant pay a Master's fee of
\$37.50 by 4:30 p.m. on December 1, 2003.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

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

KATHLEEN E. MORGAN

*

Plaintiff

*

vs.

*

Case No. - 03-1032

RAY D. MORGAN

*

Defendant

*

* * * * *

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings and the testimony presented to the Examiner on November 7, 2003, it is this 18th day of December, 2003 by the Circuit Court for St. Mary's County, Maryland:

ORDERED, ADJUDGED, and DECREED that the Plaintiff, Kathleen E. Morgan, be and she is hereby granted an absolute divorce from the Defendant, Ray D. Morgan; and it is further

ORDERED, that the Plaintiff shall be restored to the use of her maiden name, Kathleen E. Detorie.



JUDGE

03-10-11 11:21

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

CHERYL METCALF

Plaintiff

vs.

STEPHEN METCALF

Defendant

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CASE NO. : 03-1230

03 FEB 23 PM 11:00

8800

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein and after review of the written testimony in this case, it is this 23rd day of December, 2003 by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, ADJUDGED and DECREED that the Plaintiff, CHERYL L. METCALF be and hereby is awarded an absolute divorce from the Defendant, STEPHEN T. METCALF; and it is further,

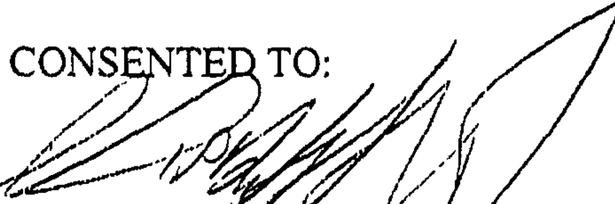
ORDERED, ADJUDGED and DECREED that the terms and conditions of the Separation and Property Settlement Agreement dated October 12, 2002, entered into by the parties be and hereby is incorporated, but not merged into this decree of absolute divorce; and it is further;

ORDERED, ADJUDGED and DECREED that the parties will share the joint legal custody of their minor child, PHILIP E. METCALF, date of birth, July 1, 1986; physical custody being awarded to the Defendant subject to the rights of reasonable and liberal visitation being awarded to the Plaintiff;

ORDERED, ADJUDGED and DECREED that the Plaintiff will not pay child support directly to the Defendant so long as she continues to provide in-kind support for the minor child as it currently exists between the parties. This is a downward deviation of approximately Twenty-two Dollars (\$22.00) per month inasmuch as the Maryland Child Support Guidelines

would call for child support in the amount of Two Hundred Seventy-two Dollars (\$272.00) per month and the in-kind support provided by the Plaintiff averages approximately Two Hundred Fifty Dollars (\$250.00) per month. This downward deviation and overall child support arrangement is in the best interest of the minor child inasmuch as the Plaintiff has only recently obtained employment, the parties have agreed to this arrangement since the date of their separation, the Plaintiff has maintained regular visitation with the minor child and pays for the visitation-related travel and the Plaintiff provides extensively for the minor child when he does visit with her including clothing and other material that the minor child can then bring back to his home for use throughout the year. Both parties acknowledge that child support according to the Maryland Child Support Guidelines shall be implemented should the present informal child support arrangement cease.

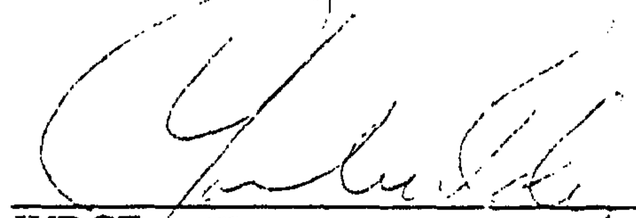
CONSENTED TO:



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



STEPHEN T. METCALF
Defendant, In Proper Person



JUDGE

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

JENNIFER REYNA

Plaintiff

vs.

LARRY KEITH REYNA

Defendant

FILED
DEC 23 2003
*
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

Case No: CA 03-1086

* * * * *

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings filed herein, and the testimony presented before a Standing Examiner of this Court on September 18th, 2003, it is this 23rd day of December, 2003, by the Circuit Court for St. Mary's County, Maryland,

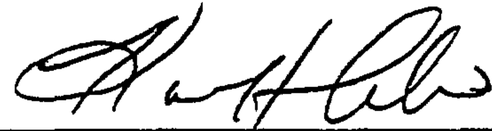
ORDERED that the Plaintiff, JENNIFER REYNA, is granted a Absolute Divorce from the Defendant, LARRY KEITH REYNA; and it is further

ORDERED that the parties be awarded joint legal custody of the minor children of the parties, namely Larry Keith Reyna, II born October 29th 1991, Miranda Lynne Reyna, born May 3rd 1993 and Justin Matthew Reyna born November 10th 1995, with primary residential custody to the Plaintiff and visitation to the Defendant as outlined in the parties' Addendum to Separation and Property Settlement Agreement dated the 8th day of September 2003; 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 Fourteen Hundred Dollars (\$1,400.00) each month and for the months of July and August, child support in the amount of Seven Hundred Dollars (\$700.00) shall be paid each month thereafter. Child support payments

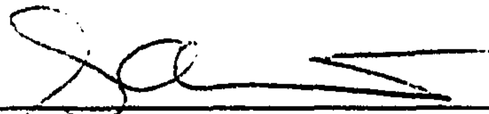
shall be payable on or before the first day of each and every month, and continuing until the minor children attain the age of eighteen (18) years of age, marries, dies or otherwise becomes emancipated. However, if at the time of termination by reason of age, the child has not yet completed secondary 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 support payments shall be paid directly to the Plaintiff; and it is further

ORDERED terms of the parties' Separation and Property Settlement Agreement, dated the 9th day of September 2002, except as modified in the Addendum and the terms of the parties' Addendum to Separation and Property Settlement Agreement dated the 8th day of September 2003 are incorporated and made part of, but not merged in, this Judgment of Absolute Divorce.

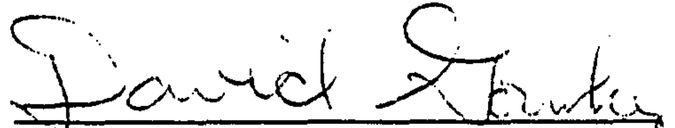


JUDGE, Circuit Court for
St. Mary's County, Maryland

APPROVED AS TO FORM:



SUE ANN LEWIS ARMITAGE
Attorney for Plaintiff



DAVID M. GORMLEY
Attorney for Defendant

12-5-14

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

BRIAN SCOTT COOPER

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Plaintiff

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v.

*

Case No. CA-03-811

REBECCA LEE COOPER

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Defendant

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* * * * *

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

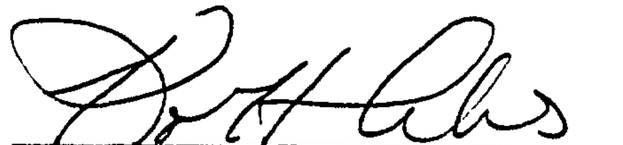
AMENDED DECREE OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the stipulation of the parties, and the documents filed in the above-captioned case, it is this 23rd day of December, 2003, by the Circuit Court for St. Mary's County, Maryland,

ORDERED, that the Plaintiff, BRIAN SCOTT COOPER, be and hereby is divorced absolute from the Defendant, REBECCA LEE COOPER, and it is further,

ORDERED, that the Separation and Property Settlement Agreement dated September 6, 2002, be and hereby is incorporated by not merged into this final divorce decree, and it is further,

ORDERED, that the Defendant, REBECCA LEE COOPER, is hereby restored to her maiden name of REBECCA LEE GOODE.


JUDGE

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

TONI BYRD DELGIUDICE

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Plaintiff

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Vs.

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Case No. CA-03-392

ANTHONY DELGIUDICE

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Defendant

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* * * * *

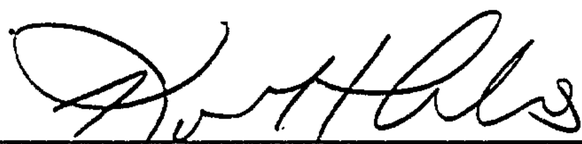
AMENDED JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Amended Report and Recommendations of the Master, it is this 17th day of December, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

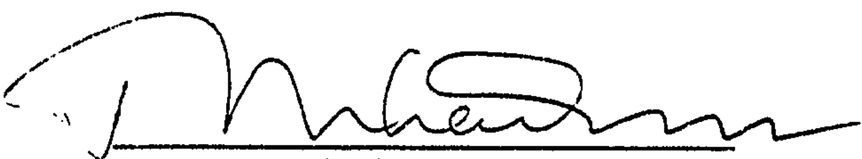
ORDERED, that the Plaintiff, TONI BYRD DELGIUDICE, be granted an absolute divorce from the Defendant, ANTHONY DELGIUDICE; and, it is further,

ORDERED, that the Plaintiff be and hereby is restored to her maiden name of TONI BYRD; and, it is further,

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


J U D G E

03 DEC 18 PM 12:58



Recommended by:
F. MICHAEL HARRIS, Master

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

STEVEN M. REECE
Plaintiff/Counter-Defendant

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v.

Case No.: 03-10

THERESA L. REECE
Defendant/Counter-Plaintiff

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings and testimony presented before Master Harris on October 29, 2003; and it is this 18th day of December, 2003 by the Circuit Court for St. Mary's County, Maryland, hereby

ORDERED, ADJUDICATED and DECREED that the Plaintiff/Counter-Defendant, Steven M. Reece, be and hereby is granted an absolute divorce from the Defendant/Counter-Plaintiff, Theresa L. Reece; and it is further,

ORDERED, that Michael V. Davis and Matthew M. Davey, attorneys for Plaintiff/Counter-Defendant and Defendant/Counter-Plaintiff, be and hereby are appointed trustees for the sale of the parties' marital home; and it is further,

ORDERED, that the trustees enter into an initial listing agreement with Beverly Aldridge of Coldwell Banker for a period of six (6) months; if the marital home is not sold within the six (6) month period, then the trustees will enter into a listing agreement with Century 21 of California, Maryland; and it is further

ORDERED, that the parties' personal property shall be divided in accordance with the list filed as Exhibit 1; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff, Theresa L. Reece, shall be restored her maiden name of Theresa Lynn Abell.

03 DEC 18 PM 12:57

Matthew M. Davey

MATTHEW M. DAVEY
Counsel for Defendant/Counter-Plaintiff

Michael V. Davis

MICHAEL V. DAVIS
Counsel for Plaintiff/Counter-Defencant

[Signature]

JUDGE

AS RECOMMENDED BY THE MASTER:

[Signature]

F. MICHAEL HARRIS 11/18/03

Liber 060 folio 015

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

ROBERT D. DHU

Plaintiff

v.

VALERIE Q. DHU

Defendant

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Case No. CA 02-448

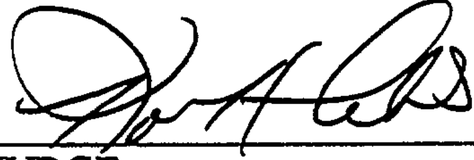
DECREE OF ABSOLUTE DIVORCE

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 11th day of December, 2003,

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

ORDERED that the Separation and Property Settlement Agreement dated September 26, 2003, be and hereby is incorporated but not merged into this final divorce decree, and it is further,

ORDERED that this Court shall retain jurisdiction to pass Qualified Domestic Relations Orders or other appropriate Court Orders to effect the division of retirement benefits as contemplated by the parties' Agreement.

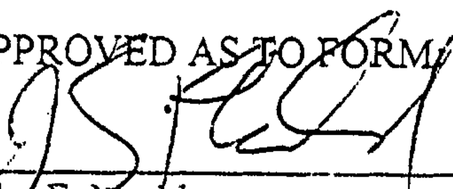


JUDGE

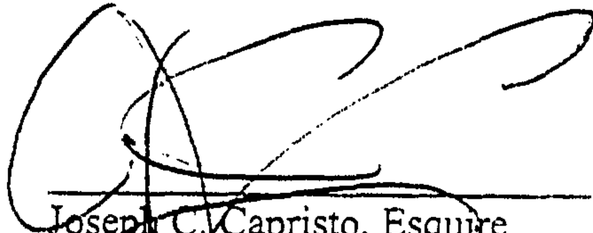
FILED
DEC 11 2003
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

DHU v. DHU - CASE NO. CA 02-448

APPROVED AS TO FORM



John F. Mudd
Mudd, Mudd & Fitzgerald, P.A.
P. O. Box 310
La Plata, Maryland 20646
301-934-9541
Attorney for Defendant



Joseph C. Capristo, Esquire
Harris & Capristo
23093 Three Notch Road
California, MD 20619
301-737-6330.
Attorney for Plaintiff

JFM/cw/DHU/11-20-03 Decree of Absolute Divorce/11.20.2003

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

ROSE FAYE CLARK *

*

Plaintiff/Counter-Defendant *

*

vs. * Case No.: CA-02-858

*

NICHOLAS CLARK *

*

Defendant/Counter-Plaintiff *

JUDGMENT OF ABSOLUTE DIVORCE

This matter having come before the Master for Domestic Relations on the 18th day of November, 2003, and testimony having been presented, it is thereupon this 5th day of December, 2003, by the Circuit Court for St. Mary's County, Maryland

DEC-5 1:45

ORDERED, that the Plaintiff, Rose Faye Clark, be and is hereby granted a Judgment of Absolute Divorce from the Defendant, Nicholas Clark, and it is further

RC
MP

ORDERED, that within ³⁰~~90~~ days, the Plaintiff shall refinance the existing mortgage on the real property known as 39416 Thomas Drive, Mechanicsville, Maryland 20659, to the end that the Defendant shall be released of any and all liability thereon, and it is further

ORDERED, that the Defendant shall sign a Deed transferring any and all interest which he may have in the real property known as 39416 Thomas Drive, Mechanicsville, Maryland 20659 to the end that Plaintiff shall be the sole owner of said real property. Defendant's counsel shall hold the Deed in trust until such time as the Plaintiff refinances the mortgage on the hereinabove described real property, at which time the Deed shall be delivered to the title company conducting the real property settlement, and it is further

ORDERED, that the Plaintiff shall pay directly to the Defendant the sum of \$ 400.00/100 to purchase Defendant's marital equity in the 1993 Nissan pick-up

RC
MP

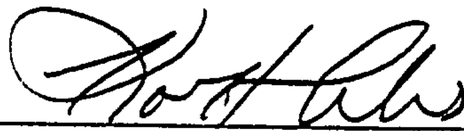
RC/11/11
10/11

truck and the 1994 Oldsmobile Achieva automobiles titled in the parties' joint names. Upon payment of \$ 400.00, the Defendant shall execute the Certificates of Title and Gift Certificates transferring his interest in said vehicles to the Plaintiff, to the end that the Plaintiff shall be the sole owner of said vehicles, and it is further

ORDERED, that each party hereby waives any and all claims for alimony, and it is further

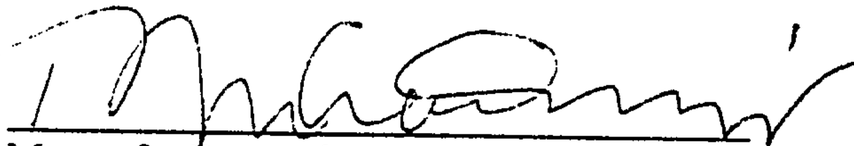
ORDERED, that all other marital property has been divided to the parties' mutual satisfaction, and it is further

ORDERED, that all other claims for relief be and are hereby denied.



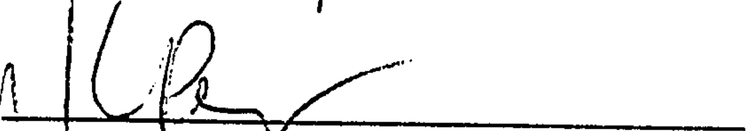
JUDGE

APPROVED AS TO FORM AND CONTENT:

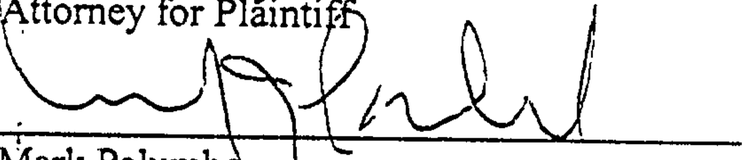


Master for Domestic Relations

Date: 11/18/03



Kevin Peregoy
Attorney for Plaintiff



Mark Palumbo
Attorney for Defendant

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

CHRISTINE W. BURROWES

Plaintiff

v.

PAUL S. BURROWES

Defendant

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Case Number: 02-1003

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings filed herein, the testimony taken, and the consent of the parties hereto, it is this 31st day of December, 2003 by the Circuit Court for St. Mary's County, Maryland,

03 DEC 29 PM 4:29

ORDERED that the Plaintiff, CHRISTINE W. BURROWES, is hereby awarded an absolute divorce from the Defendant, PAUL S. BURROWES, and it is further

ORDERED that the Defendant, PAUL S. BURROWES, shall pay to the plaintiff, CHRISTINE W. BURROWES, \$15,000 (fifteen thousand dollars) in nonmodifiable, rehabilitative alimony as follows:

- a. beginning January 1, 2004 the Defendant shall pay \$250 per month on or before the first of each month for a period of six months,
- b. for the next six months the Defendant shall pay \$300 per month on or before the first of each month, and
- c. thereafter the Defendant shall pay \$400 per month on or before the first of each month until paid in full, and it is further

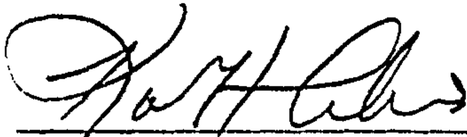
ORDERED, that the Defendant shall make a good faith effort to obtain a loan and pay the alimony awarded in a lump sum in lieu of the payments described herein, and that whether it is paid by the payments described or by lump sum it is to be considered alimony, and it is further

ORDERED that the Plaintiff is entitled to and shall receive a portion of the Defendant's military pension benefits as follows: Plaintiff's portion shall equal one half of the Defendant's accrued benefit multiplied by 71 months divided by the total number of months of service credited to the Defendant under the plan, and it is further

ORDERED that the Court shall retain jurisdiction in this matter for the purpose of issuing a Qualified Domestic Relations Order to distribute the Defendant's military pension benefits as described above, and it is further

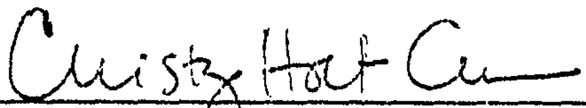
ORDERED that each party shall retain the personal property now in their possession as their sole and separate property with the exception of any family or personal photo albums which, if he has any, the Defendant shall return to the Plaintiff. The Plaintiff shall return her military identification card and sticker to the Defendant through her counsel by December 16, 2003.

Master

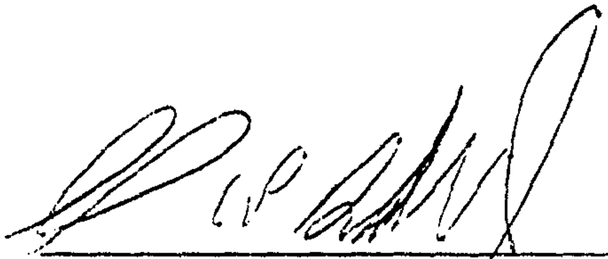


Judge

Consented to:



Christy Holt Chesser
Attorney for the Plaintiff



Samuel C.P. Baldwin
Attorney for the Defendant

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

IQBAL J. KARIM

*

Plaintiff

*

Vs.

*

Case No. CA-02-887

KARA C. KARIM

*

Defendant

*

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JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 3rd day of December, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, IQBAL J. KARIM, be granted an absolute divorce from the Defendant, KARA C. KARIM; and, it is further,

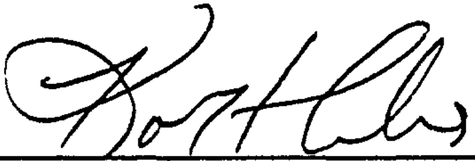
ORDERED, that this Honorable Court shall retain jurisdiction for the purposes of a Qualified Domestic Relations Order and/or a Qualified Retirement Court Order; and, it is further,

FILED
DEC 3 2003

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

LEER 0-5 0 FOLIO 022

ORDERED, that a hearing on the Defendant's interest in the Plaintiff's potential military retirement shall be held on December 1, 2003 at 9:00 a.m.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

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

MARY ALISSA MARTIN

*

Plaintiff

Vs.

FILED
DEC 2 2003

Case No. CA-03-570

DANIEL EDWARD MARTIN

DEC 2 2003

Defendant

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

* * * * *

AMENDED JUDGEMENT OF ABSOLUTE DIVORCE

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

ORDERED, that the Plaintiff, MARY ALISSA MARTIN, be granted an absolute divorce from the Defendant, DANIEL EDWARD MARTIN; and, it is further,

ORDERED, that the Plaintiff be awarded custody of the parties' minor child, namely, Brady P. Martin, born October 7, 1997, 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 \$651.00 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 the age of nineteen (19); and, it is further,

ORDERED, that the Defendant has accumulated child support arrearages in the amount of \$1,804.00 through September 22, 2003 which shall be repaid at the rate of \$163.00 per month effective October 1, 2003 and payable on the first day of the month thereafter until repaid in full; and, it is further,

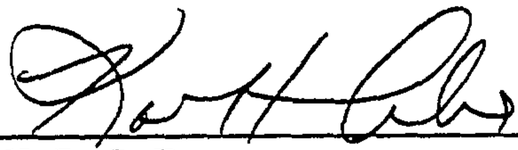
ORDERED, that all child support payments and child support arrearage payments shall be made through the Maryland Child Support Account, P.O. Box 17396, Baltimore, Maryland 21297-1396 by way of a wage lien; and, it is further,

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

Page 3 of 3 of Amended Judgment of Absolute Divorce
MARY ALISSA MARTIN vs. DANIEL EDWARD MARTIN
Civil Action Case No. CA-03-570

in the Defendant's not receiving notice of proceedings for
earnings withholding; and, it is further,

ORDERED, that the Plaintiff be and hereby is restored
to her maiden name of MARY ALISSA MAGEZ.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

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

MARK D. BAKER *

Plaintiff/Counter-Defendant *

vs.

* Case No. 18-C-03-000363 DA

SHARON A. BAKER *

Defendant/Counter-Plaintiff *

JUDGMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the pleadings filed herein and the oral testimony and exhibits presented and agreement placed on the record before the Master for Domestic Relations of this Court on December 15, 2003, it is thereupon, this 29th day of December, 2003, by the Circuit Court for St. Mary's County, Maryland,

ORDERED, that the Defendant/Counter-Plaintiff, Sharon A. Baker, be, and she is granted an absolute divorce from the Plaintiff/Counter-Defendant, Mark D. Baker; and it is further,

ORDERED, that the parties shall share the joint legal custody of their minor children, to wit: Korey M. Baker, born October 26, 1993; and Kassandra C. Baker, born November 19, 1997, with the Defendant/Counter-Plaintiff having primary physical custody of the minor children and Plaintiff/Counter-Defendant having reasonable and liberal visitation, at a minimum consisting of every other weekend, split holidays, two (2) weeks each summer, and one evening per week; and it is further,

03 DEC 24 2003 11:51 AM

ORDERED, that the Plaintiff/Counter-Defendant at all times shall provide the Defendant/Counter-Plaintiff with the residence address of the location where he is exercising visitation with the minor children; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff shall offer to the Plaintiff/Counter-Defendant the right of first refusal for care of the minor children when she and her mother are not able to provide for their care directly; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant shall pay child support for the minor children, in accordance with the Maryland Child Support Guidelines, in the amount of \$443.00 per month, beginning on the 1st day of January, 2004, and continuing each month thereafter until both children have either married, become self-supporting, died, or arrived at the age of eighteen years, or until graduation from high school, but not past the age of nineteen in any event; 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 this Order constitutes an immediate and continuing withholding order on all earnings of the Plaintiff/Counter-Defendant and that the Withholding Order be served immediately upon the Plaintiff/Counter-Defendant's employer; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant is required to notify the Court

within ten (10) days of any change of address or employment so long as he is obligated to pay child support, and failure to do so will subject him to a penalty not to exceed Two Hundred Fifty Dollars (\$250.00) and may result in his not receiving notice of proceedings for earnings withholding; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff shall maintain health insurance coverage on the minor children as long as it is available to her through her employer at reasonable cost; and it is further,

ORDERED, that the parties shall equally share any medical expenses, including dental, orthodontia, prescriptions and vision care, not covered by insurance; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant shall be entitled to receive one-half ($\frac{1}{2}$) of the monies in the Defendant/Counter-Plaintiff's Thrift Savings Plan, as of December 15, 2003; provided, however, that it shall be the responsibility of the Defendant/Counter-Plaintiff to make arrangements to roll over his monies into an appropriate tax-deferred plan of his own; and, in the event that there accrue any costs or expenses, including taxes and penalties, as a result of the transfer of monies to the Defendant/Counter-Plaintiff, all such costs and expenses are to be borne by him alone; and it is further,

ORDERED, that the Plaintiff/Counter-Defendant is entitled to receive one-half ($\frac{1}{2}$) of the marital portion of the Defendant/Counter-Plaintiff's retirement, if, as and

when she receives the same, in accordance with the Bangs formula, as modified, the term of marriage during which said benefits were acquired being from December 27, 1994, through December 15, 2003; and it is further,

ORDERED, that the parties shall equally divide the savings bonds they acquired during their marriage; and it is further,

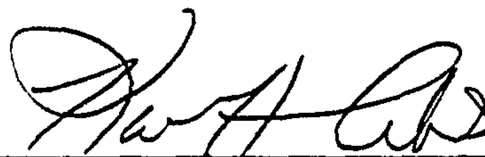
ORDERED, that the Plaintiff/Counter-Defendant may sell the golf cart which was given to the parties; and the proceeds of sale shall be equally divided by the parties, after deducting any reasonable costs of sale; and it is further,

ORDERED, that the Defendant/Counter-Plaintiff shall return the mantle clock and Toyota pick-up truck to the Plaintiff/Counter-Defendant; and it is further,

ORDERED, that each party shall keep any other personal property which is in his or her sole possession currently, free and clear from any demand from the other; and it is further,

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

ORDERED, that both parties shall pay a Master's fee of \$37.50 by 4:30 p.m. on December 15, 2003.



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

Recommended and approved:

Master for Domestic Relations

Date: _____

Approved as to form and content:

Jane M. Hauser
by Diana D. Donahue by direction

Jane M. Hauser
Attorney for Plaintiff/Counter-Defendant

Diana D. Donahue

Diana D. Donahue
Attorney for Defendant/Counter-Plaintiff

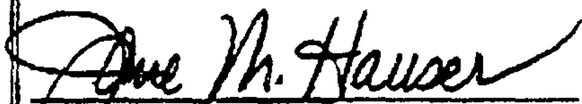
LIBER D 6 7 FOLIO 0 3 1

Recommended and approved:

Master for Domestic Relations

Date: _____

Approved as to form and content:



Jane M. Hauser
Attorney for Plaintiff/Counter-Defendant

Diana D. Donahue
Attorney for Defendant/Counter-Plaintiff

In The Circuit Court For St. Mary's County, Maryland

Mark D. Baker

vs Plaintiff

Sharon A. Baker

Defendant

Civil No. CA 03-363

WORKSHEET A - CHILD SUPPORT OBLIGATION: Sole Mother

Children	Date of Birth	Children	Date of Birth
Korey	10/26/1993		
Kassandra	11/19/1997		

	Mother	Father	Combined
1. Monthly Actual Income-Before Taxes	4042	1600	5642
a. Minus pre-existing child support payment actually paid			
b. Minus health insurance premium(if child included)	150		
c. Minus alimony actually paid			
d. Plus/minus alimony awarded in this case	0	0	
2. Monthly Adjusted Actual Income	3892	1600	5492
3. Percentage Of Shared Income	70.9	29.1	
Apply line 2 combined to Child Support Schedule			
4. Basic Child Support Obligation			1123
a. Work-Related Child care expenses Code FL,12-204(g)	400		400
b. Extraordinary Medical Expenses Code FL,12-204(h)			0
c. Additional Expenses Code FL,12-204(i)			0
5. Total Child Support Obligation			523
(Add lines 4,4a,4b,and 4c.)			
6. Each Parents Child Support Obligation			
(line 3 times line 5)	1080	443	
7. Recommended Child Support Order	0	443	
(Amount from line 6 for the non-custodial parent)			

Comments, calculations, or rebuttals to schedule or adjustments if non-custodial parent directly pays extraordinary expenses:

Prepared By: Diana D. Donahue, Attorney for Defenda

Date: 12/14/2003

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

MARCIE BLEVINS

Plaintiff/Counter Defendant

FILED
DEC 2 2003

vs.

RYAN BLEVINS

Defendant/Counter Plaintiff

CIRCUIT COURT FOR ST. MARY'S CO. MD. Case No: CA 03-620

JUDGMENT OF ABSOLUTE DIVORCE

THIS MATTER having come for a pre-trial on the 3rd day of November 2003 and upon consideration of the pleadings filed herein and by agreement of parties through counsel, it is this 2nd day of December, 2003 by the Circuit Court for St. Mary's County, Maryland, hereby

ORDERED that the Plaintiff/Counter Defendant, MARCIE BLEVINS, is awarded an absolute divorce from the Defendant/Counter Plaintiff, RYAN BLEVINS; and it is further

ORDERED that the Plaintiff/Counter Defendant shall retain sole possession of the marital home located at 22091 Victoria Circle, Great Mills, Maryland 20634. That in exchange for the interest of the marital property of the Defendant/Counter Plaintiff, the Plaintiff/Counter Defendant shall waive a) arrearages in child support as of October 31, 2003 (which are over \$10,000.00); b) the monies owed to the

Plaintiff/Counter Defendant's parents by both parties and c) her rights to Crawford

Credits. The Plaintiff shall sign any and all documentation necessary to effectuate the transfer of his interest to the Plaintiff; and it is further

transfer of his interest to the Plaintiff; and it is further

The Plaintiff shall sign any and all documentation necessary to effectuate said waiver of child support arrears.
4/3 JMK

ORDERED that Plaintiff/Counter Defendant shall pay to the Defendant/Counter Plaintiff the sum of ~~\$10,000.00~~ ^{\$12,500.00} from her Thrift Savings Plan, free and clear without taxes and penalty, in exchange for waiver by the Defendant/Counter Plaintiff of his interest in the Federal Employees Retirement System retirement, and the remaining balance of the Thrift Savings Plan of the Plaintiff/Counter Defendant. ^{(27) otherwise} ^{and except as provided herein}

The Plaintiff/Counter Defendant shall waive her rights to any retirement of the Defendant/Counter Plaintiff; and it is further

ORDERED that the parties are awarded joint legal custody of the minor children of the parties, namely, Taylor Blevins, born January 7, 1993; Luke Blevins, born April 4, 1996; Kylie Blevins, born May 23, 1997; Seth Blevins, born October 1st, 1999; and Joel Blevins, born May 3, 2001 with the primary physical custody to the Plaintiff/Counter Defendant, MARCIE BLEVINS and the Plaintiff/Counter Defendant shall have the final decision making should an impasse arise concerning the minor children of the parties; and it is further

ORDERED that the Defendant/Counter Plaintiff is granted bi-weekly visitation with the minor children of the parties, and the parties shall divide equally (50/50) transportation. Defendant/Counter Plaintiff shall have visitation with the children once a month if the Plaintiff/Counter Defendant provides all transportation. Holidays and summer visitation shall take precedent over regular visitation as follows:

A. Christmas: The parties shall alternate the two halves of Christmas Holiday:

1) Day out of school until Christmas Day at 1:00 p.m. with the Plaintiff/Counter Defendant odd years and the Defendant/Counter Plaintiff even years.

2) Christmas Day at 1:00 p.m. until January 1st at 6:00 p.m. with the Plaintiff/Counter Defendant even years and the Defendant/Counter Plaintiff odd years;

B. Thanksgiving: Wednesday before Thanksgiving at 6:00 p.m. to Thanksgiving Day at 4:00 p.m., with the Plaintiff/Counter Defendant odd years and the Defendant/Counter Plaintiff even years. Thanksgiving Day at 4:00 p.m. until the Friday after Thanksgiving at 6:00 p.m. with the Plaintiff/Counter Defendant even years and the Defendant/Counter Plaintiff odd years.

C. Federal Holidays: Shall be alternated. July 4th shall be from 10:00 a.m. on the 4th to 6:00 p.m. on the 5th and Easter Sunday (defined as 10:00 a.m. to 8:00 p.m.)

D. Mother's Day/Father's Day – spent with the respective parent.

E. Children's Birthday with Plaintiff/Counter Defendant.

F. Summer: Each party would receive two (2) exclusive weeks to have the children for vacation. Said dates shall be designated by each party on or before May 31st of each year. If conflict arises as to dates, the Defendant/Counter Plaintiff shall have first choice on odd years and the Plaintiff/Counter Defendant shall have first choice on even years; and it is further

ORDERED that, as it is the interest of the parties for the Defendant to remain eligible to participate in the Federal Employees Health Benefits at his sole cost, the Defendant is awarded an interest in the Plaintiff's federal retirement benefits, as set forth fully in the Court Order Acceptable for Processing, filed herewith.

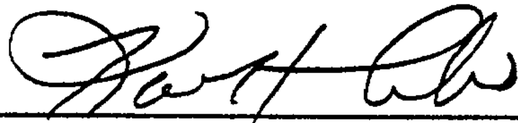
ORDERED that the Plaintiff/Counter Defendant shall retain possession of the Caravan and the Defendant/Counter Plaintiff shall waive any rights, title and interest in said vehicle; and it is further

ORDERED that each of the parties shall be responsible for their own individual debts; and it is further

ORDERED that the Plaintiff shall provide health insurance for the minor children if available through her employment at a reasonable cost. The parties shall divide (50/50) any uncovered medical expenses for the minor children; and it is further

ORDERED that both parties waive their rights to alimony from the other.

Said waiver is not modifiable by any Court of any jurisdiction.



JUDGE

AS RECOMMENDED BY THE MASTER:

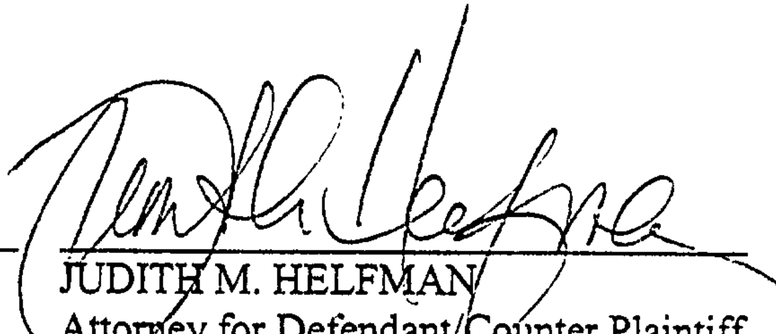


F. MICHAEL HARRIS 11/17/03

APPROVED AS TO FORM:



SUE ANN LEWIS ARMITAGE
Attorney for Plaintiff/Counter Defendant



JUDITH M. HELFMAN
Attorney for Defendant/Counter Plaintiff

CONSENTED TO:



MARCIE BLEVINS
Plaintiff/Counter Defendant



RYAN BLEVINS
Defendant/Counter Plaintiff

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

MELVIN T. HUFFMAN *

Plaintiff *

Vs. *

Case No. CA-03-631

JANET L. HUFFMAN *

Defendant *

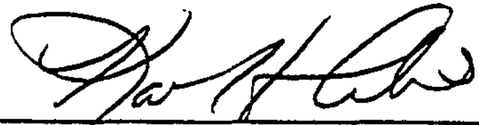
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JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 18th day of December, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, MELVIN T. HUFFMAN, be granted an absolute divorce from the Defendant, JANET L. HUFFMAN; and, it is further,

ORDERED, that the Plaintiff shall pay to the Defendant the sum of \$375.00 per month in indefinite alimony effective November 1, 2003 and payable on the first day of the month until such time as the Defendant dies, remarries or the Plaintiff dies.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

19:2110 31 030303

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

CATHERINE HELEN HOFFMAN

Plaintiff

Vs.

HENRY LEE HOFFMAN

Defendant

FILED

DEC 2 2003

Case No. CA-03-715

CIRCUIT COURT
FOR
ST. MARY'S CO.

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

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

ORDERED, that the Plaintiff, CATHERINE HELEN HOFFMAN, be granted an absolute divorce from the Defendant, HENRY LEE HOFFMAN; and, it is further,

ORDERED, that the Plaintiff pay a Master's fee of \$37.50 by 4:30 p.m. on November 18, 2003; and, it is further,

ORDERED, that the Defendant pay a Master's fee of \$37.50 by 4:30 p.m. on November 18, 2003.



J U D G E

Recommended by:
F. MICHAEL HARRIS, Master

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

DUANE D. HUTCHINSON

Plaintiff

vs.

BARBARA M. HUTCHINSON

Defendant

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*
*
*
*
*
*
*
*

Case No. 03-744

JUDGMENT OF ABSOLUTE DIVORCE

Upon consideration of the pleadings and the testimony taken before the standing examiner, it is this 23rd day of December, 2003 hereby

ORDERED that the Plaintiff, DUANE D. HUTCHINSON, is granted a Judgment of Absolute Divorce from the Defendant, BARBARA M. HUTCHINSON, and it is further

ORDERED that the Plaintiff shall tender payment of \$30,000.00 to the Defendant representing her share in the marital home and all other marital property, and it is further

ORDERED that the Defendant shall execute any and all documents, including but not limited to, deeds and/or mortgages to accomplish the transfer of ownership of the home to the sole property of the Plaintiff, and it is further

ORDERED that the Defendant shall execute and furnish copies of the document titled VA "Release of Liability in conjunction with any other documents associated with the VA Insured Loan ensuring the transfer of the VA Insured Loan to the Plaintiff, and it is further

ORDERED that all property on Schedule A, with the exception of the breadmaker and mixer which shall be retained as the sole property of the Plaintiff, shall be the sole property of the Defendant, with the Plaintiff relinquishing all right, title, and interest in said property, and it is further

03 DEC 23 PM 12:53

ORDERED that the Plaintiff shall execute all documents required to execute the intent of the previous paragraph, and it is further

ORDERED that all of said property in Schedule A shall be moved to a private storage unit, said cost to be paid by the Defendant, and it is further

ORDERED that the Plaintiff shall fedex the Defendant her jewelry and important papers (birth certificate, jewelry appraisals, etc.) to the Defendant at her address, and it is further

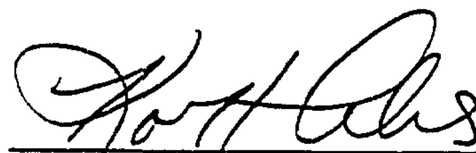
ORDERED that the parties shall make arrangements for the Plaintiff to pick up the truck in California upon the payment of the \$30,000.00 marital property settlement listed above, and it is further

ORDERED that the parties mutually waive alimony and any interest in the other party's retirement, and it is further

ORDERED that the Defendant agrees to continue to pay \$700.00 per month toward household expenses for the month of December 2003, unless the titling of the house becomes titled solely in the Plaintiff's name, and it is further

ORDERED that after December 2003, or earlier as stated above, the Defendant will cease to have any liability for the payment of the \$700.00 towards household expenses, and it is further

ORDERED that the parties agree that the Capitol Credit Account shall be switched to the Plaintiff solely.

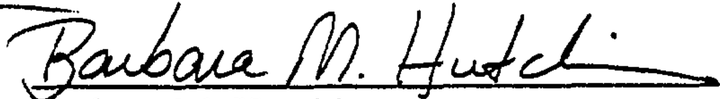


Judge

APPROVED AS TO FORM AND CONTENT:



Sean E. Moran, Esq.
Attorney for the Plaintiff



Barbara M. Hutchinson
Pro Se

03 DEC -1 PM 1:13

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

BETH ANNE POWELL *

Plaintiff *

Vs. *

Case No. CA-03-978

RICHARD ALAN POWELL *

Defendant *

* * * * *

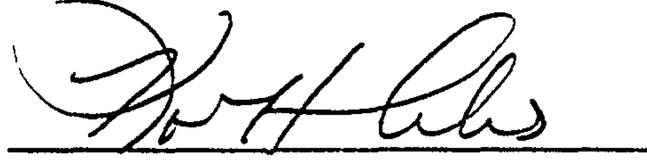
JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 1st day of December, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, BETH ANNE POWELL, be granted an absolute divorce from the Defendant, RICHARD ALAN POWELL; and, it is further,

ORDERED, that the Plaintiff be and hereby is restored to her maiden name of BETH ANNE CERNOCH; and, it is further,

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


J U D G E


Recommended by:
F. MICHAEL HARRIS, Master

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

CAITLIN WOOD

Plaintiff

Vs

MICHAEL WOOD

Defendant

FILED
DEC 2 2003
CIRCUIT COURT
FOR
ST. MARY'S CO. MD.

Case No. CA-03-1092

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

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

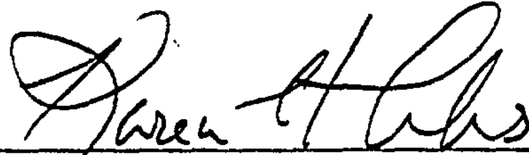
ORDERED, that the Plaintiff, CAITLIN WOOD, be granted an absolute divorce from the Defendant, MICHAEL WOOD; and, it is further,

ORDERED, that the parties shall have joint legal and physical custody of their minor children, Aaron Wood, born April 14, 1999, and Brooke Wood, born April 18, 2000; and, it is further,

60144

Page 2 of 2 of Judgment of Absolute Divorce
CAITLIN WOOD vs. MICHAEL WOOD
Civil Action Case No. CA-03-1092

ORDERED, that the Plaintiff pay a Master's fee of
\$75.00 on or before 4:30 p.m. on November 18, 2003.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

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

ROBERT JOHN CROWLEY, JR. *
Plaintiff *

Vs. * Case No. CA-03-1196

TAMMIE MARIE ANN CROWLEY *
Defendant *

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 5th day of December, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, ROBERT JOHN CROWLEY, JR., be and hereby is granted an absolute divorce from the Defendant, TAMMIE MARIE ANN CROWLEY; and, it is further,

ORDERED, that the Defendant be and hereby is restored to her maiden name of TAMMIE MARIE ANN LEBLANC; and, it is further,

ORDERED, that the Defendant pay a Master's fee of \$75.00 on or before 4:30 p.m. on November 10, 2003.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master

03 DEC -5 PM 1:13

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

LINDA M. CARPENTER

Plaintiff

vs.

Case No. 18-C-03-001273

DALE F. CARPENTER

Defendant

JUDGMENT OF ABSOLUTE DIVORCE

This matter standing ready for hearing and being duly submitted, the proceedings were, by the Court, read and considered, it is thereupon this 30th day of December, 2003, by the Circuit Court for St. Mary's County, Maryland

ORDERED, that the Plaintiff, Linda M. Carpenter, be and is hereby granted a Judgment of Absolute Divorce from the Defendant, Dale F. Carpenter, and it is further

ORDERED, that the terms and provisions of the Voluntary Separation and Property Settlement Agreement between the parties dated April 22, 2003 be and is hereby incorporated, but not merged into this Judgment, and it is further

ORDERED, that this Court reserves jurisdiction to enter the appropriate Qualified Domestic Relations Orders necessary to carry out the provisions of the parties' Voluntary Separation and Property Settlement Agreement.

[Handwritten Signature]

JUDGE
FILED
DEC 29 2003

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

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

MARY ALISSA MARTIN *

Plaintiff *

Vs. *

Case No. CA-03-570

DANIEL EDWARD MARTIN *

Defendant *

FILED

OCT 10 2003

CIRCUIT COURT
FOR
ST. MARYS CO. MD.

* * * * *

JUDGEMENT OF ABSOLUTE DIVORCE

UPON CONSIDERATION of the Report and Recommendations of the Master, it is this 10th day of October, 2003, by the Circuit Court for St. Mary's County, Maryland, hereby,

ORDERED, that the Plaintiff, MARY ALISSA MARTIN, be granted an absolute divorce from the Defendant, DANIEL EDWARD MARTIN; and, it is further,

ORDERED, that the Plaintiff be awarded custody of the parties' minor child, namely, Brady P. Martin, born October 7, 1997, 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 \$651.00 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

60/48

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 the age of nineteen (19); and, it is further,

ORDERED, that the Defendant has accumulated child support arrearages in the amount of \$1,804.00 through September 22, 2003 which shall be repaid at the rate of \$163.00 per month effective October 1, 2003 and payable on the first day of the month thereafter until repaid in full; and, it is further,

ORDERED, that all child support payments and child support arrearage payments shall be made through the Maryland Child Support Account, P.O. Box 17396, Baltimore, 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

601 49

Page 3 of 3 of Judgement of Absolute Divorce
MARY ALISSA MARTIN vs. DANIEL EDWARD MARTIN
Civil Action Case No. CA-03-570

in the Defendant's not receiving notice of proceedings for
earnings withholding.



J U D G E



Recommended by:
F. MICHAEL HARRIS, Master