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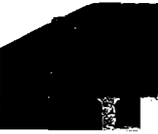
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DECREE OF DIVORCE

PAULA MURPHY WRIGHT

VS.

JOSEPH OWEN WRIGHT, JR.

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13862 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 13th day of October Anno Domini, one thousand nine hundred and eighty-three by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Paula Murphy Wright

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Joseph Owen Wright, Jr. the defendant

and further Ordered that she be restored the use of her maiden name, Paula Murphy.

And it is further Ordered, that the said Paula Murphy Wright pay the cost of the proceeding.

/s/ Charles E. Edmondson
Judge

TRUE COPY:
TEST: Philip S. Cannon CLERK

DECREE OF DIVORCE

ODESSA SHARP

VS.

REGINALD EDWARD SHARP

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13729 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 20th day of October Anno Domini, one thousand nine hundred and eighty-three by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said ODESSA SHARP

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from REGINALD EDWARD SHARP the defendant

And it is further Ordered, that the said Odessa Sharp pay the cost of the proceeding.

/s/ Charles E. Edmondson, Judge

TRUE COPY

TEST:

Philip S. Cannon

CLERK

I hereby consent to the foregoing Amended Decree of Divorce
A Vinculo Matrominii.

Mary Martha Graham
Mary Martha Graham
Complainant

John L. Norton, III
John L. Norton, III
Attorney for Complainant

Dwight William Graham
Dwight William Graham
Respondent

Naughton E. Richardson
Naughton E. Richardson
Attorney for Respondent

DECREE OF DIVORCE

ROBERT LARRY MEEKINS

 VS.

 SHERRY LEE MEEKINS

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity
 No. 13861 Chancery

 Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 24th day of October Anno Domini, one thousand nine hundred and eighty-three by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Robert Larry Meekins

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Sherry Lee Meekins the defendant and it is further,

ADJUDGED, ORDERED AND DECREED that the provisions of the "Voluntary Separation and Property Settlement Agreement" dated May7, 1982 and filed in this proceeding are incorporated, but not merged, into this Decree as if fully set forth herein.

And it is further Ordered, that the said Robert Larry Meekins pay the cost of the proceeding.

/s/ Charles E. Edmondson

/s/ Hugh Carter Vinson
 Attorney for Respondent

DECREE OF DIVORCE

EUGENE L. SKINNER

vs.

DEBOARH KAYE SKINNER

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13815 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 24th day of October Anno Domini, one thousand nine hundred and eighty-three by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Eugene L. Skinner

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Deborah Kaye Skinner the defendant

and it is further,

ADJUDGED, ORDERED AND DECREED that the terms and provisions of the Agreement of Separation dated August 18, 1983, and the Addendum To Agreement of Separation dated August 18, 1983, which are filed in these proceedings, are incorporated, but not merged, into this Decree and made a part hereof as if fully set forth herein.

And it is further Ordered, that the said Eugene L. Skinner

pay the cost of the proceeding.

/s/ John C. Nason, Esq.
Attorney for Deborah Kaye Skinner

/s/ Charles E. Edmondson, Judge

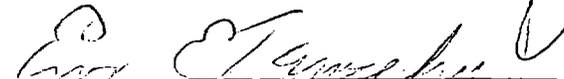
FOR AMENDMENT TO THIS DECREE SEE PAGE 180 OF THIS DOCKET.

SUZANNE FLEMING PHILLIPS WRIGHT	:	IN THE CIRCUIT COURT FOR
Petitioner	:	DORCHESTER COUNTY, MARYLAND
vs.	:	SITTING IN EQUITY
HAROLD LEONARD PHILLIPS	:	NO. 13671 CHANCERY
Respondent	:	

AMENDED DECREE

Upon consideration of the Joint Motion of the Petitioner and Respondent to amend the prior Decree filed in these proceedings, it is thereupon this 20th day of October, 1983, by the Circuit Court for Dorchester County, Maryland, In Equity, ADJUDGED, ORDERED AND DECREED, that the Decree issued on November 24, 1982, is hereby amended and modified as follows: the provisions of the "Addendum To Voluntary Separation And Property Settlement Agreement" filed in this cause are incorporated, but not merged, into this Decree as if fully set forth herein. In all other respects the prior Decree of this Court shall remain in full force and effect.


 Charles E. Edmondson
 Judge


 Emory E. Tamplin, Jr.
 Attorney for Petitioner


 Richard D. Harrington
 Attorney for Respondent

DECREE OF DIVORCE

JOSEPH SHOCKLEY BAKER

vs.

WANDA JO ANN BAKER

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13865 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 26th day of October Anno Domini, one thousand nine hundred and eighty-three by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said JOSEPH SHOCKLEY BAKER

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from JO ANN WANDA BAKER the defendant

And it is further Ordered, that the said Joseph Shockley Baker pay the cost of the proceeding.

/s/ Charles E. Edmondson

TIMOTHY ALLEN ADKINS : IN THE CIRCUIT COURT FOR
 vs. : DORCHESTER COUNTY, MARYLAND
 TINA MARIE ADKINS : IN EQUITY
 : CHANCERY NO. 13210
 ::

AMENDED DECREE OF DIVORCE A VINCULO MATRIMONII

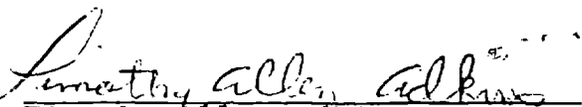
This case being considered:

That on July 22, 1981, the Circuit Court for Dorchester County, Maryland, in Equity, Adjudge, Ordered and Decreed that the said Timothy Allen Adkins; the above named Complainant, be and he was thereby DIVORCED A VINCULO MATRIMONII, from the said Tina Marie Adkins, Respondent, and

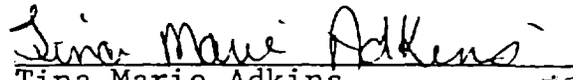
It is FURTHER ORDERED, ADJUDGED and DECREED this 26th day of October, 1983, (1) That Timothy Allen Adkins, is awarded the care, custody and control of the minor child of the parties, namely, Shannon Lee Adkins, (2) That Respondent shall have the right of reasonable visitation with the said minor child, (3) and the Complainant shall pay the Court costs herein.


 JUDGE

I hereby consent to the foregoing Amended Decree of Divorce A Vinculo Matrimonii.


 Timothy Allen Adkins,
 Complainant


 John L. Norton, III
 Attorney for Complainant


 Tina Marie Adkins
 Respondent

DECREE OF DIVORCE

CONNIE LEE INSLEY

 VS.

 HARRY B. INSLEY

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity
 No. 13509 Chancery

 Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 8th day of November Anno Domini, one thousand nine hundred and Eighty Three by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Connie Lee Insley

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from Harry B. Insley the defendant

IT IS FURTHER ADJUDGED, ORDERED AND DECREED, that the said Connie Lee Insley be, and she is hereby awarded the care and custody of the three minor children of the parties, namely, Martin Insley age 11, Danny Insley, age 10, and Tammy Insley, age 6, with reasonable rights of visitation to the said Harry B. Insley, And It Is Further Ordered that the said Harry B. Insley pay unto Connie Lee Insley the sum of Fifty Dollars (\$50.00), per week, per child, or a total of One Hundred Fifty Dollars (\$150.00), per week towards the care, maintenance and support of said children, And It Is Further Ordered that the said Harry B. Insley shall pay all medical and dental expenses of said minor children.

And it is further Ordered, that the said Respondent, Harry B. Insley pay the cost of the proceeding.

/s/ Charles E. Edmondson,
 JUDGE

TRUE COPY:
 TEST: Philip L. Connor Clerk

DECREE OF DIVORCE

CONRAD POWELL CARTER

VS.

DIANE HALLOWELL CARTER

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13867 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

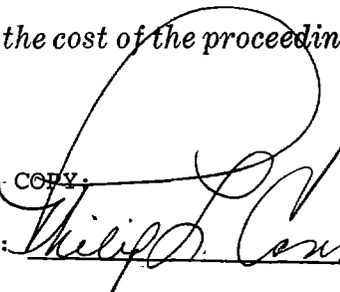
It is thereupon, this 8th day of November Anno Domini, one thousand nine hundred and Eighty Three by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said CONRAD POWELL CARTER

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from DIANE HALLOWELL CARTER the defendant

IT IS FURTHER ADJUDGED, ORDERED AND DECREED that the said Diane Hallowell Carter shall have the care and custody of the minor child of the parties, namely, Crystal Carter, with reasonable visitation rights afforded to the said Conrad Powell Carter, And Is Further Ordered that the said Conrad Powell Carter shall pay unto the said Diane Hallowell Carter the sum of Twenty-five Dollars (\$25.00) per week for the care, support, and maintenance of the minor child of the parties.

And it is further Ordered, that the said Conrad Powell Carter pay the cost of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:
TEST:  Clerk

ALFREDA MAE RICE
513 Robbins Street
Cambridge, MD. 21613

Plaintiff

v.

HARRY RICE
c/o Ivy Rice
928 Belgian Ave.--Apt. 3A
Baltimore, MD. 21218

Defendant

* IN THE CIRCUIT COURT

* FOR DOCHESTER COUNTY

* STATE OF MARYLAND

* EQUITY

* CHANCERY NO. 13855

* * * * *

DECREE OF DIVORCE

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered,

IT IS thereupon, this 9th day of November, 1983 by the Circuit Court for Dorchester County, sitting in Equity, ADJUDGED, ORDERED AND DECREED, that the said Alfreda Mae Rice, the above-named Plaintiff be, and she is hereby Divorced A Vinculo Matrimonii, from the Defendant Harry W. Rice.

AND IT IS FURTHER ORDERED, that the Plaintiff, Alfreda Mae Rice, pay the cost of this proceeding.

[Signature]
JUDGE

TRUE COPY :

[Signature] Philip L. Cannon, Clerk

JOANN DASHIELL ASPARAGUS
ATTORNEY AT LAW
302 MARKET ST.
CARTER BLDG., RM. 204
DENTON, MD. 21629

DECREE OF DIVORCE

HAZEL M. HOLLEY

VS.

ELWOOD EDWARD HOLLEY

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13733 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 17th day of November Anno Domini, one thousand nine hundred and eighty three by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Hazel M. Holley

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Elwood Edward Holley the defendant

and that the said Complainant, Hazel M. Holley, may resume her maiden name of HAZEL MARIE BRIGGS.

And it is further Ordered, that the said Hazel M. Holley pay the cost of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:

TEST: *Philip S. Connor* Clerk

DECREE OF DIVORCE

WILLIAM OTIS NEWCOMB

VS.

ANN MARIE NEWCOMB

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13853 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 1st day of December Anno Domini, one thousand nine hundred and eighty three by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said WILLIAM OTIS NEWCOMB

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from ANN MARIE NEWCOMB the defendant

and the Respondent, Ann Marie Newcomb, may have care and custody of the said minor child of the parties, namely, Amy Jean Newcomb, with reasonable visitation rights afforded the Complainant, William Otis Newcomb, and that your Complainant, William Otis Newcomb, may be Ordered to pay unto the Respondent, Ann Marie Newcomb, the sum of Thirty Dollars (\$30.00) per week as child support for said minor child, namely, Amy Jean Newcomb.

And it is further Ordered, that the said William Otis Newcomb pay the cost of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:

TEST: *Philip S. Cannon* Clerk

VELMA G. BROWN : IN THE CIRCUIT COURT FOR
 Complainant : DORCHESTER COUNTY, MARYLAND
 vs. : IN EQUITY
 PAUL ANDREW BROWN, SR. : NO. 13,562 CHANCERY.
 Respondent

DECREE OF DIVORCE

This cause standing ready for hearing and a hearing having come before this Court, the proceedings were by the Court heard and considered.

It is thereupon this *6th* day of December, Anno Domini, One Thousand Nine Hundred and Eighty Three, by the Circuit Court for Dorchester County, In Equity, Adjudged, Ordered and Decreed that the said Velma G. Brown, the above named Complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII from Paul Andrew Brown, Sr., the Respondent, and it is,

FURTHER ORDERED, ADJUDGED and DECREED that the said Velma G. Brown shall be awarded the care and custody of the minor child of the parties, namely, Paul Andrew Brown, Jr., with no support payments from the Respondent; with reasonable rights of visitation to the said Paul Andrew Brown, Sr. *subject to further Order.* And It Is Further Ordered that the home titled in the Complainant's name alone is her absolute property by gift and that the personal property therein is to be considered marital property with the right to the Complainant to use said family personal property until said minor child reaches the age of eighteen years.

And it is further Ordered, that the said Complainant pay the cost of this proceeding.

Walter D. Webster

Walter D. Webster
 Attorney for Respondent

John A. Smith
 JUDGE

MAURICE C. LEWIS
 Attorney-At-Law
 405 Dorchester Ave.
 Cambridge, Maryland
 Telephone 228-4614

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

CTW/bt 11/9/83

DONNA LYNN SAWYER	*	IN THE CIRCUIT COURT
Plaintiff	*	FOR DORCHESTER COUNTY,
vs.	*	MARYLAND
ROGER LEE SAWYER	*	
Defendant	*	CHANCERY NO. 13,869

* * * * *

DECREE OF DIVORCE

This cause standing ready for hearing, and being duly submitted, the proceedings were by the Court read and considered.

It is hereupon this 27th day of December, 1983, by the Circuit Court for Dorchester County, In Equity, ADJUDGED, ORDERED AND DECREED, that the said Donna Lynn Sawyer, the above-named Plaintiff, be, and she is hereby DIVORCED A VINCULO MATRIMONII, from Roger Lee Sawyer, the Defendant, and it is further,

ADJUDGED, ORDERED AND DECREED that the terms, provisions and conditions of the "Voluntary Separation and Property Settlement Agreement", filed in these proceedings as Exhibit 'B' be, and the same are hereby incorporated, but not merged into this decree, as if fully set forth herein, and it is further,

ADJUDGED, ORDERED AND DECREED, that the Defendant, Roger Lee Sawyer shall pay child support in the amount of \$25.00 per week per child to Donna Lynn Sawyer, as set forth in the "Voluntary Separation and Property Settlement Agreement", and it is further,

HENRY. HAIRSTON & PRICE
ATTORNEYS AT LAW
EASTON, MARYLAND

(COVER)

DECREE OF DIVORCE

ADJUDGED, ORDERED AND DECREED, that the Defendant, Roger Lee Sawyer, shall give Plaintiff, Donna Lynn Sawyer, at least 48 hours notice before exercising his visitation rights with the two minor children, and it is further,

ADJUDGED, ORDERED AND DECREED, that the Plaintiff, Donna Lynn Sawyer, pay the costs of this proceeding.


JUDGE

TRUE COPY :

TEST:  Clerk

And it is further Ordered, that the said.....
pay the cost of the proceeding.

DECREE OF DIVORCE

MILDRED McCLAIN JONES

VS.

O'NEAL JONES

In the Circuit Court
for Dorchester County
Maryland

In Equity

No. 13,875 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 12th day of December Anno Domini, one thousand nine hundred and eighty-three by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said MILDRED McCLAIN JONES

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from O'NEAL JONES the defendant

And it is further Ordered, that the said Mildred McClain Jones pay the cost of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY

TEST: Thiep R. Cannon Clerk

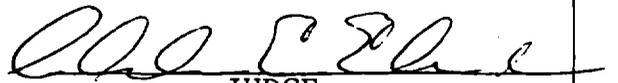
KATHY JEAN ANDREWS : IN THE CIRCUIT COURT FOR
 vs. : DORCHESTER COUNTY, MARYLAND
 DAVID WAYNE ANDREWS : IN EQUITY
 : CHANCERY NO. 13,747

.....
AMENDED DECREE OF DIVORCE VINCULO MATRIMONII

This case being considered:

That on September 9, 1983, the Circuit Court for Dorches-
 ter County, Maryland, in Equity, Adjudged, Ordered and Decreed that
 the said Kathy Jean Andrews; the above named Plaintiff, be and
 she was thereby DIVORCED A VINCULO MATRIMONII, from the said David
 Wayne Andrews, Respondent and

It is FURTHER ORDERED, ADJUDGED and DECREED this 12th day
 December, 1983, (1) The Plaintiff, Kathy Jean Andrews, is awarded
 the care, custody and control of the minor children of the parties,
 namely, David Wayne Andrews, Jr. and James Edward Andrews; (2)
 The Respondent shall pay to the Plaintiff the sum of Twenty
 Dollars (\$20.00), per week per child for support and maintenance
 of the said minor children until they attain age eighteen (18),
 marry, die, become self-supporting or are otherwise emancipated;
 (3) The Respondent shall have the right of reasonable visitation
 with the said minor children; (4) The Respondent shall provide
 Blue Corss-Blue Shield medical insurance coverage for the said
 minor children of the parties as long as he shall be obligated
 to provide support and maintenance for them; (5) and the Res-
 pondent shall pay the Court costs herein.


 JUDGE

We hereby consent to the foregoing Amended Decree of

JOHN L. NORTON, III
 ATTORNEY AT LAW
 CAMBRIDGE, MARYLAND
 228-7100

Divorce a Vinculo Matrimonii.

Kathy Jean Andrews
Kathy Jean Andrews, Plaintiff

Emory E. Tamplin, Jr.
Emory E. Tamplin, Jr.
Attorney for Plaintiff

David Wayne Andrews
David Wayne Andrews, Respondent

John L. Norton, III
John L. Norton, III
Attorney for Respondent

TRUE COPY :

TEST: Philip L. Cannon, Clerk

with said child. The husband shall have the child on all days that the wife works night relief at her place of employment. That the husband shall in any event have no less than eighteen (18) days visitation, including the alternating weekends and said night relief days, in any six-week cycle. That in the event said night relief days fall on the husband's alternating weekend, that an additional day shall be added for each day qualifying under both categories to be added at the end of the husband's term of visitation. The parties shall abide by the wife's six-week cycle now in effect as of the date of this decree without regard to the eighteen day guarantee, in that said schedule shall commence with the wife's next six week cycle schedule. On any day when the child is not attending school and a change of visitation is to occur, the transfer of visitation shall be accomplished in such a manner and at such a time to allow both of the parties to attend work. If neither parent is working on said days, then the transfer shall occur at 9 A.M. On any day when the child attends school the receiving parent shall receive the child upon the completion of the school day. Weekend visitation shall be defined as commencing from 5:30 P.M. Friday until 5:30 P.M. Sunday.

Holidays [i.e., Thanksgiving, Christmas Day, and Corey's birthday] are to be equally shared notwithstanding who might otherwise have physical custody on any such day. Christmas Day morning [until twelve noon] shall be spent with his mother, and Christmas afternoon [12:00 to 6:00] shall be with his father. The mother may designate which half of Thanksgiving Day and Corey's birthday are to be shared with the father. On Mother's Day and Father's Day, Corey shall be with the parent thus honored notwithstanding the regular schedule.

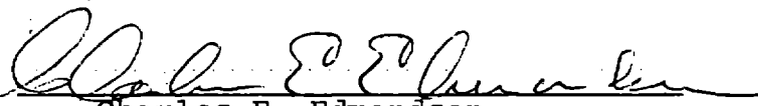
4. The parents shall share equally the child's medical expenses, Blue Cross and Blue Shield medical insurance shall be maintained for the child by the mother through her place of employment. The husband

shall contribute one-half of the premium unto the wife on a bi-weekly basis for said policy.

5. The wife shall pay to the husband the sum of \$17,650.00 representing the aggregate monetary award in adjustment of their marital property interests, both real and personal, and judgment is hereby entered for Robert T. Schubert and against Susan Marie Schubert for the sum of \$17,650.00.

6. The costs of these proceedings shall be shared equally by the parties.

All of such provisions pertaining to the minor child of the parties is subject to the further order of court.


Charles E. Edmondson

Judge

And it is further Ordered, that the said.....
pay the cost of the proceeding.

DECREE OF DIVORCE

CLIFFORD LEE HUDSON

VS.

ORA LEE HUDSON

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13,736 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 14th day of December Anno Domini, one thousand nine hundred and eighty-three by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said CLIFFORD LEE HUDSON

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from ORA LEE HUDSON the defendant

And it is further Ordered, that the said Complainant pay the cost of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:

TEST: Philip D. Connor Clerk

DECREE OF DIVORCE

RUDOLPH P. MENTASTI

VS.

KIMBERLY D. MENTASTI

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13949 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 16th day of December Anno Domini, one thousand nine hundred and eighty-three by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Rudolph P. Mentasti

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Kimberly D. Mentasti the defendant

And be it further ORDERED that the terms of the Separation Agreement dated October 13, 1983, be incorporated in this decree of divorce.

And it is further Ordered, that the said Rudolph P. Mentasti pay the cost of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY

TEST: Philip L. Connor Clerk

DECREE OF DIVORCE

VICKIE LEE ABBOTT

 Complainant

VS.

BRUCE ARTHUR ABBOTT

 Respondent

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity

No. 13,923 Chancery

----- Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 22nd day of December Anno Domini, one thousand nine hundred and eighty-three by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said VICKIE LEE ABBOTT

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from BRUCE ARTHUR ABBOTT the defendant

And it is further Ordered that the Separation and Property Settlement Agreement executed between the parties dated September 1st, 1983, is hereby incorporated in, but not merged into, this Decree, with custody of the minor child of the parties awarded to the Complainant as agreed therein.

And it is further Ordered, that the said Vickie Lee Abbott pay the cost of the proceeding.

/s/ Charles E. Edmondson,
 JUDGE

TRUE COPY:

TEST: Philip D. Connor Clerk

DECREE OF DIVORCE

PATRICIA COLLINS GLOVER
Complainant

VS.

DAVID C. GLOVER

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13,925 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 27th day of December Anno Domini, one thousand nine hundred and eighty-three by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said PATRICIA COLLINS GLOVER

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from DAVID C. GLOVER the defendant

And it is further Ordered that the Separation and Property Settlement Agreement executed between the parties dated December 23rd, 1982, is hereby incorporated in, but not merged into, this Decree, with custody of the minor children of the parties awarded to the Complainant as agreed thereon.

And it is further Ordered, that the said Patricia Collins Glover pay the costs of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:

TEST: *Philip D. Connor* Clerk

DECREE OF DIVORCE

 WILLIAM N. JONES

 VS.

 JILL L. JONES

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity
 No. 13950 Chancery

 Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 12th day of January Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said William N. Jones

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Jill L. Jones the defendant

and it is further,

ADJUDGED, ORDERED AND DECREED, that the provisions of the Agreement of Separation, together with the First Addendum and Second Addendum thereto, are incorporated, but not merged, into this Agreement as if fully set forth herein.

And it is further Ordered, that the said William N. Jones pay the cost of the proceeding.

/s/ Charles E. Edmondson

TRUE COPY:

TEST: Philip R. Cannon Clerk

DECREE OF DIVORCE

HELEN T. NICHOLAS

vs.

MICHAEL D. NICHOLAS

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13965 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 16th day of January Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said HELEN T. NICHOLAS

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from MICHAEL D. NICHOLAS the defendant

It is further Adjudged, Ordered and Decreed that the said Helen T. Nicholas shall have the care and custody of the two minor children, namely: MICHAEL D. NICHOLAS, JR., and JAMES T. NICHOLAS, with the right to the said Michael D. Nicholas to visit with and have the said children visit with him at all reasonable times. The said Michael D. Nicholas shall pay to Helen T. Nicholas for the support and maintenance of the aforesaid children the sum of one hundred dollars (\$100.00) per month per child until each child attains the age of 18 years, marries or becomes self-supporting.

It is further Ordered that the Marital Separation Agreement between the parties, dated December 1, 1982, be and the same is hereby incorporated in this Decree by reference.

And it is further Ordered, that the said HELEN T. NICHOLAS pay the cost of the proceeding.

/s/ L. Dale Burgmeier

/s/ Charles E. Edmondson, Judge

TRUE COPY:

TEST: Philip S. Carron Clerk

DECREE OF DIVORCE

Debra Kay Manning

 vs.

 Gregory Manning

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity
 No. 13911 Chancery

 Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 18th day of January Anno Domini, one thousand nine hundred and Eighty four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Debra Kay Manning

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Gregory Manning, the defendant

and the said Debra Kay Manning shall have the care and custody of their infant daughter, Jessica Ann Manning, and the said Gregory Manning shall pay the sum of \$25.00 per week for the said infant's support, through Bureau of Child Support Enforcement, Dept. of Social Services.

And it is further Ordered, that the said Debra Kay Manning pay the cost of the proceeding.

/s/ Charles E. Edmondson, Judge

TRUE TEST:

COPY Philip L. Cannon Clerk

DECREE OF DIVORCE

DAVID MARK CARRIER

VS.

SHIRLEY ROBBIN CARRIER

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13947 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 18th day of January Anno Domini, one thousand nine hundred and Eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said David Mark Carrier

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Shirley Robbin Carrier the defendant

and it is further,

ADJUDGED, ORDERED AND DECREED that the "Agreement of Separation" dated September 7, 1982, and all the provisions therein, which is filed in these proceedings, is incorporated, but not merged, into this decree and made a part hereof as if fully set forth herein.

And it is further Ordered, that the said David Mark Carrier pay the cost of the proceeding.

/s/ Charles E. Edmondson, Judge

TRUE TEST:

COPY Philip R. Carron Clerk

DECREE OF DIVORCE

SHIRLEY H. KOWARSCH

VS.

DIETER R. KOWARSCH

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13968 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 20th day of January Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Shirley H. Kowarsch

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from Dieter R. Kowarsch the defendant

and it is further,

ADJUDGED, ORDERED and DECREED that the "Agreement of Separation" dated March 16th, 1983 and all the provisions therein, which is filed in these proceedings, is incorporated, but not merged, into this decree and made a part hereof as if fully set forth herein.

And it is further Ordered, that the said Shirley H. Kowarsch

pay the cost of the proceeding.

/s/ Charles E. Edmondson, Judge

TRUE TEST:

COPY *Philip L. Carr* Clerk

DECREE OF DIVORCE

NANCY JANE HASTINGS

VS.

HAROLD RAY HASTINGS, JR.

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13942 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 20th day of January Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said NANCY JANE HASTINGS

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from HAROLD RAY HASTINGS, JR. the defendant

IT IS FURTHER ADJUDGED, ORDERED AND DECREED that the said NANCY JANE HASTINGS, shall be divorced A VINCULO MATRIMONII from the said HAROLD RAY HASTINGS, JR.; And It Is Further Ordered that the said NANCY JANE HASTINGS shall be awarded the care and custody of the minor child of the parties, namely, Bonnie Maria Hastings; And It Is Further Ordered that the said HAROLD RAY HASTINGS, JR. shall be ordered to pay a reasonable sum of Twenty-five Dollars (\$25.00) per week for the support, care and maintenance of the minor child of the parties, namely, Bonnie Maria Hastings, and pay any medical and dental bills for said child; And It Is Further Ordered that the said HAROLD RAY HASTINGS, JR., be granted reasonable rights of visitation concerning the minor child of the parties, namely, Bonnie Maria Hastings.

And it is further Ordered, that the said NANCY JANE HASTINGS pay the cost of the proceeding.

/s/ Charles E. Edmondson, Judge

TRUE TEST:

COPY *Philip L. Cannon* Clerk

DECREE OF DIVORCE

WENDY LYNN MARINE

VS.

FRED FRANCIS MARINE

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13891 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 20th day of January Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said WENDY LYNN MARINE

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from FRED FRANCIS MARINE the defendant

IT IS FURTHER ADJUDGED, ORDERED AND DECREED that the said WENDY LYNN MARINE, shall be divorced A VINCULO MATRIMONII from the said FRED FRANCIS MARINE; And It Is Further Ordered that the said WENDY LYNN MARINE can assume her maiden name of WENDY LYNN ABBOTT; And It Is Further Ordered that the said WENDY LYNN MARINE shall have other and further relief as this case may require.

And it is further Ordered, that the said WENDY LYNN MARINE pay the cost of the proceeding.

/s/ Charles E. Edmondson, Judge

DECREE OF DIVORCE

CHRISTY W. GONNEVILLE

VS.

ADRIAN GONNEVILLE

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13787 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 20th day of January Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said CHRISTY W. GONNEVILLE

"

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from ADRIAN GONNEVILLE the defendant

It is further Adjudged, Ordered and Decreed that the said CHRISTY W. GONNEVILLE shall have the care and custody of the two minor children, namely; CHRISTOPHER E. GONNEVILLE and BRIAN (NMN) GONNEVILLE with the right to the said ADRIAN GONNEVILLE to visit with and have the said children visit with him at reasonable times. It is further Ordered that the Separation Agreement between the parties, dated May 26, 1982, be and the same is hereby incorporated in this Decree by reference, but is not merged herein. The amount of child support to be paid by Adrian Gonnevillle to Christy W. Gonnevillle for the support of the said two minor children shall be determined at a later date requested by the said Christy W. Gonnevillle.

And it is further Ordered, that the said Christy W. Gonnevillle pay the costs of the proceeding.

/s/ Charles E. Edmondson
Judge

DECREE OF DIVORCE

ROBERT WINDSOR	}	In the Circuit Court for Dorchester County Maryland In Equity
VS.		No. 12118 Chancery
BRENDA ROSE WINDSOR		Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 26th day of January Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Brenda Rose Windsor, Cross-Complainant,

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Robert Windsor, Cross Respondent, the defendant

And it is further ADJUDGED, ORDERED and DECREED that the terms, provisions and conditions of the "Stipulation Agreement", dated January 19, 1978, are incorporated, but not merged into this Decree as if fully set forth herein, except as modified by the prior decree issued in this proceeding dated January 9, 1981, which shall remain in full force and effect.

And it is further Ordered, that the said Brenda Rose Windsor pay the cost of the proceeding.

/s/ Charles E. Edmondson

DECREE OF DIVORCE

ROLAND D. BURTON

VS.

JOAN M. BURTON

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13892 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 1st day of February Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said ROLAND D. BURTON,

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from JOAN M. BURTON, the defendant

And it is further Ordered, that the said Roland D. Burton pay the cost of the proceeding.

/s/ Charles E. Edmondson

DECREE OF DIVORCE

BEVERLY J. GEISLER

 Plaintiff

vs.

DARWIN DEANE GEISLER

 Defendant

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity

No. 13577 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 7th day of February Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said BEVERLY J. GEISLER

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from DARWIN DEANE GEISLER the defendant

And it is further Ordered that the Separation and Property Settlement Agreement executed between the parties dated February 3, 1984, is hereby incorporated in, but not merged into, this Decree, with custody of the minor child of the parties awarded to the Plaintiff as agreed therein, all subject to further Order of Court

And it is further Ordered, that the said Defendant pay the cost of the proceeding.

/s/ Alfred T. Truitt, Jr., Judge

TRUE COPY:

Philip L. Cannon

 Philip L. Cannon, Clerk

DECREE OF DIVORCE

JAMES D. FORESTER

VS.

SHIRLEY A. FORESTER

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13974 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 21st day of February Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said JAMES D. FORESTER

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from SHIRLEY A. FORESTER the defendant

And it is further Ordered, that the said JAMES D. FORESTER pay the cost of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:

TEST: *Philip D. Cross* clerk

DECREE OF DIVORCE

Charlotte Speare Thomas

VS.

Lynn Brinsfield Thomas, Sr.

In the Circuit Court for
Dorchester
Dorchester County
In Equity

No. 13,984 Chancery

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 22nd day of February Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for ~~Wisconsin~~ ^{Dorchester} County, In Equity, Adjudged, Ordered and Decreed, that the said Charlotte Speare Thomas the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from Lynn Brinsfield Thomas, Sr. the defendant.

IT IS FURTHER ORDERED, that the Agreement between the parties dated January 11, 1983, a copy of which is attached to Complainant's Bill of Complaint herein, be and the same is hereby approved and made a part of and incorporated in this Decree, having the same force and effect as if fully set forth herein.

And it is further Ordered, that the said Charlotte Speare Thomas pay the cost of this proceeding.


JUDGE

Received for Record _____ and recorded in the Divorce Records of Dorchester ~~Wisconsin~~ County in Liber A.J.S. No. _____, Folio _____

Philip L. Cannon
Clerk

TRUE COPY :

CR-14

 Clerk

DECREE OF DIVORCE

LINDA ANN ESKRIDGE

VS.

ROBERT LEROY ESKRIDGE, JR.

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity
 No. 13931 Chancery
 Term, 19

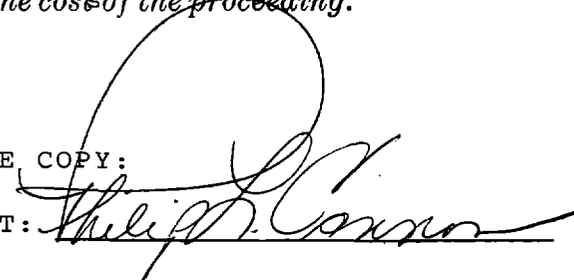
This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 22nd day of February Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Linda Ann Eskridge

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from Robert LeRoy Eskridge, Jr. the defendant

And it is further Ordered, that the said Linda Ann Eskridge pay the costs of the proceeding.

/s/ Charles E. Edmondson,
 JUDGE

TRUE COPY:
 TEST:  CLERK

DECREE OF DIVORCE

STEPHEN W. HADDAWAY

VS.

MARTHA ANN HADDAWAY

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13724 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 22nd day of February Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Stephen W. Haddaway

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Martha Ann Haddaway the defendant

And it is further Ordered, that the said Stephen W. Haddaway pay the cost of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:

TEST: *Philip D. Cox* clerk

IRIS B. NICHOLS	:	IN THE CIRCUIT COURT
Plaintiff	:	
	:	FOR DORCHESTER COUNTY
vs.	:	
	:	IN EQUITY
RONALD ALAN NICHOLS	:	Chancery No. 13951
Defendant	:	

DECREE OF DIVORCE

This cause standing ready for hearing and being duly submitted the proceedings were by the Court read and considered.

IT IS THEREUPON, this 29th day of February, 1984, by the Circuit Court for Dorchester County, In Equity, Adjudged, Ordered and Decreed that the said Iris B. Nichols, the above named Plaintiff, be and she is hereby DIVORCED AVINCULO MATRIMONII from the said Defendant, Ronald Alan Nichols.

AND IT IS FURTHER ORDERED, that the custody of the minor child, Paul Bond Nichols, is hereby granted to the said Plaintiff.

AND IT IS FURTHER ORDERED, that the said Defendant shall pay to the said Plaintiff, the sum of Thirty Dollars (\$30.00) per week for the support of the said minor child.

AND IT IS FURTHER ORDERED, that the said Defendant shall also pay such sum or sums when requested to do so by Plaintiff for a four (4) year college education (including a recognized trade school, technical school or similar institution) for the said minor child, Paul Bond Nichols.

AND IT IS FURTHER ORDERED, that the said Plaintiff shall pay the costs of this proceeding.

Alan E. Lane
JUDGE

Ronald Alan Nichols
Ronald Alan Nichols
APPROVED

TRUE COPY :

TEST: *Philip L. Cannon, Clerk*

H. RAY STEVENS
P.O. Box 346
306Market Street
Cambridge, Maryland 21613
Complainant

* IN THE CIRCUIT COURT FOR
* DORCHESTER COUNTY

vs.

* STATE OF MARYLAND

NANCY C. STEVENS
Route 1, Box 323
Cambridge, Maryland 21613
Respondent

* IN EQUITY
* NO. 13060 CHANCERY

* * * * *

CONSENT DECREE

Upon the foregoing Joint Petition For Modification Of Decree, it is thereupon ORDERED, ADJUDGED, AND DECREED this 2nd day of March, 1984, by the Circuit Court for Dorchester County, State of Maryland, in Equity that the Decree of Divorce passed by this Court in the within preceding on November 26, 1980 be and the same as hereby modified in that the terms and conditions of that certain Agreement of Modification entered into by and between the parties hereto on February, 5th, 1984 be and the same is hereby deemed incorporated into said prior decree passed by this Court.

Charles E. Edwards
JUDGE

The foregoing Consent Decree is hereby deemed satisfactory in form and in content to the undersigned parties:

Hubert H. Wright, IV
Hubert H. Wright, IV, Esq.
Attorney for H. Ray Stevens

H. Ray Stevens
H. Ray Stevens
Complainant

John C. Nason
John C. Nason, Esq.
Banks, Nason & Hickson, P.A.,
Attorneys for Nancy C. Stevens

Nancy C. Stevens
Nancy C. Stevens
Respondent

TRUE COPY :

TEST: *Philip L. Cannon, Clerk*

MARCIA W. FREDERIKSEN	:	IN THE CIRCUIT COURT
Plaintiff	:	
	:	FOR DORCHESTER COUNTY
vs.	:	
	:	MARYLAND
CHARLES N. FREDERIKSEN	:	
Defendant	:	Chancery No. 13939

DECREE OF DIVORCE

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 19th day of March, 1984, by the Circuit Court for Dorchester County, In Equity, Adjudged, Ordered and Decreed that the said Marcia W. Frederiksen, the above named Plaintiff, be and she is hereby DIVORCED AVINCULO MATRIMONII, from the Defendant, Charles N. Frederiksen.

AND IT IS FURTHER ORDERED that the Property Settlement and Separation Agreement between the parties dated January 31, 1983 is hereby incorporated in and made a part of this Decree, but the same is not merged herein;

AND IT IS FURTHER ORDERED that the Plaintiff, Marcia W. Frederiksen, be permitted to resume her maiden name of Marcia D. Williamson.

AND IT IS FURTHER ORDERED, that the said Marcia W. Frederiksen pay the cost of this proceeding.


JUDGE

TRUE COPY :

TEST: , Clerk

DECREE OF DIVORCE

TRUDY LYNN PAULETTE

VS.

CHARLES ERNEST PAULETTE

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13899 Chancery

March Term, 1984

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 18th day of April Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said TRUDY LYNN PAULETTE

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from CHARLES ERNEST PAULETTE the defendant

and it is further ORDERED, that the Voluntary Separation and Property Settlement Agreement dated July 19, 1982, filed herein, be incorporated and be made a part of the Decree herein with the exception that Charles Ernest Paulette not be required to complete payments on the 1982 Chevette automobile;

And it is further Ordered, that the said Trudy Lynn Paulette pay the cost of the proceeding.

/s/ Hubert H. Wright, IV

/s/ Charles E. Edmondson
Judge

TRUE COPY:

TEST *Philip S. Cannon* Clerk

DECREE OF DIVORCE

FRANCIS G. DAVIS, JR.

 VS.

 JUDY ANN DAVIS

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity
 No. 14033 Chancery

 March Term, 19 84

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 18th day of April Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Francis G. Davis, Jr.

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Judy Ann Davis the defendant

and it is further,

ORDERED that the terms of the "Stipulation Agreement" dated March 28, 1984, signed by the parties and filed in this proceeding are incorporated, but not merged, into this Decree and are made a part hereof.

And it is further Ordered, that the said Francis G. Davis, Jr. pay the cost of the proceeding.

/s/ Charles E. Edmondson
 Judge

TRUE COPY:

TEST *Philip L. Cannon* Clerk

CONNIE LEE INSLEY
Complainant

vs.

HARRY B. INSLEY
Respondent

: IN THE CIRCUIT COURT FOR
:
: DORCHESTER COUNTY, MARYLAND
:
: IN EQUITY
:
: NO. 13509 CHANCERY

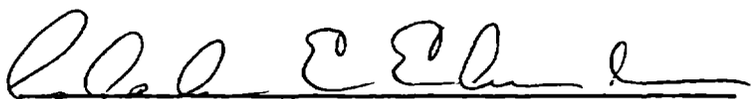
AMENDED DECREE

Upon consideration of the Petitions To Set Aside Or Revise Decree filed by each of the parties to this proceeding, and the agreement of the parties with respect to the matters at issue in this proceeding, it is thereupon this *19th* day of April, 1984,

ADJUDGED, ORDERED AND DECREED that the Decree issued on November 8, 1983, is hereby amended as follows:

HARRY B. INSLEY shall pay unto CONNIE LEE INSLEY the sum of Thirty-Three Dollars ^{and fifty cents} /(\$33.50) per week toward the support, care and maintenance of each of the minor children of the parties, he shall provide medical insurance through the Dorchester County Watermen's Association, or its equivalent coverage, and pay one-half of all necessary medical, dental and optical expenses not covered by such insurance, and he shall pay one-half the existing arrearages due by reason of said prior Decree, being \$475.00, which shall be paid at the rate of \$50.00 per month, commencing June 1, 1984, with the support payments herein provided being payable through the Child Support Enforcement Division of the Department of Social Services.

Except as modified herein the prior Decree dated November 8, 1983 shall remain in full force and effect.


Charles E. Edmondson
Judge

Maurice C. Lewis

Maurice C. Lewis
Attorney for Complainant

Richard D. Harrington

Richard D. Harrington
Attorney for Respondent

DECREE OF DIVORCE

JOSEPH DeLOATCH

VS.

MARY RACHEL DeLOATCH

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13596 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 19th day of April Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said JOSEPH DeLOATCH

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from MARY RACHEL DeLOATCH the defendant

AND IT IS FURTHER ORDERED that the Court reserves ruling on disposition of property. within 90 days from Feb. 27, 1984.

APPROVED FOR FORM:

/s/ Karen J. Gintling
Karen J. Gintling

And it is further Ordered, that the said Joseph DeLoatch pay the cost of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:

TEST: Philip L. Conn Clerk

DECREE OF DIVORCE

JOHN ROBERT DICKERSON, SR.

VS.

MARGARET N. DICKERSON

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 14006 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 25th day of April Anno Domini, one thousand nine hundred and four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said John Robert Dickerson, Sr.

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Margaret N. Dickerson the defendant

And it is further Ordered, that the said John Robert Dickerson, Sr. pay the cost of the proceeding.

/s/ Charles E. Edmondson, Judge

TRUE COPY:

TEST: Philip S. Coxson Clerk

WALTER RAY WINGATE : IN THE CIRCUIT COURT
 : FOR DORCHESTER COUNTY
 vs. : MARYLAND
 LILLIE MAE WINGATE MARINE : Sitting in Equity
 : No. 12688 Chancery

AMENDED DECREE OF DIVORCE

The above entitled matter having come on for hearing on the 16th day of April, 1984, before the Circuit Court for Dorchester County, Maryland, Sitting in Equity, both parties having been present and represented by counsel and testimony having been taken, it is by the said Court this 30th day of April, 1984,

ORDERED, ADJUDGED and DECREED that (1) the care, custody, and control of the minor children of the parties, namely, Michael Ray Wingate and Kathy Lynn Wingate is awarded to Lillie Mae Wingate Marine, subject to the further order of this Honorable Court, and your Complainant, Walter Ray Wingate, is awarded the right of visitation with the said minor children on the following times and occasions:

- a. Every other weekend, beginning the weekend of April 20, 1984 from Friday, 5 P.M. until Sunday, 7 P.M.;
- b. On alternate holidays of Thanksgiving, Christmas, Easter, July 4th and Labor Day beginning on July 4, 1984;
- c. A three (3) week period during summer vacation, and

IT IS FURTHER ORDERED, for purposes of visitation the said minor children shall be picked up and dropped off at the residence of Walter Ray Wingate's father, and

IT IS FURTHER ORDERED, that the aforesaid Walter Ray Wingate pay the sum of Ten Dollars (\$10) per child per week for a total of Twenty Dollars (\$20) per week for the support and maintenance of the minor children of the parties, said amount to be paid through the Support Division of the Department of Social Services;

AND the Complainant shall pay the costs of this proceeding.

Approved and

Consented to:

Lawrence G. Bohlen

Lawrence G. Bohlen
Attorney for Lillie Mae Marine

Michael J. Cooper

Michael J. Cooper
Attorney for Walter Ray Wingate

[Signature]
JUDGE

CHARLES W. MOYD * IN THE CIRCUIT COURT FOR
 vs. * DORCHESTER COUNTY, MARYLAND
 GLORIA LEE MOYD * IN EQUITY
 * NO. 13413 CHANCERY

DECREE OF DIVORCE

This cause standing ready for hearing, and being duly submitted, the proceedings were by the court read and considered.

It is hereupon this 12th day of May Anno Domini One Thousand Nine Hundred and Eighty-Four by the Circuit Court for Dorchester County, In Equity, Adjudged, Ordered and Decreed, that the said CHARLES W. MOYD, the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from GLORIA LEE MOYD, the Defendant and it is further Adjudged, Ordered and Decreed that the said GLORIA LEE MOYD shall have the care and custody of their minor son, WILLIAM BRANDON MOYD (born February 9, 1979) with the right to said CHARLES M. MOYD to see and visit said child and have said WILLIAM BRANDON MOYD to see and visit with him on alternating weekends, starting Friday, May 4, 1984, at 5:00 P.M. and ending Sunday evening at 6:00 P.M. and with said visitation continuing every other weekend thereafter at the same time until the said minor is eighteen years of age.

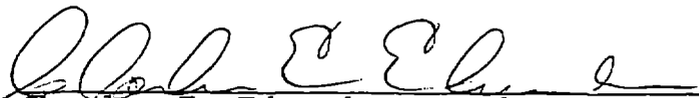
The said CHARLES W. MOYD shall have the right to have William Brandon Moyd visit with him for at least two consecutive weeks during the summer of each year and on alternate school vacation periods of Thanksgiving, Christman and Easter. Notwithstanding the language which allows visitation during alternating holiday vacation periods, the said William Brandon Moyd shall be allowed to remain with his mother on each Christmas Eve and Christmas Day during his minority.

The said Charles W. Moyd shall pay unto the Dorchester County Social Services Office for support of the said William Brandon

Moyd the cash sum of Thirty Dollars (\$30.00) per week; said payments shall continue to be paid until the said child shall reach the age of eighteen (18) years, is in the military service, marries, becomes self-supporting or otherwise emancipated, or dies, whichever shall first occur.

In addition to the child support payments hereinabove mentioned, the said Charles W. Moyd shall maintain adequate health insurance coverage on the said minor child until he attains eighteen years of age. It is further Adjudged, Ordered and Decreed that Charles W. Moyd shall be allowed to claim William Brandon Moyd as a dependent for income tax purposes; however, in the event that the Respondent pays in any calender year more than half of the support of the minor child and can prove same, she shall be allowed to claim the said child as a dependent for that year.

And it is further Ordered, that the said CHARLES W. MOYD pay the cost of this proceeding.


Charles E. Edmondson, Judge

DECREE OF DIVORCE

 KACIE MARIE HART

 VS.

 GARY MELVIN HART

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity
 No. 13975 Chancery

 Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 2nd day of May Anno Domini, one thousand nine hundred and eighty four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said KACIE MARIE HART

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from GARY MELVIN HART the defendant

It is further Ordered that the terms of the Separation and Property Settlement Agreement, dated November 21, 1983, be and the same are hereby incorporated in this Decree by reference, but the Agreement is not merged herein.

And it is further Ordered, that the said KACIE MARIE HART pay the cost of the proceeding.

/s/ Richard D. Harrington

/s/ Charles E. Edmondson, Judge

TRUE COPY
 TEST: Philip L. Cannon Clerk

DECREE OF DIVORCE

DONNA SPENCER COX, Complainant

VS.

EARL EDWARD COX, Defendant

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 14032 Chancery

March Term, 19 84

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 14th day of May Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said DONNA SPENCER COX

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from EARLE EDWARD COX the defendant

and that Complainant take back her maiden name of DONNA MAXINE SPENCER

And it is further Ordered, that the said Complainant pay the cost of the proceeding.

/s/ Charles E. Edmondson
Judge

TRUE COPY:

TEST Philip L. Cannon Clerk

DECREE OF DIVORCE

SUSAN M. PRITCHARD

VS.

WAYNE LEE PRITCHARD

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 14015 Chancery

March Term, 1984

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 14th day of May Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Susan M. Pritchard

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from Wayne Lee Pritchard the defendant

and it is further,

ADJUDGED, ORDERED AND DECREED that except as modified herein the terms and provisions of the Agreement of Separation filed in these proceedings are incorporated, but not merged, into this Decree, and are made a part hereof, with the modification, pursuant to the agreement of the parties, being that Wayne Lee Pritchard shall pay the sum of Twenty-Five Dollars (\$25.00) per week toward the support of the minor child of the parties, which shall be payable through the Child Support Enforcement Division of the Department of Social Services.

And it is further Ordered, that the said Susan M. Pritchard pay the cost of the proceeding.

/s/ Charles E. Edmondson
Judge

TRUE COPY:

TEST Philip S. Cannon Clerk

DECREE OF DIVORCE

JOYCE LEE BURTON

VS.

ROLAND LUTHER BURTON

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13985 Chancery

March Term, 19 84

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 14th day of May Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Joyce Lee Burton

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from Roland Luther Burton the defendant

And it is further Ordered, that the said Joyce Lee Burton pay the costs of the proceeding.

/s/ Charles E. Edmondson
Judge

TRUE COPY:

TEST Philip L. Cannon Clerk

DECREE OF DIVORCE

SHARON L. DIETRICK

 VS.

 TERRY L. DIETRICK

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity
 No. 14,016 Chancery

 Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 18th day of May Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Sharon L. Dietrick

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from Terry L. Dietrick the defendant

and it is further,
 ADJUDGED, ORDERED AND DECREED that the terms of the "Stipulation Agreement" dated April 11, 1984 and filed in this proceeding are incorporated, but not merged, into this Decree and are made a part hereof as if fully set forth herein.

And it is further Ordered, that the said Sharon L. Dietrick pay the cost of the proceeding.

/s/ Charles E. Edmondson,
 JUDGE

TRUE COPY:
 TEST:  Clerk

DECREE OF DIVORCE

PAUL A. STAGG

VS.

PATRICIA WHITAKER STAGG

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13954 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 21st day of May Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Paul A. Stagg

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Patricia Whitaker Stagg the defendant

and it is further ORDERED that the terms and conditions of the Voluntary Separation Agreement between the parties dated the 7th day of January, 1981, as amended by Amendment to Voluntary Separation Agreement dated May 14, 1984, be and the same are hereby made a part of and incorporated in this Decree, having the same force and effect as if fully set forth herein.

And it is further Ordered, that the said Paul A. Stagg pay the cost of the proceeding.

/s/ Hubert H. Wright, IV
Hubert H. Wright, IV
Attorney for Defendant

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:

TEST: Philip D. Cannon Clerk

the sum of Six Hundred Fifty Dollars (\$650.00) as one-half of all medical and dental expenses incurred by or on behalf of the said minor children of the parties to date of this Decree, such payment to be made on or before August 31, 1984; (5) that upon presentation of a copy of a statement or bill for such, the Respondent shall pay to the Complainant one-half ($\frac{1}{2}$) of the amount of all medical and dental expenses of the said minor children of the parties, over and above those which are covered by the medical insurance which the Complainant shall supply through her employment, however, the Complainant shall consult and confer with the Respondent before incurring any significant medical expenses on behalf of the said minor children not of an emergency nature before any such expenditures are made; (6) that each of the parties shall have the right to claim one of the children of the parties as a dependent for income tax purposes beginning with the tax year 1983; and it is further

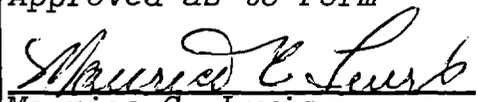
ORDERED, ADJUDGED and DECREED that the Respondent will contribute such sums of money for the various needs of the children as he may from time to time be able to afford; and it is further

ORDERED that the Complainant, Nancy L. Foxwell, pay the costs of this proceeding.



Charles E. Edmondson
Judge

Approved as to Form



Maurice C. Lewis
Attorney for Complainant

TRUE COPY :

TEST:  Clerk

DECREE OF DIVORCE

MARGARET HAMILTON DICKERSON

VS.

JOSEPH MARTIN DICKERSON

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 14059 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 29th day of May Anno Domini, one thousand nine hundred and eighty four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said MARGARET HAMILTON DICKERSON

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from JOSEPH MARTIN DICKERSON the defendant

AND IT IS FURTHER Ordered that Margaret Hamilton Dickerson be awarded the care and custody of the minor children of the parties, namely, Patricia Dickerson, Beverly Dickerson and Holly Dickerson, and it is further Ordered that the said Joseph Martin Dickerson shall pay to Margaret Hamilton Dickerson through the Bureau of Support Enforcement, Dorchester County, Department of Social Services, P.O. Box 217, Cambridge, Maryland, for the support and maintenance of said children until each child reaches the age of eighteen (18) years, dies, marries, or becomes self-supporting, whichever first occurs, the sum of Twenty Dollars (\$20.00) per week, per child, and it is further Ordered that Joseph Martin Dickerson, be granted reasonable rights of visitation concerning the minor children of the parties, namely, Patricia Dickerson, Beverly Dickerson and Holly Dickerson.

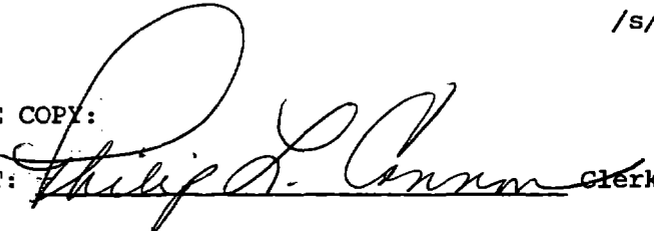
Approved for form:

/s/ Robert E. Farnell, III
Robert E. Farnell, III, Attorney for the Respondent

And it is further Ordered, that the said Margaret Hamilton Dickerson pay the cost of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:

TEST:  Clerk

DECREE OF DIVORCE

Ruby Jane Colbourne

 VS.

 Russell Delmas Colbourne, Jr.

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity
 No. 13581 Chancery

 Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 4th day of June Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Ruby Jane Colbourne

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Russell Delmas Colbourne, Jr. the defendant

and it is further ADJUDGED, ORDERED AND DECREED. (1) that the Complainant, Ruby Jane Colbourne, is awarded the care, custody and control of the minor children of the parties, namely, Russell Delmas Colbourne, III and Jesse Addison Colbourne; (2) that the Respondent, Russell Delmas Colbourne, Jr., is awarded reasonable visitation privileges with said minor children; (3) that the Respondent, Russell Delmas Colbourne, Jr. pay the sum of Twelve Dollars Fifty Cents (\$12.50) per week per child for the support and maintenance of said minor children until said child attains the age of eighteen (18) years marries, dies, becomes self-supporting, whichever shall first occur, said payments to be made through the Bureau of Support Enforcement; all of which is subject to further Order of Court.

And it is further Ordered, that the said Ruby Jane Colbourne pay the cost of the proceeding.

/s/ Charles E. Edmondson,
 JUDGE

TRUE COPY:

TEST: Thelma Cannon Clerk

DECREE OF DIVORCE

ROBERT R. HASTINGS, JR.

VS.

MARCIA LYNN HASTINGS

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 14010 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 4th day of June Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Robert R. Hastings, Jr.

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Marcia Lynn Hastings the defendant

and that the Agreement and Stipulation between the parties dated the 15th day of May, 1984, relative to the property rights of the parties, be and the same is hereby approved and made a part of and incorporated in this Decree, having the same force and effect as if fully set forth herein.

Approved for form:

/s/ George J. Goldsborough, Jr.
George J. Goldsborough, Jr.
Attorney for the Respondent and Cross Complainant

And it is further Ordered, that the said pay the cost of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:

TEST: [Signature] Clerk

DECREE OF DIVORCE

EARL H. GARDNER, JR.

 VS.

 PATRICIA LOUISE GARDNER

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity
 No. 14,025 Chancery

 Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 4th day of June Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Earl H. Gardner, Jr.

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Patricia Louise Gardner the defendant

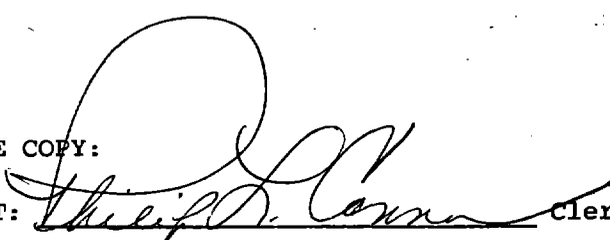
and it is further,

ADJUDGED, ORDERED AND DECREED that the terms of the "Voluntary Separation and Property Settlement Agreement" dated February 9, 1983, and the "Amendment to Voluntary Separation and Property Settlement Agreement" dated March 8, 1984 are incorporated, but not merged, into this Decree and made a part hereof as if fully set forth herein.

And it is further Ordered, that the said Earl H. Gardner, Jr. pay the cost of the proceeding.

/s/ Charles E. Edmondson,
 JUDGE

TRUE COPY:

TEST:  Clerk

DECREE OF DIVORCE

FRANCIS A. FISHER, III

VS.

REBECCA FISHER

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13921 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 8th day of June Anno Domini, one thousand nine hundred and Eighty Four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Francis A. Fisher, III

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Rebecca Fisher the defendant

IT IS FURTHER ADJUDGED, ORDERED AND DECREED that the said Rebecca Fisher be, and she is hereby awarded the care and custody of the minor child of the parties, namely, Marion Andre Fisher, age 11, with reasonable rights of visitation to the said Francis A. Fisher, III. And It Is Further ORDERED that the said Francis A. Fisher, III shall pay unto Rebecca Fisher through the Department of Social Services, Division of Child Support Enforcement the sum of Twenty Dollars (\$20.00), per week towards the care, maintenance and support of said child, all of which is subject to further order of this Court.

And it is further Ordered, that the said Complainant pay the cost of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:

TEST: Philip D. Conn Clerk

GERALDINE E. LAKE : IN THE CIRCUIT COURT FOR
 Complainant : DORCHESTER COUNTY, MARYLAND
 vs. : IN EQUITY
 LEROY HENRY LAKE : NO. 13985A CHANCERY.
 Respondent

DECREE OF DIVORCE

This cause having come up for hearing with all parties present and testimony there given, it is thereupon this *21st* day of *June*, in the year Nineteen Hundred and Eighty Four, by the Circuit Court for Dorchester County, Maryland, Sitting in Equity,

ORDERED, ADJUDGED and DECREED that the said Geraldine E. Lake, the above named Complainant, be and she is hereby Divorced A VINCULO MATRIMONII from Leroy Henry Lake, the Respondent, and it is further,

ORDERED, ADJUDGED and DECREED that Geraldine E. Lake, Complainant, shall have the care and custody of the four minor children of the parties, namely, Robin D. Lake, age 16 years, Leroy H. Lake, Jr., age 14 years, Bryant Lake, age 10 years and Marzel Lake, age 9 years, with reasonable rights of visitation to the said Leroy Henry Lake; and it is further,

ORDERED, ADJUDGED and DECREED that Leroy Henry Lake, Respondent, shall pay to the Department of Social Services, Bureau of Child Support Enforcement, the sum of Thirty Five Dollars (\$35.00), per week towards the care, maintenance and support of the four minor children of the parties; and it is further,

ORDERED, ADJUDGED and DECREED that Geraldine E. Lake shall pay the Sixty Five Dollars (\$65.00), outstanding court costs in these proceedings.

Charles E. Edmondson
 Charles E. Edmondson, Judge

 Leroy Henry Lake

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

MAURICE C. LEWIS
 Attorney-At-Law
 405 Dorchester Ave.
 Cambridge, Maryland
 Telephone 228-4614

DECREE OF DIVORCE

KIM ANDREW JACKSON
VS.
THERESA ANN ELBOURNE JACKSON

In the Circuit Court
for Dorchester County
Maryland
In Equity
No. 13363 Chancery
Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 20th day of June Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Kim Andrew Jackson

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from THERESA ANN ELBOURNE JACKSON the defendant

And it is further Ordered, that the said Kim Andrew Jackson pay the cost of the proceeding.

/s/ Charles E. Edmondson

TRUE COPY:

TEST: Philip A. Adams, Clerk

AMENDED DECREE OF DIVORCEORDER OF COURT

The foregoing Petition having been read and considered, it is thereupon this 22 day of June, in the year Nineteen Hundred and Eighty Four, by the Circuit Court for Dorchester County, Maryland, in Equity, ORDERED, that the Decree of Divorce be, and it is hereby Amended as follows:

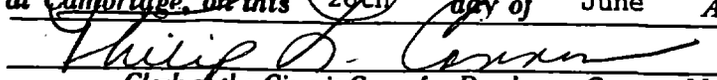
IT IS FURTHER ADJUDGED, ORDERED AND DECREED that the said Rebecca Fisher be, and she is hereby awarded the care and custody of the minor child of the parties, namely, Marion Andre Fisher, age 11, with reasonable rights of visitation to the said Francis A. Fisher, III, And It Is Further ORDERED that the said Francis A. Fisher, III shall pay unto Rebecca Fisher through the Department of Social Services of Queen Anne's County, Division of Child Support Enforcement the sum of Twenty Dollars (\$20.00), per week towards the care, maintenance and support of said child, all of which is subject to further order of this Court, And It Is Further Ordered that any arrearages accumulated in Dorchester County Bureau of Child Support Enforcement be cancelled and that the support case in Dorchester County Bureau of Child Support Enforcement be terminated.


JUDGE

MAURICE C. LEWIS
Attorney-At-Law

State of Maryland, Dorchester County, To-wit:

I hereby certify that the foregoing is a true copy of the Final Decree of Court, filed in the above cause, and recorded in Liber PLC NO. 17 folio 74 one of the record Books for Decrees in Divorce Proceedings of Dorchester County, Maryland.

IN TESTIMONY WHEREOF, I hereunto subscribe my name and affix the seal of the Circuit Court for Dorchester County, Maryland, at Cambridge, on this 26th day of June A. D., 19 84

Clerk of the Circuit Court for Dorchester County, Maryland

DECREE OF DIVORCE

FRANCES J. TRAVERS

VS.

JAMES EDWARD TRAVERS

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity
 No. 13582 Chancery
 Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 26th day of June Anno Domini, one thousand nine hundred and eighty four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Frances J. Travers

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from James Edward Travers the defendant

IT IS FURTHER ORDERED, that the Agreement between the parties dated July 23, 1981 with the Modification of February 23, 1984, relative to alimony, property rights, etc., be, and the same is hereby approved and made a part of and incorporated into this Decree, but is not merged herein.

AND IT IS FURTHER ORDERED, that the Defendant shall have custody of the minor child, James Edward Travers, Jr., pursuant to the terms of the aforesaid Separation Agreements.

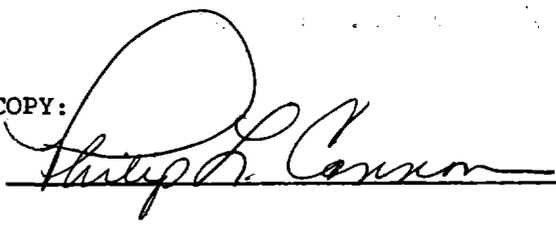
AND IT IS FURTHER ORDERED, that the Plaintiff pay unto the Defendant, the sum of Twenty Dollars (\$20.00) per week, as child support, pursuant to the terms of the aforesaid Separation Agreements.

AND IT IS FURTHER ORDERED, that the Plaintiff, Frances J. Travers, may resume the use of her maiden name, Frances Juanita Stubbs.

Approved as to form: /s/ Emory E. Tamplin
 Emory Tamplin, Esq.

And it is further Ordered, that the said Plaintiff pay the cost of the proceeding.

/s/ Charles E. Edmondson,
 JUDGE

TRUE COPY:
 TEST:  Clerk

DECREE OF DIVORCE

PAMELA S. PATCHETT

VS.

HOWARD WESLEY PATCHETT,

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13945 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 28th day of June Anno Domini, one thousand nine hundred and Eighty Four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Pamela S. Patchett

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from Howard Wesley Patchett, Jr. the defendant

IT IS FURTHER ADJUDGED, ORDERED AND DECREED that the said Pamela S. Patchett be, and she is hereby awarded the care and custody of the minor children of the parties, namely, Howard Wesley Patchett, III, age 22 months, and Ashley Nicole Patchett, age 8 months, And It Is Further Ordered that the said Howard Wesley Patchett, Jr. shall pay unto Pamela S. Patchett through the Bureau of Child Support Enforcement the sum of Twenty Dollars (\$20.00), per week, per child or a total of Forty Dollars (\$40.00) per week, towards the care, maintenance and support of said minor children, all of which is subject to further Order of this Court.

And it is further Ordered, that the said Respondent pay the costs of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:

TEST: Philip D. Connor Clerk

DECREE OF DIVORCE

CONNIE FOGLESONGER

VS.

JEFFREY FOGLESONGER

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity
 No. 13,874 Chancery
 Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 28th day of June Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said CONNIE FOGLESONGER

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from JEFFREY FOGLESONGER the defendant

AND IT IS FURTHER ORDERED that the Complainant, CONNIE FOGLESONGER, be granted the care and custody of the parties' minor child, namely, JEFFREY FOGLESONGER, JR. with reasonable visitation rights to the Respondent, JEFFREY FOGELSONGER; and it is further,

ORDERED that the Respondent pay child support through the Dorchester County Division of Family Support in the amount of Fifteen Dollars (\$15.00) per week, and it is further,

ORDERED that the Respondent be granted all right, title and interest to all property now titled in his name or in his possession; and, further

ORDERED that the Complainant be granted all right, title and interest to all property now titled in her name or in her possession.

And it is further Ordered, that the said Complainant pay the cost of the proceeding.

/s/ Charles E. Edmondson,
 JUDGE

TRUE COPY:
 TEST:  Clerk

DECREE OF DIVORCE

LOIS M. JOHNSON

VS.

WAYNE JOHNSON

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 14060 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 9th day of July Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said LOIS M. JOHNSON

Plaintiff
the above named ~~complainant~~ be, and she is hereby DIVORCED A VINCULO MATRIMONII, from
WAYNE JOHNSON the defendant

And it is further Ordered that the terms, covenants and conditions of the Voluntary Separation and Property Settlement Agreement executed between the parties dated July 30, 1981, is hereby incorporated in, but not merged into, this Judgment, with custody of the minor child of the parties awarded to the Plaintiff as agreed therein.

And it is further Ordered, that the said Lois M. Johnson pay the cost of the proceeding.

/s/ Donald Johnson
Donald Johnson, Attorney for Defendant

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:

TEST: Philip R. Conn Clerk

13169

DECREE OF DIVORCE

LORRAINE T. SMITH

VS.

ARNIE L. SMITH

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13,169 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 9th day of JULY Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said LORRAINE T. SMITH

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from ARNIE L. SMITH the defendant

And it is further Ordered, that the said Complainant pay the cost of the proceeding.

/s/ Charles E. Edmondson
JUDGE

TRUE COPY :

TEST: Philip L. Cannon, Clerk

JUDGMENT
~~ORDER~~ OF DIVORCE

ELEANOR ELOIS JACKSON

VS.

CHARLES LEON JACKSON

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13946 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 9th day of July Anno Domini, one thousand nine hundred and Eighty-Four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Eleanor Elois Jackson

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from CHARLES LEON JACKSON the defendant

IT IS FURTHER ADJUDGED, ORDERED AND DECREED that the said Eleanor Elois Jackson be, and she is hereby awarded the care and custody of the minor child of the parties, namely, Altivia Jackson, age 17 years, with reasonable rights of visitation to the said Charles Leon Jackson, And It Is Further Ordered that the said Charles Leon Jackson shall pay unto Eleanor Elois Jackson through the Division of Child Support Enforcement the sum of Thrity Five Dollars (\$35.00), per week towards the care, maintenance and support of said child; And It Is Further Ordered that the Respondent pay \$300.00 towards counsel fees, pay Court Costs in this proceeding, all of which is subject to further order of this Court.

And it is further Ordered, that the said Respondent pay the cost of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:

TEST: *Theresa L. Conn* clerk

DECREE OF DIVORCE

-----EDWARD CARROLL THOMAS-----
 VS.
 -----CATHERINE A. THOMAS-----

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity

No. 14081 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 9th day of July Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Edward Carroll Thomas

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Catherine A. Thomas the defendant

and it is further ORDERED that the terms of the Separation Agreement between the parties hereto dated May 18, 1984, and filed herein, are hereby incorporated by reference.

And it is further Ordered, that the said Edward Carroll Thomas pay the cost of the proceeding.

/s/ Charles Ed. Edmondson
 JUDGE

TRUE COPY :

TEST: Philip L. Cannon, Clerk

JUDGMENT
~~DECREE~~ OF DIVORCE

Richard M. McAllen

VS.

Deborah R. McAllen

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 14053 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 11th day of July Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Richard M. McAllen

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Deborah R. McAllen the defendant

and that custody of Jason Miles McAllen shall be in Deborah R. McAllen, except as it is necessary for Defendant, from time to time, to temporarily assign such custody to Salvatore and Ann Reale, maternal grandparents, for the purpose of compliance with regulations of the Caroline County Board of Education, and that Richard Miles McAllen shall have reasonable visitation with said minor child.

And it is further Ordered, that the said Richard M. McAllen

pay the cost of the proceeding.

/s/ T. Henley Graves
T. Henley Graves

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:

TEST: Philip D. Cox Clerk

DECREE OF DIVORCE

-----SYLVIA ROBINSON BURT-----
 VS.
 -----JAMES ARTHUR BURT-----

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity
 No. 14110 Chancery
 -----Term, 19-----

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 17th day of July Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said SYLVIA ROBINSON BURT

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from JAMES ARTHUR BURT the defendant

IT IS FURTHER ORDERED, that the Separation and Property Settlement Agreement between the parties dated June 10, 1983 be made a part of and incorporated in this Decree, having the same force and effect as if fully set forth herein.

IT IS FURTHER ORDERED, that the Plaintiff, Sylvia Robinson Burt be and she is hereby granted the care and custody of Jamie L. Burt, Minor child of the parties, with child support and maintenance payments, visitation rights of the Defendant, and all other agreements pertaining to minor child in accordance with the terms of and as more fully set forth in the said Agreement.

And it is further Ordered, that the said Plaintiff, Sylvia Robinson Burt pay the cost of the proceeding.

/s/ Charles E. Edmondson, Judge

TRUE COPY:

TEST: Philip L. Cannon
 Philip L. Cannon, Clerk

DECREE OF DIVORCE

Wendy C. Richardson

VS.

Robert H. Richardson

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 13,702 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 20th day of July Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Wendy C. Richardson

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from Robert H. Richardson the defendant

And It Is Further Ordered, that the Separation and Property Settlement Agreement of the parties dated May 9, 1984, which is filed in these proceedings be incorporated in this Decree, not having merged herewith, and shall survive the passage of same.

Approved As to Form:

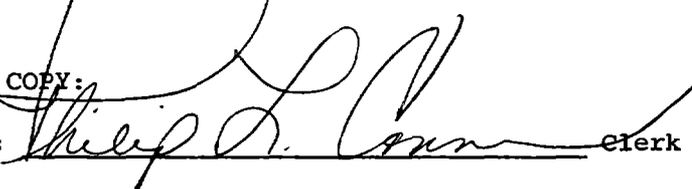
/s/ George J. Goldsborough, Jr.
George J. Goldsborough, Jr.

/s/ Russell C. Dashiell, Jr.
Russell C. Dashiell, Jr.

And it is further Ordered, that the said Complainant pay the cost of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:

TEST:  Clerk

JUDGMENT
~~DEGREE~~ OF DIVORCE

VICKIE ANN NORTH

VS.

DONALD DAVIS NORTH

In the Circuit Court
for Dorchester County
Maryland
In Equity
No. 14007 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

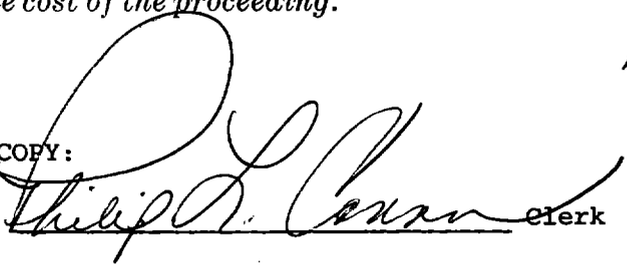
It is thereupon, this 23rd day of July Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said VICKIE ANN NORTH

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from Donald Davis North the defendant

and it is further Adjudged, Ordered and Decreed that the provisions of the Voluntary Separation and Property Settlement Agreement executed by the parties on February 18, 1983, be and are incorporated in this Decree. It is further Ordered that Respondent's visitations with his minor child shall not interfere with his studies or jeopardize his health or welfare.

And it is further Ordered, that the said VICKIE ANN NORTH pay the cost of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:
TEST:  Clerk

JUDGMENT
~~DEGREE~~ OF DIVORCE

PRISCILLA HARRIS

VS.

NATHANIEL L. HARRIS

In the Circuit Court
for Dorchester County
Maryland
~~In Equity~~

No. 13645 Chancery

----- Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 24th day of July Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity,

Adjudged, Ordered and Decreed, that the said Priscilla Harris

Plaintiff
the above named complainant, and he is hereby DIVORCED A VINCULO MATRIMONII, from
Nathaniel L. Harris *the defendant*

It is further ORDERED the Plaintiff, Priscilla Harris, is hereby granted custody of the minor child, Nadine Rosalie Harris, with reasonable visitation rights to the Defendant.

And it is further Ordered, that the said Priscilla Harris

pay the costs of the proceeding.

Approved as to form:
/s/ Sidney S. Campen

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY:

TEST: Philip A. Cox Clerk

JUDGMENT
DECREE OF DIVORCE

LOUISE F. ISENBERG

VS.

CHARLES F. ISENBERG

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 14075 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 27th day of July Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Louise F. Isenberg

plaintiff
the above named ~~complainant~~ be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Charles F. Isenberg the defendant

and it is further ORDERED that the terms and conditions of the Voluntary Separation and Property Settlement Agreement between the parties dated the 14th day of April, 1984, be and the same are hereby made a part of and incorporated in this Judgment of Divorce, having the same force and effect as if fully set forth herein.

And it is further Ordered, that the said Louise F. Isenberg pay the costs of the proceeding.

/s/ Charles E. Edmondson,
JUDGE

TRUE COPY

TEST:  Clerk

JUDGMENT
~~DEGREE~~ OF DIVORCE

WILLIAM CLARK BRADLEY

VS.

JOYCE ANN BRADLEY

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 14064 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 17th day of August Anno Domini, one thousand nine hundred and Eighty Four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said William Clark Bradley

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from JOYCE ANN BRADLEY the defendant

IT IS FURTHER ADJUGED, ORDERED AND DECREED that the said Joyce Ann Bradley shall be awarded the care and custody of the minor children of the parties, namely, James David Bradley, born April 5, 1967 and Christine M. Bradley, born August 12, 1972, with reasonable rights of visitation to the said William Clark Bradley, And it is further Ordered that the said William Clark Bradley shall pay unto Joyce Ann Bradley the sum of One Hundred Dollars (\$100.00), per week, per child or a total of Two Hundred Dollars (\$200.00), per week for said minor children towards the care, maintenance and support of said children until they reach the age of eighteen, become emancipated or self-supporting; And It Is Further Ordered that the Voluntary Separation and Property Settlement Agreement be, and it is hereby incorporated in, but not merged into this Judgment.

And it is further Ordered, that the said Plaintiff

pay the cost of the proceeding.

/s/ Donald Johnson,
Judge

TRUE COPY:

TEST: Philip A. Chan Clerk

JUDGMENT
DEGREE OF DIVORCE

NANCY C. WHEATLEY

VS.

WILLIAM ROBERT WHEATLEY

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 14051 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 20th day of August Anno Domini, one thousand nine hundred and Eighty Four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Nancy C. Wheatley

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from William Robert Wheatley the defendant

And It Is Further Ordered that the Separation Agreement executed between the parties dated October 27, 1982, is hereby incorporated in, byt not merged into this Judgment.

And it is further Ordered, that the said Defendant pay the costs of the proceeding.

/s/ Donald F. Johnson,
JUDGE

TRUE COPY:

TEST: Philip D. Connor Clerk

JUDGMENT
~~DECREE~~ OF DIVORCE

JAMES WILLARD BROHAWN

VS.

SHIRLEY FAYE BROHAWN

In the Circuit Court
for Dorchester County
Maryland
In Equity
No. C0035 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 27th day of August Anno Domini, one thousand nine hundred and Eighty Four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said James Willard Brohawn

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Shirley Faye Brohawn the defendant

And it is further Ordered, that the said Plaintiff pay the costs of the proceeding.

/s/ Donald F. Johnson,
JUDGE

TRUE COPY:

TEST: *Philip P. Couser* Clerk

JUDGMENT
~~DECREE~~ OF DIVORCE

WILLIAM DAVID BOWERS, SR.

VS.

MARY LOUISE BOWERS

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 14111 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 31st day of August Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said William David Bowers, Sr.

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Mary Louise Bowers the defendant

AND IT IS FURTHER ORDERED:

That the Voluntary Separation and Property Settlement Agreement dated May 25, 1984 be made a part of the Judgment of Divorce.

And it is further Ordered, that the said Plaintiff

pay the cost of the proceeding.

/s/ Maurice C. Lewis
Attorney for Defendant

/s/ Donald F. Johnson
Judge

TRUE COPY:

TEST: Philip S. Cannon

JUANITA ELIZABETH JONES : IN THE CIRCUIT COURT FOR
 Complainant : DORCHESTER COUNTY, MARYLAND
 vs. : IN EQUITY
 FREDERICK DOUGLAS JONES : NO. 12988 CHANCERY.
 Respondent

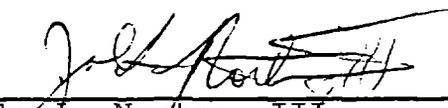
JUDGMENT
DECREE OF DIVORCE

This cause standing ready for hearing, and a hearing having come before this Court, the proceedings were by the Court heard and considered.

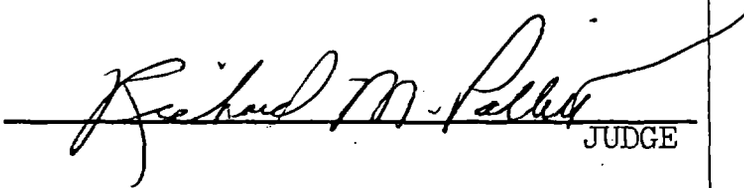
It is thereupon this 27th day of August, Anno Domini One Thousand, Nine Hundred and Eighty Four, by the Circuit Court for Dorchester County, In Equity, Adjudged, Ordered and Decreed that the said Juanita Elizabeth Jones, the above named Complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from Frederick Douglas Jones, the Respondent, and it is

FURTHER ORDERED, ADJUDGED and DECREED that the real property located in Philadelphia, Pennsylvania, the house trailer in Vienna, Maryland and the land upon which it is located, all of which is owned jointly by the parties hereto, is hereby Ordered to be sold. John L. Norton, III and Maurice C. Lewis are appointed Trustees for the purpose of selling the property. The proceeds derived therefrom after the payment of all encumbrances thereon are to be divided equally between the parties, and it is

FURTHER ORDERED, that the costs of these proceedings will be divided equally.



 John L. Norton, III
 Attorney for Respondent



 JUDGE

MAURICE C. LEWIS
 Attorney-At-Law
 405 Dorchester Ave.
 Cambridge, Maryland
 Telephone 228-4614

TRUE COPY :
 TEST:  Clerk

JUDGMENT
~~DECREE~~ OF DIVORCE

LYNDA SARELLE DUVALL
Route 2, Box 3B
Hurlock, Md. 21643
PLAINTIFF

VS.

JAMES E. DUVALL
200 Thompson Street
Hurlock, Maryland 21643
DEFENDANT

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 14101 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 31st day of August Anno Domini, one thousand nine hundred and Eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said LYNDA SARELLE DUVALL

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from the defendant

AND IT IS FURTHER ORDERED that the custody of the minor child of said parties, viz., DAVID MATTHEW DUVALL, be and is hereby awarded to the Plaintiff, LYNDA SARELLE DUVALL, with the right, however, of the Defendant, JAMES E. DUVALL, to visit said child and to have said child visit with him. on reasonable occasions.

AND IT IS FURTHER ORDERED that the Defendant pay to the Plaintiff the sum of TWENTY-FIVE DOLLARS (\$25.00) per week for the support and maintenance of the said DAVID MATTHEW DUVALL until said child reaches the age of Eighteen (18).

AND IT IS FURTHER ORDERED that the Plaintiff may resume her maiden name of LYNDA SARELLE PAGE.

And it is further Ordered, that the said Plaintiff pay the cost of the proceeding.

/s/ Donald F. Johnson,
JUDGE

TRUE COPY:

TEST: Philip R. Connor Clerk

ROBINA KENNEDY MCALLEN
Plaintiff

VS

MALCOLM WEBSTER MCALLEN
Defendant

* IN THE CIRCUIT COURT FOR
* DORCHESTER COUNTY, MARYLAND
*
* NO. 13381 CHANCERY

AMENDED JUDGMENT OF DIVORCE

This cause standing ready for hearing, and being duly submitted; the proceedings were by the Court read and considered.

It is hereupon, this 31st day of August, Nineteen Hundred Eighty-four (1984), by the Circuit Court for Dorchester County, Adjudged, Ordered and decreed, that the said decree in the above captioned matter is hereby amended as follows, pursuant to an Agreement and Stipulation filed in said case.

1. That the visitation rights of the Defendant as regards the minor child of the parties, namely, Ryan Webster McAllen, shall be specifically set forth in that the said Defendant shall have the said minor child on the first (1st) and third (3rd) week-ends of every month; commencing at 7:00 p.m. Friday evenings and ending at 6:00 p.m. on Sunday evenings. The following holidays will be alternated between the parents, the Plaintiff and the Defendant, respectively, beginning with the Defendant, to wit: New Year's Day, Good Friday, Easter, Memorial Day, July 4th, Labor Day, Thanksgiving and Christmas Day. During the summer months when the said minor child is not in school, the Defendant may have the said minor child for two weeks which shall correspond with the Defendant's vacation.

2. That the Defendant's amount paid to the Plaintiff for the care, support, and maintenance of the minor child of the parties, namely, Ryan Webster McAllen, be increased from Fifty Dollars (\$50.00) per week to Seventy-five (\$75.00) per week.

3. That all other matters set forth in the Decree of Divorce A VINCULO MATRIMONII of January 4th, 1982, shall remain the same.

Approved as to form:


E. Thomas Merryweather, Esquire

Judge

HUGH CARTER VINSON
ATTORNEY AT LAW
409 HIGH STREET
CAMBRIDGE, MD 21613

TRUE COPY:
(307) 229-1180

TEST:  Clerk

DECREE OF DIVORCE

GARY W. MIDDLETON

VS.

JANET L. MIDDLETON

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 14072 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 14th day of September Anno Domini, one thousand nine hundred and Eighty Four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Gary W. Middleton

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Janet L. Middleton the defendant

IT IS FURTHER ADJUDGED, ORDERED AND DECREED that the said Janet L. Middleton is hereby awarded the care and custody of the minor child of the parties, namely, Jamie Oliver Middleton, born August 12, 1976, with reasonable rights of visitation to the said Gary W. Middleton, And It Is Further Ordered that the said Gary W. Middleton shall pay unto the said Janet L. Middleton through the Bureau of Child Support Enforcement the sum of Forty Dollars (\$40.00), per week towards the care, maintenance and support of said minor child until said child reaches eighteen years, marries, dies, or becomes emancipated; And It Is Further Ordered that Gary W. Middleton shall pay one-half (1/2) of the medical and prescription expenses of said minor child over and above coverage by insurance; And It Is Further Ordered that the Separation Agreement be, and is hereby incorporated in, but not merged into this Judgment; (Addendums erroneously referred to in Bill of Complaint do not exist); And It is Further Ordered that Janet L. Middleton be, and she is hereby allowed to resume the use of her maiden name, Janet Lea Towers, all of which provisions as to said minor child are subject to further Order of this Court.

And it is further Ordered, that the said Plaintiff

pay the cost of the proceeding.

/s/ Conrad L. McCulley
Attorney for Defendant

/s/ Donald F. Johnson,
JUDGE

TRUE COPY:

TEST: Philip D. Cannon Clerk

DECREE OF DIVORCE

CARL EDWARD JACKSON

VS.

MARY LOUISE JACKSON

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 14030 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 21st day of September Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said CARL EDWARD JACKSON

Plaintiff
the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from
MARY LOUISE JACKSON the defendant

AND IT IS FURTHER ORDERED that the Plaintiff, CARL EDWARD JACKSON, shall have the care, custody and control of the minor child of the parties, CARL EDWARD JACKSON, JR.

And it is further Ordered, that the said Carl Edward Jackson pay the cost of the proceeding.

/s/ Donald F. Johnson,
JUDGE

TRUE COPY:

TEST: Philip L. Conna Clerk

DEBORAH ROBBINS BENBOW
121 Choptank Avenue
Cambridge, Maryland 21613
Plaintiff

vs.

ROBERT CHARLES BENBOW
206 Belvedere Avenue
Cambridge, Maryland 21613
Defendant

IN THE CIRCUIT COURT
FOR DORCHESTER COUTNY,
MARYLAND

CASE NO. C0064

JUDGMENT OF DIVORCE

This cause standing ready for hearing, and being duly submitted, the proceedings were by the Court read and considered.

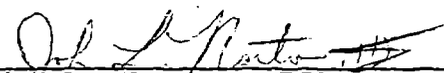
It is hereupon, this 27th day of September, in the year one thousand nine hundred and eighty-four (1984) by the Circuit Court for Dorchester County, Maryland, Adjudged and Ordered that the said DEBORAH ROBBINS BENBOW, the above named Plaintiff, be, and she is hereby DIVORCED A VINCULO MATRIMONII from ROBERT CHARLES BENBOW, the Defendant; it is further Adjudged and Ordered that the Separation and Property Settlement Agreement between the parties dated August 22, 1984, relative to property rights, court costs, etc., be and the same is hereby approved and made a part of and incorporated in this Judgment of Divorce, having the same force and effect as if fully set forth herein.

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

It is further ORDERED, that the Plaintiff be and she is hereby authorized to resume her maiden name of "DEBORAH ANNE ROBBINS".

AND it is further ORDERED, that the said Plaintiff pay the costs of this proceeding.


Donald F. Johnson, Judge


John L. Norton, III
Attorney for Defendant

TRUE COPY :

TEST:  Clerk

JUDGMENT
~~OF COURT~~ OF DIVORCE

Keyworth C. Birch

VS.

Anna Belle Birch

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. C0063 Civil ~~CHANCERY~~

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 9th day of October Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Keyworth C. Birch

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Anna Belle Birch the defendant

and it is further ordered that the Agreement of Separation between the parties hereto dated August 8, 1983 be incorporated herein by reference.

And it is further Ordered, that the said Keyworth C. Birch pay the cost of the proceeding.

/s/ Donald F. Johnson, Judge

TRUE COPY:

TEST: *Philip D. Connor* Clerk

ELIZABETH ANN HOWELL : IN THE CIRCUIT COURT FOR
 VS. : DORCHESTER COUNTY, IN EQUITY
 ROSS JOHN HOWELL : CHANCERY NO. 13335

.....

JUDGMENT
DECREE OF DIVORCE

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 11th day of October, A.D., in the year one thousand nine hundred and eighty-four, by the Circuit Court for Dorchester County, ~~Essex County~~, ADJUDGED, ORDERED and DECREED, that Elizabeth Ann Howell, the above named Plaintiff, be and she is hereby DIVORCED A VINCULO MATRIMONII from the Defendant, Ross John Howell.

AND IT IS FURTHER ORDERED as follows:

(1) That the custody of the minor children of the parties, i.e., Tammy J. Howell and Kerri J. Howell, be and the same is hereby awarded to the said Elizabeth Ann Howell, with the right and privilege to the said Ross John Howell to visit with said minor children and to have said minor children visit with him at such reasonable dates, times and places as the parties hereto shall mutually agree.

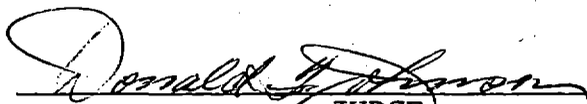
(2) That the said Ross John Howell shall pay to the said Elizabeth Ann Howell the sum of Seventeen Dollars and Fifty Cents (\$17.50) per week, per child, (a total of Thirty-five Dollars (\$35.00) per week), for the support and maintenance of the said minor children of the parties hereto, accounting from the date hereof; that in addition thereto, the said Ross John Howell shall promptly reimburse to the said Elizabeth Ann Howell the costs for medical and hospitalization insurance that the said Elizabeth Ann Howell carries on the two minor children, upon the presentation by the said Elizabeth Ann Howell to the said Ross

John Howell of a timely statement for same.

(3) That this Court shall maintain a continuing jurisdiction in the matter of the care, custody, support, maintenance and welfare of the said minor children of the parties hereto, all of which shall be subject to the further Order of this Court.

(4) That the said Elizabeth Ann Howell may be permitted to resume her maiden name of Elizabeth Ann Greenwood.

(5) That the said Ross John Howell shall pay the costs of this proceeding.


JUDGE

TRUE COPY :

TEST:  Clerk

JUDGMENT
~~DECREE~~ OF DIVORCE

PATSY ANNE BENNETT HUBBARD

VS.

DONALD LESLIE HUBBARD

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity

No. 13792 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 18th day of October Anno Domini, one thousand nine hundred and Eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Patsy Anne Bennett Hubbard

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from Donald Leslie Hubbard the defendant

IT IS FURTHER ADJUDGED, ORDERED AND DECREED that Patsy Anne Bennett Hubbard be, and she is hereby permitted to resume the use of her previous name, Patsy Annae Bennett,

And it is further Ordered, that the said Plaintiff

pay the cost of the proceeding.

/s/ Robert E. Farnell, Esq

Attorney for Defendant

/s/ Donald F. Johnson
 Judge

TRUE COPY:

TEST: Philip L. Cannon, Clerk

Judgment
~~DECREE~~ OF DIVORCE

GLORIA JEAN HUBBARD

VS.

RICHARD PATTISON HUBBARD, JR.

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. C0002 ~~Chancery~~

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 19th day of October Anno Domini, one thousand nine hundred and Eighty-Four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Gloria Jean Hubbard

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from Richard Pattison Hubbard, Jr. the defendant

IT IS FURTHER ADJUDGED, ORDERED AND DECREED THAT Gloria Jean Hubbard be, and she is hereby permitted to resume the use of her maiden name, Gloria Jean Todd.

And it is further Ordered, that the said Plaintiff

pay the cost of the proceeding.

/s/ Hugh C. Vinson
Attorney for Defendant

TRUE COPY:

TEST: P. Philip L. Cannon Clerk

/s/ Donald Johnson, Judge

DELBERT E. BENSON : IN THE CIRCUIT COURT FOR
 Plaintiff :
 vs. : DORCHESTER COUNTY, MARYLAND
 :
 TYBORIA E. BENSON :
 Defendant : CASE NO. CO108

JUDGMENT OF DIVORCE

This cause standing ready for hearing, and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon this *21st* day of November, 1984, by the Circuit Court for Dorchester County, Maryland, ADJUDGED, ORDERED AND DECREED that the Plaintiff, Delbert E. Benson, be and he is hereby divorced absolutely from the Defendant, Tyboria E. Benson, and it is further

ADJUDGED, ORDERED AND DECREED that Delbert E. Benson is hereby awarded legal care, custody and control of the minor children of the parties, namely Tyriene D. Benson, Delbert E. Benson, Jr. and Rene L. Benson, with reasonable rights of visitation reserved unto Tyboria E. Benson, and it is further

ADJUDGED, ORDERED AND DECREED that Tyboria E. Benson shall pay unto Delbert E. Benson the sum of Ten Dollars (\$10.00) per week toward the support of each of the minor children of the parties, to be paid through the Support Enforcement division of the Department of Social Services, which shall continue until the first of the following events shall occur: death of the child, death of Tyboria E. Benson, the eighteenth birthday of the child, the emancipation of the child, and it is further,

ADJUDGED, ORDERED AND DECREED that Delbert E. Benson bear the cost of this proceeding.



 Judge

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

HARVEY REED

VS. ALICE M. REED

In the Circuit Court for
Dorchester County
No. C0099 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 27th day of November, 19 84 , by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Harvey Reed and against Alice M. Reed, the defendant.

And it is further Ordered, that the said Harvey Reed pay the cost of this proceedings.

Donald G. Blanton

JUDGE

Edward H. Nabb
Approved by: Edward H. Nabb,
Attorney for Defendant.

TRUE COPY :
TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

PATRICIA T. RIGGIN

VS.

ROBERT S. RIGGIN

In the Circuit Court for
Dorchester County
No. C0048 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *30th* day of November 19 84, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Patricia T. Riggin and against Robert S. Riggin, the defendant.

It is further ordered that Patricia T. Riggin shall have custody of Kyle Riggin.

And it is further Ordered, that the said *Complainant* pay the cost of this proceedings.

Donald G. ...

JUDGE

TRUE COPY :
TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

Richard C. Kaufman VS. Sara W. Kaufman

In the Circuit Court for
Dorchester County
No. CO086 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 3rd day of ~~November~~ ^{December}, 19 84, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Richard C. Kaufman and against Sara W. Kaufman, the defendant.

It is further ordered that the terms of the separation agreement, dated September 22, 1983, between Richard C. Kaufman and Sara W. Kaufman are hereby incorporated into this judgment.

And it is further Ordered, that the said Richard C. Kaufman pay the cost of this proceedings.

Donald G. [Signature]

JUDGE

Harry Sadoff

Approved by: Harry Sadoff
Attorney for Defendant.

JUDGMENT OF DIVORCE

JACQUELINE BLANN

VS.

JOHN W. BLANN

In the Circuit Court for
Dorchester County
No. C0011 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 4th day of December 19 84, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Jacqueline Blann and against John W. Blann, the defendant.

It is further ordered that Jacqueline Blann shall have custody of Etta Blann and James Blann; and it is further ordered that John W. Blann pay through the Child Support Enforcement Bureau of the Department of Social Services, child support payments in the amount of \$15.00 per week per child for the support of Etta Blann and James Blann. Payments for each child shall terminate when the child attains the age of eighteen years, marries, dies or becomes self-supporting. John W. Blann shall be permitted to have custody of the children for two weeks per month during June, July and August of every year, and support payments shall be suspended for those weeks.

And it is further Ordered, that the said Jacqueline Blann pay the cost of this proceedings.

Donald F. Thomas

JUDGE

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

JUDGMENT
~~DECREE~~ OF DIVORCE

SHERRY DAWN WARFIELD

VS.

HAROLD GENE WARFIELD

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. C0027 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 4th day of December Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Sherry Dawn Warfield

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from Harold Gene Warfield the defendant

and it is further ORDERED, ADJUDGED and decreed that (1) the Plaintiff shall have the care, custody and control of the minor children of the parties, (2) the Defendant shall pay to the Plaintiff the sum of Sixty Dollars (\$60.00) per week as support of the said minor children, (3) that the provisions of the Voluntary Separation and Property Settlement Agreement dated June 26, 1983 and the two Addendums thereto, is incorporated by reference into this Judgment, but is not merged herein.

And it is further Ordered, that the said Plaintiff pay the cost of the proceeding.

Approved As To Form:

/s/ John L. Norton, III
John L. Norton, III, Atty. for Defendant

/s/ Donald F. Johnson,
JUDGE

TRUE COPY:

TEST: Philip L. Cannon Clerk

JUDGMENT
~~DECREE~~ OF DIVORCE

GLORIA W. HOFFMAN

VS.

LARRY A. HOFFMAN

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. C0067 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 4th day of December Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said GLORIA W. HOFFMAN

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from LARRY A. HOFFMAN the defendant

And it is further Ordered, that the said Complainant, Gloria W. Hoffman, pay the cost of the proceeding.

/s/ Edward H. Nabb
Edward H. Nabb, Attorney for Defendant

/s/ Donald F. Johnson,
JUDGE

TRUE COPY:

TEST: Philip L. Cox Clerk

DONALD A. FIELDS
Plaintiff

vs

MARYLAND FIELDS
Defendant

* IN THE CIRCUIT COURT
* FOR DORCHESTER COUNTY
* STATE OF MARYLAND
* NO. CO143 CIVIL ACTION

JUDGMENT OF DIVORCE

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 17th day of December, 1984, by the Circuit Court of Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Donald A. Fields and against Maryland Fields, the defendant.

IT IS FURTHER ADJUDGED, ORDERED, AND DECREED, that the Agreement of Separation, entered into by the parties hereto, dated November 11, 1981, a copy of which has been filed in these proceedings be, and the same is hereby incorporated in and made a part of this Judgment of Divorce.

And it is further Ordered, that the said Donald A. Fields, pay the cost of this proceedings.

Donald A. Fields
JUDGE

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

TERRY DALE LOVE

Plaintiff

vs.

CATHERINE MICHELL LOVE.

Defendant

* IN THE CIRCUIT COURT

* FOR DORCHESTER COUNTY

* STATE OF MARYLAND

* NO. C0142 CIVIL ACTION

*

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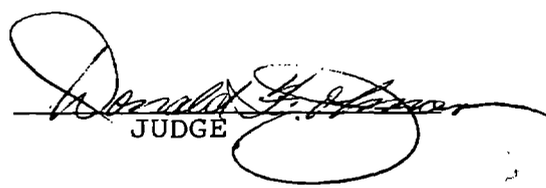
JUDGMENT OF DIVORCE

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 17th day of December, 1984, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Terry Dale Love against Catherine Michelle Love, the defendant.

AND IT IS FURTHER ADJUDGED, ORDERED, and DECREED that Terry Dale Love is hereby awarded the care, custody, and guardianship of the minor child, Jason Edward Love, with the right reserved unto Catherine Michelle Love reasonable visitation, provided, however, that the exercise of such visitation privileges shall not conflict nor interfere with the school schedule of the child nor with bona fide plans previously made for his activities, and that all such visitations shall be exercised with the regard to the health and general welfare of the minor child.

And it is further Ordered, that the said Terry Dale Love, pay the cost of this proceedings.



JUDGE

ROBERT COLEMAN
Complainant

v.

SALLIE COLEMAN
Respondent

* * * * *

SALLIE COLEMAN
Cross-Complainant

v.

ROBERT COLEMAN
Cross-Respondent

* IN THE
* CIRCUIT COURT FOR
* DORCHESTER COUNTY
* MARYLAND

*

*

*

*

* CASE NO. 13760

JUDGMENT OF DIVORCE

This cause standing ready for hearing, and a hearing having come before this Court, the proceedings were by the Court heard and considered.

It is thereupon this *18th* day of December, 1984, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named Robert Coleman and against Sallie Coleman. A Stipulation and Agreement entered into by the parties is hereby incorporated into and made a part of this Divorce Judgment, therefore it is hereby Ordered that Sallie Coleman receive the property known as 1741 Wilkins Avenue, that the net proceeds from 1743 Wilkins Avenue is to be divided equally between the parties by Thomas E. L. Klenk, Esquire; that Sallie Coleman is to receive the bedroom suite, the ashtray on the stand and the food processor presently located at the trailer on Indiantown Road in Dorchester County; Robert Coleman is to pay

MAURICE C. LEWIS
Attorney-At-Law
405 Dorchester Ave.
Cambridge, Maryland
Telephone 228-4614

Thomas E. L. Klenk, Esquire's fee of \$1,275.00; Robert Coleman is to receive the bedroom suite presently located at 1741 Wilkins Avenue along with his clothes and personal property located at that address; both parties hereto waive the right to alimony present and future; and Robert Coleman is to be the owner of all other property owned by the parties located on the Eastern Shore, including, but not limited to, the trailer and its contents, pickup truck, boat, motor and trailer, automobile, etc..

And it is further Ordered that the said Robert Coleman pay the costs of this proceeding.

Donald F. Thomas
JUDGE

Thomas E. L. Klenk
Thomas E. L. Klenk
Attorney for Sallie Coleman

MAURICE C. LEWIS
Attorney-At-Law
405 Dorchester Ave.
Cambridge, Maryland
Telephone 228-4614

TRUE COPY:

TEST: *Philip L. Cannon*, Clerk

JUDGMENT
~~DECREE~~ OF DIVORCE

SALLY ANDREWS

VS.

JOSEPH LEE ANDREWS

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity

No. 13957 Chancery

October Term, 19 84

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 18th day of December Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Sally Andrews

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from JOSEPH LEE ANDREWS the defendant

And it is further Ordered, that the said plaintiff pay the cost of the proceeding.

TRUE COPY:

TEST: Philip L. Cannon Clerk

JUDGMENT
~~DECREE~~ OF DIVORCE

BONNIE MARIE FURR

VS.

WILLIAM FURR, JR.

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 0040 ~~Chancery~~ Civil Action

October Term, 19 84

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 18th day of December Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Bonnie Marie Furr

the above named complainant be, and she is hereby DIVORCED A VINCULO MATRIMONII, from William Furr, Jr. the defendant

And it is further Ordered, that the said plaintiff pay the cost of the proceeding.

/s/ Donald F. Johnson
Judge

TRUE COPY:

TEST Philip L. Cannon Clerk

JUDGMENT
~~DECREE~~ OF DIVORCE

JOHN CURTIS PHILLIPS, JR.

VS.

LISA A. PHILLIPS

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. C0083 ~~Chancery~~

October Term, 19 84

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 19th day of December Anno Domini, one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said John Curtis Phillips, Jr.

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Lisa A. Phillips the defendant

And it is further Ordered, that the said John Curtis Phillips, Jr. pay the cost of the proceeding.

/s/ Donald F. Johnson
Judge

TRUE COPY:

TEST *Philip L. Cannon* Clerk

JUDGMENT
~~DECREE~~ OF DIVORCE

Wilson Stanley Ferguson, Jr.

VS.

Harriett W. Ferguson

In The Circuit Court For
Dorchester County
Maryland
~~In Equity~~

No. 14,034 Chancery

This cause standing ready for hearing, and being duly submitted, the proceedings were by the Court read and considered.

It is hereupon, this 19th day of December Anno Domini one thousand nine hundred and eighty-four by the Circuit Court for Dorchester County, ~~In Equity~~, Adjudged, Ordered and decreed, that the said Wilson Stanley Ferguson, Jr.

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from
Harriett W. Ferguson the defendant,

and it is FURTHER ADJUDGED and ORDERED that the Voluntary Separation and Property Settlement Agreement of March 25, 1983, as amended by the Amendment To Voluntary Separation and Property Settlement Agreement of September 21, 1984, be and they hereby are incorporated but not merged into this Judgment as if fully set forth herein.

And it is further Ordered, that the said Wilson Stanley Ferguson, Jr.
pay the cost of this proceeding.

Philip E. L. Dietz, Jr.
Philip E. L. Dietz, Jr.

Donald E. Johnson
XXXXXXXXXXXXXXXXXXXX JUDGE

Form No. 12

TRUE COPY :

TEST: Philip L. Cannon, Clerk

JUDGMENT
~~DEGREE~~ OF DIVORCE

REGINALD L. CONAWAY

VS.

JOYCE A. CONAWAY

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. 14093 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 3rd day of January Anno Domini, one thousand nine hundred and eighty-five by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Reginald L. Conaway

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Joyce A. Conaway the defendant

And it is further Ordered, that the said Reginald L. Conaway pay the cost of the proceeding.

/s/ Donald F. Johnson, Judge

TRUE COPY:

TEST: Philip L. Carr, Clerk

JUDGMENT
~~DECREE~~ OF DIVORCE

SUZANNE C. CALLOWAY	**	IN THE
Plaintiff		CIRCUIT COURT
V.	**	FOR
PAUL E. CALLOWAY		DORCHESTER COUNTY
Defendant	**	Equity # 13684

**

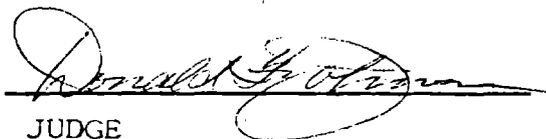
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ORDER

The above captioned matter having come on for trial on the Merits on the 26th and 27th days of November, 1984, testimony having been taken and argument by counsel having been heard, it is this 7th day of January, 1985, by the Circuit Court for Dorchester County,

ORDERED,

1. That the Plaintiff, Suzanne C. Calloway, is hereby granted an absolute divorce from the Defendant, Paul E. Calloway, on the grounds of constructive desertion.
2. That the Plaintiff, Suzanne C. Calloway, shall resume the use of her maiden name, and shall hereinafter be known as Suzanne Ellen Creighton.
3. That the issues of the division of marital and non-marital property, monetary award unto the Plaintiff, Attorney's fees, child support and alimony shall be held sub curia for a period of ninety (90) days from November 27, 1984; and that within said time period an Order concerning these matters shall be entered.


JUDGE

TRUE COPY :

TEST: Philip L. Cannon, Clerk

JUDGMENT OF DIVORCE

PEGGY S. JONES

VS. LUCIAN T. JONES

In the Circuit Court for
Dorchester County
No. CO132 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *7th* day of January, 1985 , by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Peggy S. Jones, and against Lucian T. Jones, , the defendant.

And that the Voluntary Separation Agreement filed in these proceedings shall be part of this Judgment of Divorce.

And it is further Ordered, that the said above entitled parties pay the cost of this proceedings.

Donald L. Jones

JUDGE

Harry Sadoff
Approved by: Harry Sadoff,
Attorney for Defendant.

TRUE COPY :
TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

CYNTHIA THOMAS DOUGLAS

VS.

RICHARD DOUGLAS

In the Circuit Court for
Dorchester County
No. 14080 ~~Civil~~ Action
Chancery

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 14th day of January 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, CYNTHIA THOMAS DOUGLAS and

against RICHARD DOUGLAS, the defendant.

AND IT IS FURTHER ORDERED, that (1) the Plaintiff, Cynthia Thomas Douglas, shall have the care, custody and control of the minor children of the parties, namely Laird Douglas and Nicole Renee' Douglas, (2) the Defendant, Richard Douglas, shall pay to the Plaintiff, Cynthia Thomas Douglas, and provide for the said minor children, all such sums and matters as are called for in the Stipulation and the Agreement which have been filed herein for the support, use and benefit of said minor children; (3) the Defendant shall have the right of reasonable visitation with the said minor children of the parties; (4) the Defendant shall pay to the Plaintiff permanent alimony as provided in the Stipulation filed herein; (5) the provisions of the Agreement which was filed attached to the Plaintiff's original Bill of Complaint for Divorce and the Stipulation of the parties filed herein are incorporated but not merged herein.

And it is further Ordered, that the said RICHARD DOUGLAS pay the cost of this proceedings.

W. B. Farnell, III

JUDGE

APPROVED AS TO FORM:

Robert E. Farnell, III
Robert E. Farnell, III
Attorney for Defendant

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

DECREE OF DIVORCE

 JO ANN PLIESCOTT

 VS.

 ELWOOD J. PLIESCOTT

In the Circuit Court
 for Dorchester County
 Maryland
 In Equity

No. 14102 Chancery

----- Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 24th day of January Anno Domini, one thousand nine hundred and Eighty-Five by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Jo Ann Pliescott

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Elwood J. Pliescott the defendant

It is further Ordered, that the Plaintiff, Jo Ann Pliescott, be awarded custody of the minor children, Elwood Joseph Pliescott, III and Christy Lynn Pliescott, and that the Defendant, Elwood J. Pleiscott, pay directly to Plaintiff the sum of \$60.00 per week per child for the maintenance and support of each such child accounting from the date of this Order.

It is further Ordered, that Defendant be accorded reasonable rights of visitation with the minor children.

And it is further Ordered, that the said Plaintiff pay the cost of the proceeding. /s/ Donald F. Johnson, Judge

APPROVED AS TO FORM:

/s/ Robert E. Farnell, III, Attorney For Defendant

TRUE COPY:

TEST: Philip L. Cannon, Clerk

DECREE OF DIVORCE

ROGER L. HUBBARD

VS.

MARY EMILY HUBBARD

In the Circuit Court
for Dorchester County
Maryland

In Equity

No. 13816 Civil Action
Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 28th day of January Anno Domini, one thousand nine hundred and Eighty-Five by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Roger L. Hubbard

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Mary Emily Hubbard the defendant

And that the Defendant, the said Mary Emily Hubbard, shall have the care and custody of their minor child, Stephen E. Hubbard, and that she shall also receive the sum of Three Hundred Five Dollars (\$305.00) per month, until the said Stephen E. Hubbard attains the age of eighteen (18) years or upon graduation from high school, providing said graduation is on regular schedule, for his care and keeping; and that the Defendant, the said Mary Emily Hubbard, shall have the use and possession of the family home, located at 317 Somerset Avenue, Cambridge, Maryland, until the said Stephen E. Hubbard attains the age of eighteen (18) years or upon graduation from high school, providing said graduation is on regular schedule.

And that the Plaintiff, the said Roger L. Hubbard, shall pay the costs of all real estate taxes, homeowner's insurance and utility bills until the said Stephen E. Hubbard attains the age of eighteen (18) years or upon graduation from high school, providing said graduation is on regular schedule.

And that the status of the marital property shall be determined within ninety (90) days from the date of this Judgment.

And it is further Ordered, that the said Roger L. Hubbard pay the cost of the proceeding.

/s/ Donald F. Johnson Judge

Approved by: /s/ Hubert H. Wright, IV
Attorney for Defendant

TRUE COPY:

TEST: Philip L. Cannon, Clerk

DECREE OF DIVORCE

Freddie R. Doege

VS.

Denise Michelle Doege

In the Circuit Court
for Dorchester County
Maryland
In Equity
No. CO121 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 30th day of January Anno Domini, one thousand nine hundred and Eighty-Five by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Freddie R. Doege

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Denise Michelle Doege the defendant

and it is further,

Adjudged and Ordered that the terms of the "Agreement of Separation" dated November 5, 1981, and filed in this proceeding are incorporated, but not merged, into this Judgment and made a part hereof as though fully set forth herein, and it is further,

Adjudged and Ordered that the name^s of Denise Michelle Doege be and the same is hereby changed to Denise Michelle LeCompte for all legal intent and purposes.

And it is further Ordered, that the said Freddie R. Doege pay the cost of the proceeding.

/s/ Donald F. Johnson Judge

TRUE COPY:

EST. Philip L. Cannon, Clerk

DECREE OF DIVORCE

Paul Henry Weber
vs.
Merry Lou Weber

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. CO074 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 29th day of January Anno Domini, one thousand nine hundred and Eighty-Five by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Paul Henry Weber

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Merry Lou Weber the defendant

and it is further,

Adjudged and Ordered that the terms of the Agreement of Separation dated August 26, 1983 and the Amendment thereto dated June 28, 1984, both of which are filed in this proceeding, are incorporated, but not merged, into this Judgment and made a part hereof as though fully set forth herein.

And it is further Ordered, that the said Paul Henry Weber pay the cost of the proceeding.

/s/ Donald F. Johnson, Judge

TRUE COPY :

Philip L. Cannon, Clerk

LINDA ROSE BAKER : IN THE
 Plaintiff : CIRCUIT COURT
 vs. : FOR
 WILLIAM I. BAKER : DORCHESTER COUNTY
 Defendant : Civil No: C0144

oo0oo

JUDGEMENT

This cause standing ready, the proceedings were by the Court read and considered, it is thereupon this 14th day of February, Anno Domini, one thousand nine hundred eighty-five, by the Circuit Court for Dorchester County, Maryland,

ADJUDGED, ORDERED, and DECREED, that the Plaintiff, LINDA ROSE BAKER, be and she is hereby granted an absolute divorce from the Defendant, WILLIAM I. BAKER, and it is further,

ADJUDGED, ORDERED, and DECREED, that the terms of the Voluntary Separation and Property Settlement Agreement between the parties, dated February 28, 1984, be and the same is hereby incorporated into this Judgment, and it is further,

ADJUDGED, ORDERED, and DECREED, that the terms of the Addendum to Separation Agreement between the parties, dated January 16, 1985, be and the said is hereby incorporated into this Judgment.

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

LAW OFFICES
 ALAN GARFINKLE, P. A.
 507 PARK AVENUE
 BALTIMORE, MARYLAND 21201
 (301) 727-0080

TRUE COPY :

TEST: Philip L. Cannon, Clerk

Donald J. Blanton
 J U D G E

KATHRYN HELEN FOSTER : IN THE CIRCUIT COURT FOR
 VS. : DORCHESTER COUNTY, MARYLAND
 JIMMY DANIEL FOSTER : NO. 13591 CIVIL ACTION

JUDGMENT OF DIVORCE

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered,

It is thereupon, this 26th day of February 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Kathryn Helen Foster and against Jimmy Daniel Foster, the Defendant.

IT IS FURTHER ADJUDGED, ORDERED AND DECREED that the said Kathryn Helen Foster be, and she is hereby awarded the care and custody of the minor children of the parties, namely, Mark Daniel Foster, age 17 and Michael James Foster, age 12, with reasonable rights of visitation to the said Jimmy Daniel Foster; And It Is Further Ordered that Jimmy Daniel Foster shall pay unto Kathryn Helen Foster the sum of Fifty Dollars (\$50.00), per week towards the care, maintenance and support of said children until Michael James Foster reaches the age of majority; And It Is Further Ordered that said Jimmy Daniel Foster shall continue to carry the minor children on his health plan at his employment, pay Michael's bus transportation to and from school, transfer the real property in Florida to the children as soon as legally possible, transfer the title to the Pinto automobile to Kathryn Helen Foster, pay the mortgage payment, taxes and insurance on the home of the parties; And It Is Further Ordered and Decreed that said Kathryn Helen Foster shall have the use and possession of the home of the parties for a period of three years from the date hereof, and the personal property located therein be, and it is hereby awarded to the Plaintiff. And It Is Further Ordered Jimmy Daniel Foster pay the sum of One Hundred Dollars (\$100.00) to Maurice C. Lewis as a contribution towards Plaintiff's attorneys fee.

And it is further Ordered that the said Jimmy Daniel Foster pay the cost of this proceeding.

MAURICE C. LEWIS
 Attorney-At-Law
 405 Dorchester Ave.
 Cambridge, Maryland
 Telephone 228-4614

[Signature]
 Attorney for Defendant

TRUE COPY :

TEST: *[Signature]* Philip L. Cannon, Clerk

[Signature]
 JUDGE

ELIZABETH P. FRANCIS,
Plaintiff and
Counter-Defendant

* CHANCERY CASE NO. 13,678
* IN THE CIRCUIT COURT FOR
* DORCHESTER COUNTY AND
* STATE OF MARYLAND

VS
WILLIAM E. FRANCIS,
Defendant and

* * * * *

JUDGMENT FOR DIVORCE

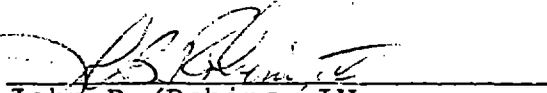
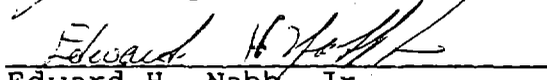
This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this ^{26th} day of ~~January~~ ^{February}, 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above-named Plaintiff, ELIZABETH P. FRANCIS, and against WILLIAM E. FRANCIS, the Defendant.

AND, it is further ORDERED, ADJUDGED and DECREED that the Plaintiff be and hereby is awarded alimony in the lump sum of Five Thousand Dollars (\$5,000.00), which award of alimony be and hereby is reduced to judgment in favor of the Plaintiff and against the Defendant.


JUDGE

WE HEREBY CONSENT to the form and substance of the foregoing Order of Court.


John B. Robins, IV
- Attorney for Plaintiff -

Edward H. Nabb, Jr.
- Attorney for Defendant -

TRUE COPY :

TESTE:  Philip L. Cannon, Clerk

LAW OFFICES
ROBINS, JOHNSON & ANTHENELLI
128 EAST MAIN STREET
SALISBURY, MD. 21801

IN THE CIRCUIT COURT FOR DORCHESTER COUNTY, MARYLAND
CHRISTOPHER DONNELLY PARKER

Complainant

vs.

CHANCERY NO. 13956

STACY LEE PARKER

Respondent

JUDGMENT OF DIVORCE

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 4th day of March 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, CHRISTOPHER DONNELLY PARKER and against STACY LEE PARKER, the defendant.

FURTHER ORDERED, that the Defendant shall have the care and custody of the minor children of the parties, Ian Donnelly Parker and Nicole Marie Parker, with Plaintiff having reasonable visitation. Plaintiff is to pay support in the amount of \$75.00 per week as total payment for the two children through the Bureau of Support Enforcement commencing and accounting from December 19, 1984. Plaintiff is to pay one-half of all medical and dental expenses for said minor children not covered by wife's insurance. Arrearages due on child support in the amount of \$150.00 as of December 1984 will be made up by the payment of an additional \$10.00 per week until said amount is paid at which time Plaintiff will resume normal payment. Plaintiff agrees that for any weekly

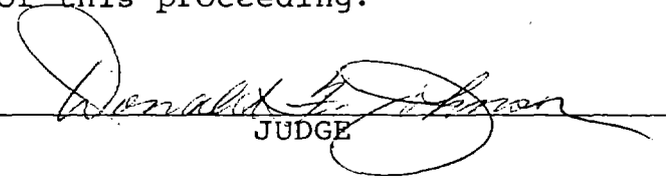
JULES W. LINDAU, IV
ATTORNEY AT LAW
9884 MAIN STREET
DAMASCUS, MARYLAND
20872

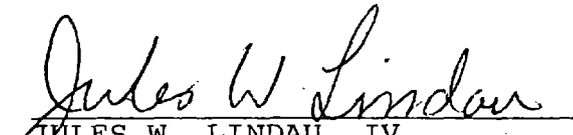
(301) 253-4515
(301) 774-4550

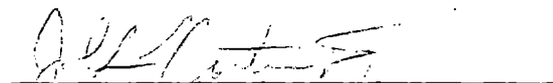
pay which gross amount is an excess of \$230.62 Plaintiff will pay an additional child support one-third of said excess above \$230.62; all of which provisions concerning said minor children are subject to further order of Court; and It is further,

ORDERED, that the Defendant be restored her maiden name of Stacy Lee Havens;

And it is further Ordered, that the said CHRISTOPHER DONNELLY PARKER pay the cost of this proceeding.


JUDGE


JULES W. LINDAU, IV
Attorney for Defendant


JOHN L. NORTON, III
Attorney for Plaintiff

TRUE COPY :

TEST: , Clerk

JULES W. LINDAU, IV
ATTORNEY AT LAW
9884 MAIN STREET
DAMASCUS, MARYLAND
20872

(301) 253-4515
(301) 774-4550

STEVE THOMAS TODD	*	NO. C0015 CIVIL CASES
Plaintiff	*	IN THE CIRCUIT COURT
vs.	*	FOR DORCHESTER COUNTY
WENDY H. TODD	*	STATE OF MARYLAND
Defendant		

JUDGMENT OF DIVORCE

This cause having been heard in open Court and the testimony considered,

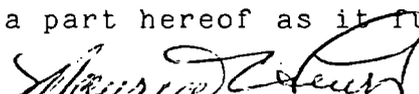
IT IS THEREUPON, this ^{14th}~~18th~~ day of ^{March}~~January~~, 1985, by the Circuit Court for Dorchester County, Maryland, ADJUDGED and ORDERED that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Steve Thomas Todd, and against Wendy H. Todd, the defendant.

AND, IT IS FURTHER ADJUDGED and ORDERED that the care, custody and guardianship of the minor child of the parties hereto, namely, Jenny Lynn Todd, born July 12, 1983, be, and it is hereby awarded to Wendy H. Todd, Defendant, Subject to visitation rights on behalf of father, Steve Thomas Todd, for every other Saturday, commencing on January 26, 1985, from 2:00 p.m., and terminating at 6:00 p.m., as long as the said visitation is not exercised with a female ^{and} not the Plaintiff's wife, but excluding any female relatives, /Subject to further Order of this Court.

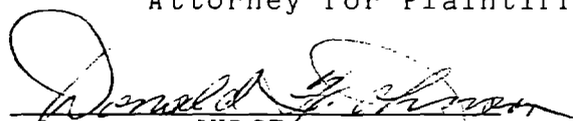
AND, IT IS FURTHER ADJUDGED and ORDERED that the terms and provisions of a separation agreement dated August 10, 1983, by and between Steve Thomas Todd and Wendy H. Todd, Plaintiff and Defendant herein, be incorporated herein and made a part hereof as it fully herein set forth.

RICHARDSON, ANDERSON & HELAND
ATTORNEYS AT LAW
RICHARDSON BUILDING
130 EAST MAIN STREET
P. O. BOX 258
SALISBURY, MARYLAND 21801

(301) 742-8744


Maurice C. Lewis
Attorney for Defendant


Don E. Richardson
Attorney for Plaintiff


JUDGE

TRUE COPY :
TEST:  Clerk

JUDGMENT OF DIVORCE

RONALD JOSEPH PETE

VS.

WILMA JEAN PETE

In the Circuit Court for
Dorchester County
No. 13,912 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 15th day of March 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the, above named plaintiff, RONALD JOSEPH PETE and against WILMA JEAN PETE, the defendant.

It is further ORDERED that WILMA JEAN PETE shall have the care and custody of their two minor sons, Michael Shane Pete, born July 16, 1977, and Scott Alan Pete, born on January 29, 1983. The said RONALD JOSEPH PETE shall have the right to see and visit with said children on alternating weekends, commencing on Friday March 15, 1985, at 5:00 P.M.; each weekend visitation will commence at 5:00 P.M. on Friday and end at 5:00 P.M. on Sunday. In addition to weekend visitations, Plaintiff shall be allowed to have the said children visit with him on alternating major holidays; Thanksgiving, Christmas Day, New Years Day, Easter Sunday, Father's Day, Labor Day, and the children's birthdays. RONALD JOSEPH PETE shall pay unto WILMA JEAN PETE the cash sum of \$7.50 per week per child for the care, maintenance and support of the said two children, said payments shall continue to be paid until each child attains the age of eighteen years, marries, becomes self-supporting, is otherwise emancipated, or dies, whichever shall first occur.

And it is further ORDERED, that the said RONALD JOSEPH PETE pay the cost of this proceeding.

Ronald Joseph Pete
JUDGE

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

LAVERN O. MOSES

VS.

KENNETH MOSES

In the Circuit Court for
Dorchester County
No.13943 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 15th day of March 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Lavern O. Moses and against Kenneth Moses, the defendant.

And it is further ADJUDGED and ORDERED that the Plaintiff, Lavern O. Moses be awarded the care and custody of the minor child of the parties, namely, Tameka LaWand Moses, with rights of reasonable visitation afforded the Defendant, Kenneth Moses; And it is further ADJUDGED and ORDERED that the Defendant pay unto the Plaintiff the sum of Thirty Dollars (\$30.00) per week for the care, maintenance, and support of said minor child; and it is further ADJUDGED and ORDERED that the Court shall retain jurisdiction over the marital property of the parties for a period of ninety days. And it is further Ordered, that the said Plaintiff

pay the cost of this proceedings.

Donald F. Johnson
JUDGE

Maurice C. Lewis
Approved as to form:
Maurice C. Lewis, Esquire

JUDGMENT OF DIVORCE

DELEMA CORKRAN HURLEY
VS.
JAMES WOODROW HURLEY

In the Circuit Court for
Dorchester County
No. C0127 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *18th* day of *March* 19 85, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Delema Corkran Hurley and against James Woodrow Hurley, the defendant.

It is further Adjudged, Ordered and Decreed that Delema Corkran Hurley be, and she is hereby permitted to resume the use of her previous name, Delema Hurley Corkran.

And it is further Ordered, that the said Plaintiff pay the cost of this proceedings.

Donald L. Johnson
JUDGE

TRUE COPY:

TEST: *Philip L. Cannon*, Clerk

MERVIN BROWN JOHNSON : IN THE
 Plaintiff : CIRCUIT COURT
 vs. : FOR
 LUCY JOHNSON : DORCHESTER COUNTY
 Defendant : Civil No: C0036

oo0oo

JUDGEMENT

This cause standing ready, the proceedings were by the Court read and considered, it is thereupon this 19th day of March, Anno Domini, one thousand nine hundred eighty-five, by the Circuit Court for Dorchester County, Maryland,

ADJUDGED, ORDERED, and DECREED, that the Plaintiff, MERVIN BROWN JOHNSON, be and he is hereby granted an absolute divorce from the Defendant, LUCY JOHNSON.

Donald G. Johnson
 J U D G E

LAW OFFICES
 ALAN GARFINKLE, P. A.
 507 PARK AVENUE
 BALTIMORE, MARYLAND 21201
 (301) 727-0080

TRUE COPY :
 TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

FAYE PAULETTE DOCKINS

VS.

RALPH EUGENE DOCKINS

In the Circuit Court for
Dorchester County
No. 13991 Chancery

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *19th* day of *March* 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Faye Paulette Dockins and against Ralph Eugene Dockins, the defendant.

and it is further Ordered that (1) the provisions of the written Stipulation entered into between the parties and which was filed with the Court on December 17, 1984 is incorporated into this Judgment but is not merged herein.

And it is further Ordered, that the said Faye Paulette Dockins, Plaintiff, pay the cost of this proceedings.

Donald G. Thomas
JUDGE

Approved As To Form:

Hugh Carter Vinson
Hugh/Carter Vinson
Attorney for Defendant

TRUE COPY:

Philip L. Cannon, Clerk

JUDGMENT OF DIVORCE

JOHN B. ROSEMERE

VS.

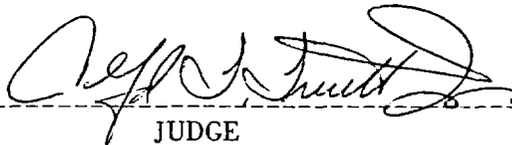
SARAH J. ROSEMERE

In the Circuit Court for
Dorchester County
No. C0165 Civil Action

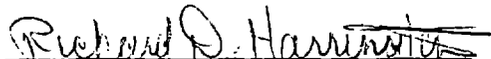
This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *22nd* day of March, 19 85, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, John B. Rosemere and against Sarah J. Rosemere, the defendant.

And it is further Ordered, that the said John B. Rosemere pay the cost of this proceedings.



JUDGE


Richard D. Harrington
Attorney for Plaintiff


Hubert H. Wright, IV
Attorney for Defendant

JUDGMENT OF DIVORCE

MARIAN LEA BECKWITH
VS.
WILLIAM HOWARD BECKWITH

In the Circuit Court for
Dorchester County
No. C0054 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *30th* day of *March* 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a ^{LIMITED} ~~ABSOLUTE~~ JUDGMENT OF DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Marian Lea Beckwith and against William Howard Beckwith, the defendant.

and it is further ORDERED, that (1) the Defendant shall permanently receive the following marital property: Honda ATC Trike, 10-speed bicycle, Persian rug, gas outdoor grill, dining room suite, bedroom suite, desk, wooden nautical clock, macrame lamp, wedding gifts with "B" monogram, all interest in any farm equipment; (2) the Plaintiff shall receive all other wedding gifts and marital property of the parties; (3) the Plaintiff is awarded the use of her maiden name, Marian Lea Harper.

And it is further Ordered, that the said Marian Lea Beckwith pay the cost of this proceedings.

Donald J. ...

JUDGE

Approved As To Form:

Karen J. Gintling

Karen J. Gintling
Attorney for Defendant

JUDGMENT OF DIVORCE

JUDITH LYNETTE NIXON

VS.

AARON JOSEPH NIXON

In the Circuit Court for
Dorchester County
No.CO134 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 1st day of April 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, JUDITH LYNETTE NIXON and against AARON JOSEPH NIXON, the defendant.

It is further ORDERED that the Plaintiff's maiden name of Judith Lynette Wright be restored.

And it is further Ordered, that the said Judith Lynette Nixon pay the cost of this proceedings.

Donald G. Johnson
JUDGE

Approved as to form: Hubert H. Wright, IV

TRUE COPY :

TEST: Philip L. Johnson, Clerk

JUDGMENT OF DIVORCE

DEBORAH D. BUTLER HENRY
Plaintiff

VS.

CHARLES JOSEPH HENRY
Defendant

In the Circuit Court for
Dorchester County
No. 13948 ~~CXXXA010X~~
Chancery

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *2nd* day of *April* 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, DEBORAH D. BUTLER HENRY and

against CHARLES JOSEPH HENRY, the defendant. and it is further ORDERED that (1) the parties shall have the joint care, custody and control of the minor children of the parties, to wit: Amy Lynn Henry and Charles Joseph Henry, Jr., subject to the right of the said children to reside with the Defendant and subject to the further order of the Court; (2) the Plaintiff shall pay to the Defendant the sum of Ten Dollars (\$10.00) per week for the support and maintenance of the minor children of the parties and such payment shall be made through the Bureau of Support Enforcement of the Dorchester County Department of Social Services.

And it is further Ordered, that the said DEBORAH D. BUTLER HENRY pay the cost of this proceedings.

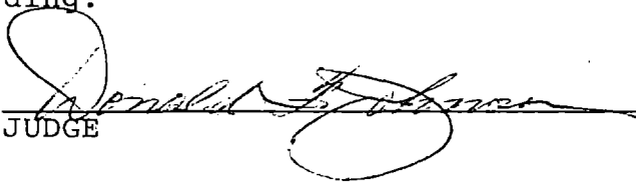
Donald J. ...

JUDGE

TRUE COPY :
TES *Philip L. Cannon, Clerk*

Defendant with the Defendant to pay all costs of preparation of the amended returns; (5) the Plaintiff is awarded the use of her prior married name, Joan Carol Freeman; (6) the Defendant shall pay to the Plaintiff the sum of One Dollar (\$1.00) per month alimony, such sum to be increased only should the mental health of the Plaintiff change in such a manner so that the Plaintiff is unable to be employed or to support herself in her current manner and should the Plaintiff's mental health be not changed so as she is unable to be employed or to support herself in her current manner eight (8) years from the date of this Judgment then the obligation of the Defendant to pay to the Plaintiff alimony shall terminate.

And it is further Ordered, that the said William L. Massey shall pay the cost of this proceeding.


JUDGE

Approved As To Form:


Hugh Carter Vinson
Attorney for Defendant

TRUE COPY:

TEST: 
Philip L. Cannon, Clerk

JUDGMENT OF DIVORCE

Jeffrey W. Hoffman

VS.

Cindilu Watkins Hoffman

In the Circuit Court for
Dorchester County
No. C0204 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *2nd* day of ~~March~~ *April* 19 85, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, JEFFREY W. HOFFMAN and against CINDILU WATKINS HOFFMAN, the defendant.

And it is further Ordered, that the said JEFFREY W. HOFFMAN pay the cost of this proceedings.

Donald G. Brown

JUDGE

TRUE COPY :

TEST: *Philip L. Cannon* 

NANCY MESSICK,	*	IN THE CIRCUIT COURT
	*	FOR DORCHESTER COUNTY
Plaintiff	*	STATE OF MARYLAND
-vs-	*	CIVIL NO. 13986
EUGENE M. MESSICK, III,	*	
Defendant	*	

JUDGMENT OF DIVORCE

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court held and considered.

It is thereupon, this 4th day of April, 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF LIMITED DIVORCE be, and it is hereby entered, in favor of the above named Plaintiff, NANCY I. MESSICK and against EUGENE M. MESSICK, III, the Defendant.

It is further ORDERED, that the Plaintiff, NANCY I. MESSICK, be and she is hereby granted the care and custody of JOY MESSICK, minor child of the parties. Subject to reasonable visitation by the Defendant in accordance with the terms and as more fully set forth as follows:

1. Beginning on January 12, 1985, visitation every other Saturday from 11:00 A.M. - 5:00 P.M.
2. Beginning on March 9, 1985, visitation of the alternate Saturday will be changed to provide for overnight visitation from 11:00 A.M. Saturday until 5:00 P.M. on Sunday. This is to provide only one (1) weekend overnight visit per month.

IT IS FURTHER ORDERED, that the Defendant shall pay directly to the Plaintiff the sum of ONE HUNDRED AND 00/100 DOLLARS (\$100.00) semi-monthly for the maintenance and support of the minor child, each payment to be on the 15th and 30th of each month, except for the month of February when the payments shall be made on the 15th and 28th.

IT IS FURTHER ORDERED, that the Defendant shall pay directly to the Plaintiff the sum of THREE HUNDRED TWENTY AND 00/100 DOLLARS (\$320.00) semi-monthly; each payment to be on the 15th and 30th of each month, except for the month of February when the payments shall be made on the 15th and 28th.

IT IS FURTHER ORDERED, that the Defendant shall pay directly to the attorney for the Plaintiff the sum of ONE THOUSAND DOLLARS (\$1,000.00) as a portion of the Plaintiff's attorney's fees.

IT IS FURTHER ORDERED, that the Defendant shall pay the current mortgage payments due on the family home, due on or before the end of January, 1985.

AND IT IS FURTHER ORDERED, that the Defendant, EUGENE M. MESSICK, III, pay the cost of this proceeding.

Donald H. Jones
_____, Judge

FOX & HOULIHAN
ATTORNEYS-AT-LAW
108 WEST MAIN STREET
P. O. BOX 212
SALISBURY, MD 21801

TRUE COPY

TEST: *Philip L. Cannon*

JUDGMENT OF DIVORCE

DEBORAH LYNN HASTINGS

VS.

MARK EDWARD HASTINGS

In the Circuit Court for
Dorchester County
No. C0242 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *9th* day of April 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, DEBORAH LYNN HASTINGS and against MARK EDWARD HASTINGS, the defendant.

and it is further ORDERED (1) that the 1982 Chevrolet Chevette automobile is awarded to the Defendant and that the Plaintiff will transfer all of her right, title and interest to such to the Defendant upon the completion of all payments upon such by the Defendant; (2) that the washer and dryer and television acquired by the parties shall be the sole and separate property of the Plaintiff; (3) that the Plaintiff is granted the use of her former marital name, Deborah Lynn Fehsenfeld.

And it is further Ordered, that the said Plaintiff pay the cost of this proceedings.

Approved As To Form:

John L. Norton III
John L. Norton, III
Attorney for Defendant

Donald G. Adams
JUDGE

JUDGMENT
~~DEGREE~~ DEGREE OF DIVORCE

GEORGE D. GREENWOOD, SR.

VS.

SHARON K. GREENWOOD

In The Circuit Court For
Dorchester County
Maryland
~~In Equity~~ Civil Case
No. C0265 ~~Chancery~~ XXXXX

This cause standing ready for hearing, and being duly submitted, the proceedings were by the Court read and considered.

It is hereupon, this 11th day of April Anno Domini one thousand nine hundred and eighty-five by the Circuit Court for Dorchester County, ~~In Equity~~ Adjudged, Ordered and decreed, that the said George D. Greenwood, Sr.

~~granted an Absolute Divorce~~
the above named complainant be, and he is hereby ~~Divorced~~ ~~DE FIDELI & ASSUMPTIONE~~ ~~DE FIDELI & ASSUMPTIONE~~ divorced ~~DE FIDELI & ASSUMPTIONE~~ from Sharon K. Greenwood ~~DE FIDELI & ASSUMPTIONE~~ the defendant.

Custody of their son, George D. Greenwood, Jr. is awarded to Sharon K. Greenwood.

APPROVED:

Maurice C. Lewis, Jr.
Maurice C. Lewis, Jr.

And it is further Ordered, that the said Complainant pay the cost of this proceeding.

Donald F. Johnson
~~CHARLES E. EDMONDSON, JUDGE~~
Donald F. Johnson, Judge

JUDGMENT OF DIVORCE

SONDRA J. IZZARONE

VS.

ALFRED L. IZZARONE

In the Circuit Court for
Dorchester County
Chancery
No. 14104 ~~Civil Action~~

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 12th day of April 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Sondra J. Izzarone and against Alfred L. Izzarone, the defendant.

IT IS FURTHER ADJUDGED, ORDERED and DECREED that the said Sondra J. Izzarone be, and she is hereby awarded the care and custody of the minor child of the parties, Faith Izzarone, age 10 years; and

IT IS FURTHER ORDERED that the said Alfred L. Izzarone pay unto the said Sondra J. Izzarone the sum of Twenty Five Dollars (\$25.00), per week towards the care, maintenance and support of said Faith Izzarone until she attains the age of eighteen years, dies, marries, or is otherwise emancipated.

And it is further Ordered, that the said Plaintiff pay the cost of this proceedings.

Donald F. Johnson

JUDGE

-2-

- Step stool, ironing board & iron
- Living room curtains
- Microwave, Food Processor
- Toaster, Blender, 1 mixer, canister set, can opener
- Set of China Dishes
- Half of kitchen accessories
- Half of bath accessories
- Kodak camera
- One calculator
- Wooden Dresser in Stephanies Room
- All Tupperware
- 8 Gifts
- Afagans made by her grandmother
- 1/2 of Baby Pictures
- Wife's High School Diploma
- Childrens toys and games

6. That all of the rest of the personal property and household furnishings shall be the sole and separate property of William Edward Collins, Sr.

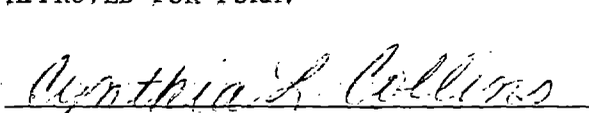
7. That William Edward Collins, Sr. shall pay unto Robert E. Farnell III as attorney for Cynthia L. Collins, \$250.00 within 30 days of the date hereof.

8. That the parties hereto by their signatures hereon relinquish any and all other claims they may have against the other except for those contained in this Decree.

9. That William Edward Collins, Sr. shall pay the costs of these proceedings.

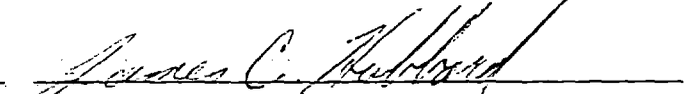

 Donald F. Johnson, JUDGE

APPROVED FOR FORM:


 Cynthia L. Collins


 Robert E. Farnell III, her attorney


 William E. Collins, Sr.


 James C. Hubbard, his attorney

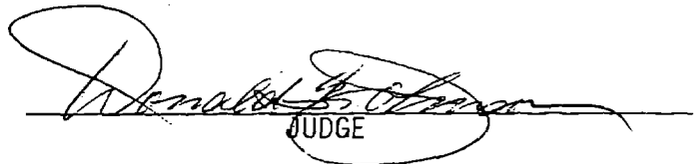
JANNIE CLAY FELDER : IN THE CIRCUIT COURT
 :
 VS. : FOR
 :
 ULYSIE FELDER : DORCHESTER COUNTY, MARYLAND
 :
 : Civil Domestic No. 0109

JUDGMENT OF ABSOLUTE DIVORCE

This cause standing ready for hearing and being duly submitted, the proceedings were by the court read and considered.

It is, thereupon, this 18th day of April, 1985, by the Circuit Court for Dorchester County, Maryland, ADJUDGED, ORDERED AND DECREED that the said Jannie Clay Felder, plaintiff, be, and she hereby is, granted an absolute divorce from the defendant, Ulysie Felder.

And it is further ORDERED that the said Jannie Clay Felder pay the costs of this proceeding.


 JUDGE

JUDGMENT OF DIVORCE

BRUCE JUMP,
Plaintiff

VS.

CYNTHIA JUMP,
Defendant

In the Circuit Court for
Dorchester County
No. C0264 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 22nd day of April 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Bruce Jump and against Cynthia Jump, the defendant. and it is further,

Adjudged and Ordered that the terms and provisions of the "Agreement of Separation" dated March 28, 1984 and "Agreement of Amendment" dated April 5, 1984, both of which are filed in this proceeding, are incorporated, but not merged, into this Judgment and made a part hereof as though fully set forth herein, and it is further,

Adjudged and Ordered, that the name of Cynthia Jane Jump be and the same is hereby changed to Cynthia Jane Ewing.

And it is further Ordered, that the said Bruce Jump pay the cost of this proceedings.

Richard M. Palmit

JUDGE

Richard D. Harrington
Richard D. Harrington
Attorney for Plaintiff

Lynn Leonhardt Mielke
Lynn Leonhardt Mielke
Attorney for Defendant

JUDGMENT OF DIVORCE

WESLEY K. ANDREWS, JR.
VS.
SUSAN ANDREWS

In the Circuit Court for
Dorchester County
No. CO194 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 22nd day of April 19 85, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Wesley K. Andrews, Jr. and against Susan Andrews, the defendant.

And it is further Ordered, that the said Plaintiff pay the cost of this proceedings.

Donald F. Johnson

JUDGE

JUDGMENT OF DIVORCE

Catherine Ann Woodward
Plaintiff

VS.

Larry Warren Woodward
Defendant

In the Circuit Court for
Dorchester County
No. 0316 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 24th day of April 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Catherine Ann Woodward and against Larry Warren Woodward, the defendant.

And it is further ordered that the Voluntary Separation and Property Settlement Agreement dated March 1, 1984 filed herein be and the same is incorporated, but not merged, herein

And it is further Ordered, that the said Catherine Ann Woodward pay the cost of this proceedings.

Donald J. [Signature]

JUDGE

Approved: *Hubert H. Wright, IV*
Hubert H. Wright, IV
Attorney for Plaintiff

JUDGMENT OF DIVORCE

BETTY BARBARA ADKINS

VS.

ROBERT DONALD ADKINS

In the Circuit Court for
Dorchester County
No. *00310* Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *29th* day of *April* 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, BETTY BARBARA ADKINS and against ROBERT DONALD ADKINS, the defendant.

AND it is further ORDERED that the Plaintiff is granted the use of her maiden name, Betty Barbara Bassett.

And it is further Ordered, that the said Plaintiff pay the cost of this proceedings.

Donald J. [Signature]

JUDGE

Approved As To Form:

Robert Donald Adkins

Robert Donald Adkins
Defendant

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

JOHN DOUGLAS SAPULOS	:	IN THE CIRCUIT COURT FOR
Plaintiff	:	DORCHESTER COUNTY, MARYLAND
vs.	:	
CAROL MAMIE SAPULOS	:	NO. 12620 CHANCERY
Defendant	:	

AMENDED DECREE

The Motion filed herein, having been read and considered and a Hearing held herein with all parties and their attorneys present, it is thereupon this *29th* day of *April*, in the year Nineteen Hundred and Eighty Five, by the Circuit Court for Dorchester County, Maryland, ORDERED that the Decree of Divorce of this Honorable Court dated August 3, 1979, be, and it is hereby amended as follows:

That the said John Douglas Sapulos pay unto the said Carol Mamie Sapulos the sum of Thirty Five Dollars (\$35.00), per week towards the care, maintenance and support of their minor child, Deborah Lynn Sapulos, accounting from the week of April 23, 1985, all of which is subject to further Order of this Court.

Donald F. Johnson

 Donald F. Johnson JUDGE

Emory E. Tamplin, Jr.

 Emory E. Tamplin, Jr.
 Attorney for Carol
 Mamie Sapulos

MAURICE C. LEWIS
 Attorney-At-Law
 405 Dorchester Ave.
 Cambridge, Maryland
 Telephone 228-4614

TRUE COPY :
 TEST *Philip L. Cannon, Clerk*

BARBARA BRADFORD BROWN : IN THE CIRCUIT COURT
 Plaintiff/Cross Defendant :
 vs. : FOR DORCHESTER COUNTY,
 WILLIAM WAYNE BROWN : MARYLAND
 Defendant/Cross-Plaintiff : CHANCERY NO. 13,727
 :

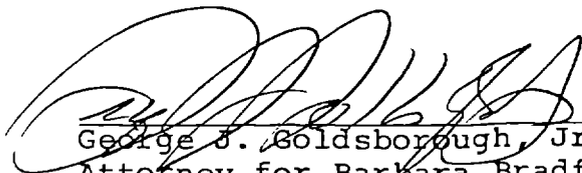
JUDGMENT OF DIVORCE

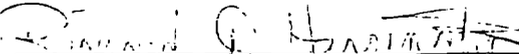
This cause standing ready for hearing, and being duly submitted, the proceedings were by the Court read and considered, and upon consideration of the pleadings filed herein and the testimony adduced at the hearing on this matter, it is thereupon this 30th day of April, 1985, by the Circuit Court for Dorchester County, Maryland, ADJUDGED AND ORDERED, that the Cross-Plaintiff, William Wayne Brown, be and he is hereby divorced absolutely from the Cross-Defendant, Barbara Bradford Brown, and it is further

ADJUDGED AND ORDERED that the terms and provisions of the "Settlement Agreement", dated April 11, 1985 and filed as Exhibit A in this proceeding are hereby incorporated, but not merged, into this Judgment and made a part hereof as though fully set forth herein, and it is further

ADJUDGED AND ORDERED that each party shall bear his or her respective costs of this proceeding.


 Richard M. Pollitt
 Judge


 George S. Goldsborough, Jr.
 Attorney for Barbara Bradford Brown


 Richard D. Harrington
 Attorney for William Wayne Brown

TRUE COPY :

TEST: , Clerk

a special warranty deed for such to the Defendant on April 24, 1985 and which will be held in trust by the Attorney for the Defendant until such time as the aforesaid cash settlement has been paid to the Plaintiff and the Defendant has transferred to the Plaintiff the 1978 Lincoln automobile as set forth below, at which time said deed is to be delivered to the Defendant for recording, all costs of transfer to be paid by Defendant;

(b) The 1968 model 28' Owens inboard motor boat titled in the sole name of the Defendant;

(c) The 1976 Oldsmobile Cutlass automobile and 1984 Ford XLT Truck titled in the sole name of the Defendant;

(d) All personal property of the parties located at the aforesaid former marital residence of the parties as of April 23, 1985, other than that which is listed hereinafter below as the sole and individual property of the Plaintiff.

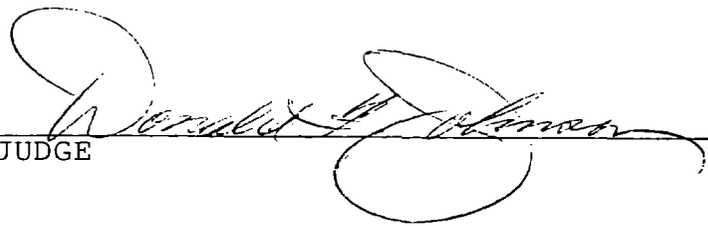
2. That the Plaintiff shall have as her sole and individual property, free and clear of all right, title, claim and interest of the Defendant, the following personal property:

(a) The 1978 Lincoln automobile titled in the joint names of the parties. The Defendant is to deliver said automobile to the Plaintiff at the aforesaid former marital residence of the parties by no later than 8:00 p.m. April 24, 1985 and the Defendant will execute the transfer of the title for such to the Plaintiff and deliver such title to the Attorney for the Defendant who shall likewise hold such title in trust until such time as payment of the aforesaid cash settlement has been paid to the Plaintiff, and he will likewise deliver said title to the Plaintiff at the time the cash settlement is delivered to her.

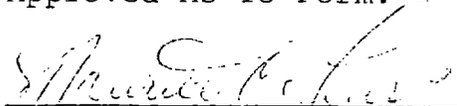
- (b) i. One cedar chest from her bedroom,
 One sewing machine and desk,
 Tammy's bedroom furniture,
 Tammy's toy room furniture,
 One portable television set and VCR,
 Furniture in living room,
 One hutch and one stereo in dining room,
 One terrarium,
 One gas cooking stove,
 One refrigerator,
 Table and chairs and cart in kitchen,
 Dishes in dining room and kitchen,
 Clothes, trunk and bedroom suite on third floor,
 Christmas Tree and decorations,
 Porch furniture.

ii. Subject however, that it is the stated intention of the Plaintiff to acquire a mobile home for her residence, and if said mobile home shall be equipped with either a cooking stove or refrigerator, or both, then the Defendant shall retain as his sole and individual property either the cooking stove or refrigerator, or both, listed in (i) above as the Plaintiff may acquire with the aforesaid mobile home.

AND it is further ORDERED that the Plaintiff pay the costs of this proceeding.


 JUDGE

Approved As To Form:


 Maurice C. Lewis
 Attorney for Plaintiff

JUDGMENT OF DIVORCE

KEVIN W. DAVIDSON

VS.

EVELYN B. DAVIDSON

In the Circuit Court for
Dorchester County
No. CO328 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *just* day of ~~April~~ *May* 19 85, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Kevin W. Davidson and against Evelyn B. Davidson, the defendant.

IT IS FURTHER ORDERED, that the Agreement of Separation between the parties dated February 6, 1984, relative to alimony, property rights, counsel fees, court costs, etc., be and the same is hereby approved and made a part of and incorporated in this Judgment of Divorce, having the same force and effect as if fully set forth herein.

And it is further Ordered, that the said Plaintiff, Kevin W. Davidson and Defendant, Evelyn B. Davidson jointly pay the cost of this proceedings.

Donald J. [Signature]

JUDGE

TRUE COPY :

TEST: *Philip L. Cannon, Clerk*

JUDGMENT OF DIVORCE

SARAH R. NEWCOMB

VS. LEVIN JAMES NEWCOMB, III

In the Circuit Court for
Dorchester County
No. C0291 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 7th day of May 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, SARAH R. NEWCOMB ----- and against LEVIN JAMES NEWCOMB, III -----, the defendant.

IT IS FURTHER ADJUDGED AND ORDERED that Sarah R. Newcomb is hereby restored to her maiden name, SARAH ELIZABETH RICE; and

IT IS FURTHER ADJUDGED AND ORDERED that the terms of the Voluntary Separation and Property Settlement Agreement of the parties be incorporated herein, but not merged;

And it is further Ordered, that the said Sarah R. Newcomb ----- pay the cost of this proceedings.

Donald L. Johnson

JUDGE

APPROVED:

Emory E. Tamplin, Jr.

Emory E. Tamplin, Jr.
Attorney for Defendant

JUDGMENT OF DIVORCE

DONNA FAYE ENTREKIN, Plaintiff
VS.
HARRY ROBERT ENTREKIN, Defendant

In the Circuit Court for
Dorchester County
No. C0129 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 8th day of May 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, DONNA FAYE ENTREKIN and against HARRY ROBERT ENTREKIN, the defendant. and it is further ORDERED that the Plaintiff is restored the use of her maiden name, DONNA FAYE ROBBINS.

And it is further Ordered, that the said Plaintiff pay the cost of this proceedings.

Wesley F. Adams
JUDGE

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

TERRY B. WANEX,
 Plaintiff
VS.
 STEVEN G. WANEX,
 Defendant



In the Circuit Court for
 Dorchester County
 No. C0230 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *10th* day of May 19 85 , by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Terry B. Wanex and against Steven G. Wanex , the defendant. and it is further,

Adjudged and Ordered that the terms and provisions of the "Agreement of Separation" dated January 30, 1984 which is filed in this proceeding, are incorporated, but not merged, into this Judgment and made a part hereof as though fully set forth herein, and it is further,

Adjudged and Ordered, that the name of Terry B. Wanex be and the same is hereby changed to Terry Lynn Brohawn.

And it is further Ordered, that the said Terry B. Wanex pay the cost of this proceedings.

Donald B. Johnson

 JUDGE

TRUE COPY :

TEST: *Philip L. Cannon, Clerk*

JUDGMENT OF DIVORCE

SEE PAGE 185 THIS DOCKET FOR AMENDMENT

WILLIAM JOHN ALLEN

VS.

VIETTA ALLEN

In the Circuit Court for
Dorchester County
No. 22904 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 11th day of May 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, WILLIAM JOHN ALLEN and against VIETTA ALLEN, the defendant.

It is further ORDERED that no alimony is awarded at this time, but the subject of alimony is specifically reserved for a reasonable period of time.

And it is further Ordered, that the said William John Allen pay the cost of this proceedings.

[Signature]

JUDGE

TRUE COPY:
TEST: *[Signature]* Clerk

CHRISTINE KATHLEEN SCHRIEFER : IN THE
 Plaintiff : CIRCUIT COURT
 vs. : FOR DORCHESTER COUNTY
 IRVIN R. SCHRIEFER, JR. : MARYLAND
 Defendant : Chancery 13996

JUDGMENT FOR ABSOLUTE DIVORCE

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is, thereupon, this 14th day of May, 1985, by the Circuit Court for Dorchester County, Maryland,

ORDERED, that the said CHRISTINE KATHLEEN SCHRIEFER, the above-named Plaintiff is granted an Absolute Divorce from the Defendant, IRVIN R. SCHRIEFER, JR.; and it is further

ORDERED, that the Plaintiff, CHRISTINE KATHLEEN SCHRIEFER, be and she hereby is granted the care, custody and control of the minor child of the parties, IRVIN ROBERT SCHRIEFER, III, born May 19, 1980; and it is further

ORDERED, that accounting from the date hereof, the Defendant, IRVIN ROBERT SCHRIEFER, JR., shall pay the sum of Thirty Dollars (\$30.00) per week for the support and maintenance of the minor child of the parties; said weekly sum to be paid through the Bureau of Support Enforcement; and it is further

ORDERED, that the Defendant, IRVIN ROBERT SCHRIEFER, JR., shall have the following rights of reasonable visitation with the minor child:

(a) Every other Saturday beginning at 12 noon on Saturday and ending at 6 p.m. Sunday.

(b) For two non-consecutive weeks; one in the summer and one in the winter. As a condition of the right to weekly visitation, Defendant shall give Plaintiff not less than one week's previous notice of his intent to exercise his right to the one week's visitation.

(c) On the child's birthday, Christmas and Easter, in the City of Cambridge, for a reasonable number of hours.

(d) On each second Maryland State holiday, on an alternating basis, commencing with Easter, April 7, 1985, beginning at 12 noon and ending at 6 p.m.; said visits shall alternate between the City of Cambridge and Dundalk.

(e) Defendant shall have the right to telephone the minor child on Wednesday of each week only between the hours of 9:00 a.m. and 12 noon.

(f) As a condition of Defendant's right to have the minor child visit with him, Defendant shall at all times be responsible for picking up the minor child at Plaintiff's residence and returning him to Plaintiff's residence at the times specified herein; and it is further

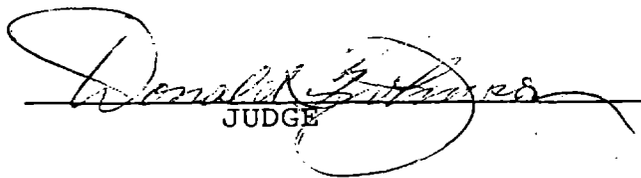
ORDERED, that the Defendant, IRVIN R. SCHRIEFER, JR., bear one-half of the cost of a private school education for the minor child at The Countryside Christian School, Cambridge, Maryland, accounting from March 1, 1985, with the first payment due within fourteen days of the date of this Order. Commencing April 1, 1985, the contribution shall be due and payable on the first day

of each month. The contribution as aforesaid shall be payable to Plaintiff directly and not through the Bureau of Support Enforcement; and it is further

ORDERED, that this Court hereby reserves and retains jurisdiction over the minor child, and all other matters having to do with his custody, support, welfare and education; and it is further

ORDERED, that the Plaintiff have her former name, CHRISTINE KATHLEEN COMEGYS, restored to her; and it is further

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


JUDGE

APPROVED:


Lynn Leonhardt Mielke
Attorney for Plaintiff


Edward S. Cohn
Attorney for Defendant

TRUE COPY:

TEST:  Clerk

JUDGMENT OF DIVORCE

JAMES EDWARD KIMMEY, SR.

VS.

PEGGY LOUISE KIMMEY

In the Circuit Court for
Dorchester County
No.C135 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 14th day of May, 1988, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, James Edward Kimmey, Sr. and against Peggy Louise Kimmey, the defendant.

And it is further Ordered, that the said Plaintiff pay the cost of this proceedings.

Donald J. Johnson

JUDGE

TRUE COPY:

TEST: *Philip L. Cannon*, Clerk

LOWELL T. MOORE : IN THE
 Plaintiff : CIRCUIT COURT
 vs: : FOR
 BETTY ROSE MOORE : DORCHESTER COUNTY
 Defendant : C0066

JUDGEMENT

This cause standing ready, the proceedings were by the Court read and considered, it is thereupon this 16th day of May, Anno Domini, one thousand nine hundred eighty-five by the Circuit Court for Dorchester County, Maryland,

ADJUDGED, ORDERED, and DECREED, that the Plaintiff, LOWELL T. MOORE, be and he is hereby granted an absolute divorce from the Defendant, BETTY ROSE MOORE, and it is further,

ADJUDGED, ORDERED and DECREED, that the terms of the Voluntary Separation and Property Settlement Agreement between the parties, dated February 12, 1985, be and the same is hereby incorporated into this Judgment, and it is further,

ADJUDGED, ORDERED and DECREED, that the Plaintiff shall pay the costs of these proceedings.

Donald K. Bowersox
 J U D G E

APPROVED AS TO FORM AND CONTENT:

David K. Bowersox
 DAVID K. BOWERSOX
 Attorney for Plaintiff

Edward H. Nabb, Jr.
 EDWARD H. NABB, JR.
 Attorney for Defendant

LAW OFFICES
 ALAN GARFINKLE, P. A.
 507 PARK AVENUE
 BALTIMORE, MARYLAND 21201
 (301) 727-0080

TRUE COPY:

TEST: *Philip L. Cannon*, Clerk

ROBIN ALLEN DAUNORAS
VS.
CHARLES ANTHONY DAUNORAS

In the Circuit Court for
Dorchester County
No. C0348 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 20th day of May 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Robin Allen Daunoras and against Charles Anthony Daunoras, the defendant. And, it is further ordered, that the said complainant, Robin Allen Daunoras resume her maiden name of Robin Allen Pope.

And it is further Ordered, that the said Robin Allen Daunoras and Charles Anthony Daunoras split the cost of this proceeding.
~~pay the cost of this proceeding~~

Donald J. Johnson

JUDGE

TRUE COPY:

TEST: *Philip L. Cannon*, CLERK

JUDGMENT OF DIVORCE

VALERIE BETH POWELL

VS.

RICK A. HOWELL

In the Circuit Court for
Dorchester County
No. CO339 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 27th day of May 19 85, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Valerie Beth Powell and against Rick A. Howell, the defendant, and it is further,

Adjudged and Ordered that the terms and provisions of the "Agreement of Separation and Property Settlement Agreement" dated January 26, 1981 filed in this proceeding is incorporated, but not merged, into this Judgment and made a part hereof as though fully set forth herein.

And it is further Ordered, that the said Valerie Beth Powell pay the cost of this proceedings.

Richard M. Pellitt

JUDGE

Richard D. Harrington

Richard D. Harrington
Attorney for Plaintiff
Maurice C. Lewis, Jr.

Maurice C. Lewis, Jr.
Attorney for Defendant

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

CAROL LYNN DODSON, Plaintiff
VS.
HERBERT THOMAS DODSON, Defendant

In the Circuit Court for
Dorchester County
No. C0055 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 27th day of May 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, CAROL LYNN DODSON and against HERBERT THOMAS DODSON, the defendant. and it is further ORDERED that (1) the Plaintiff is restored the use of her maiden name, Carol Lynn Robinson; (2) the property division as stated in the Addendum to the Amended Complaint as "Appendix A" is ratified and incorporated herein by reference.

And it is further Ordered, that the said Plaintiff pay the cost of this proceedings.

Richard M. Peltier

JUDGE

APPROVED AS TO FORM:

Richard D. Harrington

Richard D. Harrington
Attorney for Defendant

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

KENNETH GILBERT STANLEY
VS.
 LINDA DARNELL STANLEY

In the Circuit Court for
 Dorchester County
 No. 13843 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *29th* day of May, 19 85, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Kenneth Gilbert Stanley and against Linda Darnell Stanley, the defendant.

And it is further Ordered, that the said Plaintiff pay the cost of this proceedings.

Donald F. Johnson

 Donald F. Johnson, JUDGE

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

IN THE CIRCUIT COURT FOR DORCHESTER COUNTY, MARYLAND

PATRICIA DAUN WANEX :
 Plaintiff :
 vs. : Chancery No. 13,960
 PAUL EDWARD WANEX :
 Defendant :

JUDGMENT OF ABSOLUTE DIVORCE

The above-captioned cause having come on for hearing, before the Circuit Court on the 23rd day of January, 1985, on the matter of the plaintiff's Bill of Complaint for Absolute Divorce, testimony having been taken, and evidence adduced, it is thereupon this 31st day of January, 1985, by the Circuit Court for Dorchester County, Maryland,

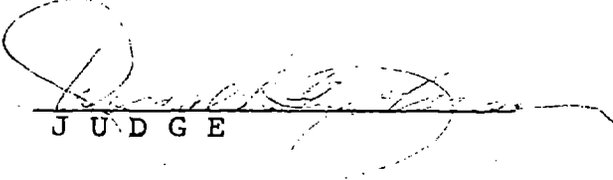
ORDERED that the plaintiff, Patricia Daun Wanex, be and she hereby is granted an Absolute Divorce from the defendant, Paul Edward Wanex, and it is further,

ORDERED that the plaintiff, Patricia Daun Wanex, be and she hereby is awarded the custody of the one minor child of the parties, namely, Marcia Kathleen Wanex, with reasonable rights of visitation granted to the defendant, Paul Edward Wanex, and it is further,

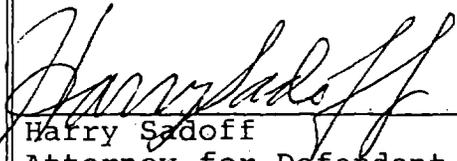
ORDERED that the terms of the Voluntary Separation and Settlement Agreement of the parties, dated May 21, 1983 be incorporated and made a part of, but not merged in this judgment, and it is further,

ORDERED that the defendant shall pay directly to the plaintiff the sum of \$300.00 per month payable in 2 equal installments on the 1st and 15th of each month for the maintenance and support of the minor child, and it is further,

ORDERED that the plaintiff pay the cost of these proceedings
as taxed by the Clerk of the Court.


J U D G E


Robert H. Haas
Attorney for Plaintiff
P.O. Box 1476
Landover, Md. 20785


Harry Sadoff
Attorney for Defendant
P.O. Box 512
Cambridge Md. 21613

TRUE COPY :

TEST: , Clerk

JUDGMENT OF DIVORCE

ERNESTINE B. AARON

VS.

BILLIE R. AARON

In the Circuit Court for
Dorchester County
No.C0005 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 10th day of June 19 85, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Ernestine B. Aaron and against Billie R. Aaron, the defendant.

And it is further Ordered, that the said Plaintiff pay the cost of this proceedings.

Ronald J. ...
JUDGE

TRUE COPY:

TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

RENE E. MARSHALL

VS.

NANCY E. MARSHALL

In the Circuit Court for
Dorchester County
No. 14021 ~~Civil~~ Action
Chancery

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 10th day of June 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Rene E. Marshall and

against Nancy E. Marshall, the defendant, and it is further Ordered that the said Nancy E. Marshall shall have custody of Jessica R. Marshall, minor child of the parties, subject to reasonable visitation rights of said Rene E. Marshall, including two weekends each month, and that said Rene E. Marshall shall maintain said minor child on his Blue Cross/Blue Shield health plan at work, and shall pay the amount of \$30.00 per week for the maintenance and support of said minor child, both obligations to continue until said Jessica R. Marshall reaches the age of 18 years, dies, marries, or becomes emancipated, whichever shall first occur, and that said Rene E. Marshall shall pay the joint debts of the parties as they existed as of the date of Voluntary Separation, and that each party shall own all right, title and interest in and to all property now in their possession;

And it is further Ordered, that the said Rene E. Marshall pay the cost of this proceedings.

Richard M. Palko
JUDGE

Richard D. Horowitz

SUSANNE FLEMING PHILLIPS WRIGHT : IN THE CIRCUIT COURT FOR
 Plaintiff :
 VS. : DORCHESTER COUNTY, MARYLAND
 HAROLD LEONARD PHILLIPS : No. 13671 CHANCERY
 Defendant :

.....

ORDER

The Motion of Suzanne Fleming Phillips Wright for an increase in Child Support for the two minor children of the parties having come on for hearing before the Court and upon matters therein presented it is this 10th day of June, 1985, by the Circuit Court for Dorchester County.

ORDERED, that the Decree of Divorce previously entered in the above captioned matter is amended as follows; subject to the further order of this Court:

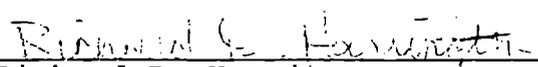
The Defendant, Harold Leonard Phillips, shall pay to the Plaintiff, Susanne Fleming Phillips Wright, the sum of Forty-three Dollars and Fifty Cents (\$43.50) per week per child as child support for the support and maintenance of the minor children of the parties until said children shall attain eighteen years, marry, die, become self-supporting, or are otherwise emancipated.

In all other respects the prior Decree of this Court shall remain in full force and effect.

AND , it is further ORDERED that the said Harold Leonard Phillips shall pay unto Emory E. Tamplin, Jr., Attorney for the Plaintiff, the sum of Two Hundred Twenty-five Dollars (\$225.00) as contribution toward the Attorney's fees of the said Plaintiff.


 Richard Pollitt
 Judge

Approved As To Form:


 Richard D. Harrington
 Attorney for Respondent

TRUE COPY :

TEST: , Clerk

JAMES ROBERT BORWN : IN THE CIRCUIT COURT
 Plaintiff : FOR DORCHESTER COUNTY
 vs. : STATE OF MARYLAND
 MARY BUTLER BROWN
 Defendant : CIVIL NO. CO297

* * * * *

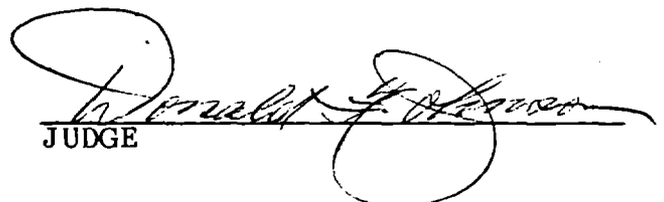
JUDGMENT FOR DIVORCE

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 12th day of June, 1985, by the Circuit Court for Dorchester County, Maryland,

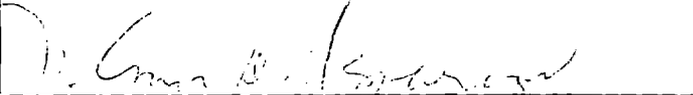
ADJUDGED, ORDERED and DECREED, that the said JAMES ROBERT BROWN, the above-named Complainant be, and he is granted an ABSOLUTE DIVORCE from the Defendant, MARY BUTLER BROWN.

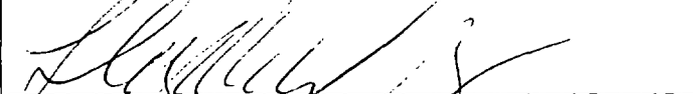
AND IT IS FURTHER ORDERED, that the Plaintiff, JAMES ROBERT BROWN, pay the cost of this proceeding.


 JUDGE

APPROVED AS TO CONTENT & FORM:

JOANN DASHIELL ASPARAGUS
 ATTORNEY AT LAW
 P.O. BOX 189
 DENTON, MD. 21629


 Jo Ann D. Asparagus,
 Attorney for Plaintiff


 Eloyd O. Whitehead,
 Attorney for Defendant

TRUE COPY :

TESTE:  Clerk

JUDGMENT OF DIVORCE

LEWIS LUTHER LONG, III
Plaintiff

VS.

PAMELA HOPE LONG
Defendant

In the Circuit Court for
Dorchester County
No. CO313 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 12th day of June 1955, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Lewis Luther Long, III and against Pamela Hope Long, the defendant.

And it is further Ordered, that the said Lewis Luther Long III pay the cost of this proceedings.

Donald F. Johnson

Donald F. Johnson JUDGE

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

DARLENE T. LARRIMORE

VS.

WILLIAM R. LARRIMORE

In the Circuit Court for
Dorchester County
No. C0323 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 21st day of June 19 85, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Darlene T. Larrimore and against William R. Larrimore, the defendant.

And, it is further Ordered that the terms of the Voluntary Separation and Property Settlement Agreement of the parties, dated March 22, 1985, be incorporated and made a part of, but not merged in, this Judgment of Divorce.

And it is further Ordered, that the said Darlene T. Larrimore pay the cost of this proceedings.

Donald F. Johnson

Donald F. Johnson JUDGE

Lawrence G. Bohlen

Lawrence G. Bohlen
Attorney for Defendant

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

JOHN FREDERICK FAULKNER * IN THE CIRCUIT COURT
 Plaintiff * FOR DORCHESTER
 COUNTY *
 V. *
 LINDA LEE VARGO FAULKNER, et al. * CHANCERY NO. 14097
 Defendants *

* * * * *

JUDGEMENT FOR DIVORCE

After considering the testimony heard and Exhibits submitted in open Court on June 24, 1985,

It is this 24th day of June, 1985, by the Circuit Court for Dorchester County,

ORDERED AND ADJUDGED:

1. That the said John Frederick Faulkner, the Plaintiff, be and is hereby divorced a Vinculo Matrimonii from Linda Lee Vargo Faulkner, the Defendant, AND
2. That the agreement between the parties dated August 3, 1983, be and is hereby approved and incorporated by reference into this judgement and the parties are directed as bound by it EXCEPT for the provisions relating to child support of the Plaintiff's child, Mitchell Frederick Faulkner, as set forth in Paragraphs 4 and 5 of said agreement AND
3. That the Plaintiff shall not provide child support until such time as the Defendant, Linda Lee Vargo Faulkner cooperates with the Bureau of Support Enforcement for Talbot County and appears in Court with the Plaintiff's minor child AND
4. That the Defendant, Linda Lee Vargo Faulkner, be awarded custody of the minor child AND
5. That the Plaintiff pay the costs of these proceedings.

Ronald Johnson
 JUDGE

TRUE COPY :

TEST: *Philip L. Cannon* Clerk

LAW OFFICES
 GORDON & GORDON
 P.O. BOX 358
 EASTON, MD 21601
 (301) 822-3702

SEE PAGE 166

(ORIGINAL JUDGMENT OF DIVORCE)

WILLIAM JOHN ALLEN	*	IN THE CIRCUIT COURT FOR
Plaintiff	*	
	*	DORCHESTER COUNTY, MARYLAND
v.	*	
	*	
VIETTA ALLEN	*	
Defendant	*	CIVIL NO. 12904
	*	

AMENDMENT TO JUDGMENT OF DIVORCE

It is ORDERED this 21st day of June, 1985 by the Circuit Court of Dorchester County, Maryland, that the Judgment of Absolute Divorce in the above entitled case, dated May 10, 1985 is amended nunc pro tunc to include the following:

It is ORDERED that no alimony shall accrue to the Plaintiff, William John Allen, by virtue of his express waiver thereof.

It is further ORDERED that the parties, by their express agreement, shall divide equally the net proceeds from the sale of their sole asset, the family home located at Rt. 331, Box 361 in Hurlock, Maryland.

It is further ORDERED that each party shall be responsible for payment of counsel fees of his or her attorney.

It is further ORDERED that, except as otherwise provided herein, each party waives and releases all claims against the other party under the marital property act including, but not limited to, pension benefits, personal property rights or other statutory claims.

TRUE COPY:

TEST: Philip L Cannon, Clerk

Donald F. Johnson
Judge

17/185

JUDGMENT OF DIVORCE

DESTY A. WILLEY

VS.

ROBERT L. WILLEY

In the Circuit Court for
Dorchester County
No.CO374 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 24th day of June 19 85, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Desty A. Willey and against Robert L. Willey, the defendant. and it is further,

Adjudged and Ordered that the name of the Plaintiff be, and the same is hereby legally changed to Desty Ann Trewin.

And it is further Ordered, that the said Desty Ann Willey pay the cost of this proceedings.

Richard M. Peltier

JUDGE

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

DORIS S. SCHADT
Plaintiff

IN THE CIRCUIT COURT FOR

v.

DORCHESTER COUNTY, MARYLAND

DANIEL A. SCHADT
Defendant

: Civil Case No. C0295

JUDGMENT
FOR ABSOLUTE DIVORCE

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon this 24th day of June in the year one thousand nine hundred and eighty-five, by the Circuit Court for Dorchester County, Maryland,

ADJUDGED, ORDERED AND DECREED that the said Doris S. Schadt, the above named Plaintiff, be and she hereby is divorced absolutely from the Defendant, Daniel A. Schadt, and it is further

ORDERED that the terms and conditions of the Voluntary Separation and Property Settlement Agreement in effect between the parties dated the 9th day of March, 1984, be and they hereby are incorporated without merger in all respects into this Judgment, and it is further

ORDERED that copies of this Judgment shall be mailed to the parties, and their counsel of record, and it is further

ORDERED that the Plaintiff and Defendant shall each pay one-half of the cost of this proceeding.

TRUE COPY:

TEST: Philip L. Cannon, Clerk

Richard M. Feller
Judge

Approved as to form and content:

Jane Tolar O'Connor
Jane Tolar O'Connor
Attorney for Plaintiff

Emory E. Tamplin, Jr.
Emory E. Tamplin, Jr.
Defendant

JUDGMENT OF DIVORCE

TAMMY DEE LEWIS
Plaintiff

VS.

JULIAN E. LEWIS
Defendant



In the Circuit Court for
Dorchester County
No. C0208 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *24th* day of *June* 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Tammy Dee Lewis and against Julian E. Lewis, the defendant. and it is further,

Adjudged and Ordered that the name of the Plaintiff be and the same is hereby legally changed to Tammy Dee Wingate.

And it is further Ordered, that the said Tammy Dee Lewis pay the cost of this proceedings.

Richard M. Pollock

JUDGE

TRUE COPY

TEST: *Philip L. Cannon*, Clerk

DECREE OF DIVORCE

CONNIE A. TRAVERS

VS.

KERMIT ROBERT LEE TRAVERS, JR.

In the Circuit Court
for Dorchester County
Maryland
In Equity

No. C0024 Chancery

Term, 19

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 2nd day of July Anno Domini, one thousand nine hundred and eighty-five by the Circuit Court for Dorchester County, in Equity, Adjudged, Ordered and Decreed, that the said Connie A. Travers

the above named complainant be, and he is hereby DIVORCED A VINCULO MATRIMONII, from Kermit Robert Lee Travers, Jr. the defendant

And it is further Ordered, that the said Plaintiff pay the cost of the proceeding.

/s/ Donald F. Johnson

Donald F. Johnson

BRENDA DARNELL JACOBS : IN THE
 Plaintiff : CIRCUIT COURT
 vs. : FOR
 ROBERT LEE JACOBS : DORCHESTER COUNTY
 Defendant : Civil No: C0151

oo0oo

JUDGEMENT

This cause standing ready, the proceedings were by the Court read and considered, it is thereupon this 3rd day of July, Anno Domini, one thousand nine hundred eighty-five, by the Circuit Court for Dorchester County,

ADJUDGED, ORDERED, and DECREED, that the Plaintiff, BRENDA DARNELL JACOBS, be and she is hereby granted an absolute divorce from the Defendant, ROBERT LEE JACOBS, and it is further,

ADJUDGED, ORDERED, and DECREED, the Plaintiff be and she is hereby allowed to resume her former name of BRENDA DARNELL WANGUS, and it is further,

ADJUDGED, ORDERED, and DECREED, that the Plaintiff shall pay the costs of these proceedings.

[Signature]
 J U D G E

LAW OFFICES
 ALAN GARFINKLE, P. A.
 507 PARK AVENUE
 BALTIMORE MARYLAND 21201
 (301) 727-0080

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

ROBERT EDWARD THOMAS
VS.
ANGELIA MOORE THOMAS

In the Circuit Court for
Dorchester County
No. C0215 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *9th* day of ~~June~~ *July* 19 85, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Robert Edward Thomas and against Angelia Moore Thomas, the defendant.

And it is further Ordered, that the said Plaintiff pay the cost of this proceedings.

Ronald F. Thomas
JUDGE

TRUE COPY:

Philip L. Cannon, Clerk

JOHN W. ADAMS, JR. : IN THE CIRCUIT COURT
 Plaintiff : FOR DORCHESTER COUNTY
 vs. : STATE OF MARYLAND
 GERALDINE ELIZABETH ADAMS : CIVIL NO. CO203
 Defendant

* * * * *

JUDGMENT FOR DIVORCE

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 18th day of July, 1985, by the Circuit Court for Dorchester County,

ADJUDGED, ORDERED AND DECREED, that the said JOHN W. ADAMS, JR., the above-named Complainant, be and he is hereby granted an ABSOLUTE DIVORCE from the Defendant, GERALDINE ELIZABETH ADAMS;

AND IT IS FURTHER ORDERED, that the Plaintiff, JOHN W. ADAMS, JR., pay the cost of this proceeding.

[Signature]
JUDGE

TRUE COPY :

TEST: *[Signature]* Clerk

JOANN DASHIELL ASPARAGUS
ATTORNEY AT LAW
P.O. BOX 189
DENTON, MD. 21629

JUDGMENT OF DIVORCE

JAMES ROLAND WHEATLEY

VS.

IRIS R. WHEATLEY

In the Circuit Court for
Dorchester County
No. CO416 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 18th day of July 19 85, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, JAMES ROLAND WHEATLEY and against IRIS R. WHEATLEY, the defendant.

AND that the Separation and Property Settlement Agreement as entered into by the parties is hereby incorporated into and made a part of the Judgement.

Approved as to form.

Hubert H. Wright, IV
Hubert H. Wright, IV
Attorney for Defendant

Lawrence G. Bohlen
Lawrence G. Bohlen
Attorney for Plaintiff

And it is further Ordered, that the said pay the cost of this proceedings.

[Signature]

JUDGE

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

JOAN CONDON

VS.
THOMAS E. CONDON

In the Circuit Court for
Dorchester County
No. C0347 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 24th day of July 19 85, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, JOAN CONDON and against THOMAS E. CONDON, the defendant.

And it is further ORDERED that Joan Condon is hereby awarded the care and custody of the minor child; namely, Patty Condon.

And it is further Ordered, that the said Joan Condon pay the cost of this proceedings.



JUDGE

TRUE COPY :

TEST: Philip L. Cannon, Clerk

JUDGMENT OF DIVORCE

ALEX M. CROFOOT
VS.
 PEGGY ANN CROFOOT

In the Circuit Court for
 Dorchester County
 No. C0238 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 24th day of July 19 85, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, ALEX M. CROFOOT and against PEGGY ANN CROFOOT, the defendant.

and it is further ORDERED that Alex M. Crofoot shall have the care, custody and control of the minor children of the parties, to wit: Shea Ann Crofoot, Caen Ann Crofoot, Kinley Ann Crofoot, Kyle Monroe Crofoot, and Darby Monroe Crofoot; (2) that the Defendant shall have the right of reasonable visitation with said children, and (3) that the Voluntary Separation Agreement dated May 27th, 1981, entered into by the parties, is hereby incorporated by reference into this Judgment but not merged herein.

And it is further Ordered, that the said Alex M. Crofoot, Plaintiff pay the cost of this proceedings.



JUDGE

TRUE COPY :

TEST: Philip L. Cannon, Clerk

JUDGMENT OF DIVORCE

PEGGY J. SPIES

VS.

ELMER L. SPIES, III

In the Circuit Court for
Dorchester County
No. CO405 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *24th* day of *July* 19 *85*, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Peggy J. Spies and against Elmer L. Spies, III, the defendant.

And it is further Ordered, that the said Plaintiff pay the cost of this proceedings.

Dale R. Cathey

JUDGE

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

SHIRLEY L. WHEELER

VS.

DWAYNE A. WHEELER



In the Circuit Court for
Dorchester County
No. 182 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 24th day of July 19 85, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Shirley L. Wheeler and against Dwayne A. Wheeler, the defendant.

and it is further,

Adjudged and Ordered that the terms and provisions of the Agreement of Separation dated December 27, 1984 and filed in this proceeding, are incorporated, but not merged, into this Judgment and made a part hereof as though fully set forth herein.

And it is further Ordered, that the said Shirley L. Wheeler pay the cost of this proceedings.

JUDGE

TRUE COPY :

TEST: Shirley L. Cannon, Clerk

JUDGMENT OF DIVORCE

William W. Insley,
Plaintiff
VS.
Barbara D. Insley,
Defendant

In the Circuit Court for
Dorchester County
No. C0351 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *1st* day of *August* 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, William W. Insley and against Barbara D. Insley, the defendant. and it is further,

Adjudged and Ordered that the terms and provisions of the "Agreement of Separation" dated September 24, 1984, which is filed in this proceeding, is incorporated, but not merged, into this Judgment and made a part hereof as though fully set forth herein.

And it is further Ordered, that the said William W. Insley pay the cost of this proceedings.

Donald F. Johnson

JUDGE

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

GRACE LOUISE HALLOWELL : IN THE CIRCUIT COURT FOR

V.S. : DORCHESTER COUNTY, MARYLAND

DONALD ROBERT HALLOWELL : NO. 0289 CIVIL ACTION

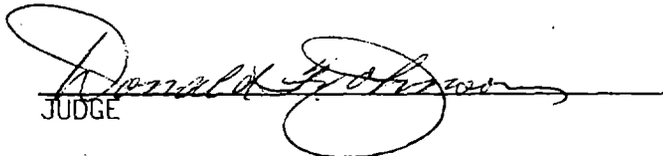
JUDGMENT OF ANNULMENT

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this ^{August} 2nd day of ~~July~~, 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a Judgment of Annulment be, and it is hereby entered, in favor of the above named Plaintiff, Grace Louise Hallowell, and against Donald Robert Hallowell, the Defendant.

And it is further Ordered that the Plaintiff, Grace Louise Hallowell, shall assume her former name, to wit: Grace Louise Heck.

And it is further Ordered, that the said Plaintiff, Grace Louise Hallowell, pay the cost of this proceedings.


JUDGE

TRUE COPY :

TEST:  Clerk

HUGH CARTER VINSON
ATTORNEY AT LAW
403 HIGH STREET
CAMBRIDGE, MD 21613
(301) 228-1188

JUDGMENT OF DIVORCE

Norman Leslie Eckels, Jr.
VS.
Doris Diane Eckels

} In the Circuit Court for
Dorchester County
No. C0353 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 2nd day of August 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Norman Leslie Eckels, Jr. and against Doris Diane Eckels, the defendant.

and it is further ORDERED that the terms of the Voluntary Separation and Property Settlement Agreement between the parties, dated November 15, 1982, be incorporated and made a part hereof, but not merged in, this Judgment of Divorce.

And it is further Ordered, that the said Norman Leslie Eckels, Jr. pay the cost of this proceedings.

Ronald G. ...
JUDGE

JUDGMENT OF DIVORCE

EDISON A. BOWENS

VS.

ROBIN CEPHAS BOWENS

In the Circuit Court for
Dorchester County
No.0309 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *6th* day of *August* 19 *85*, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Edison A. Bowens and

against Robin Cephas Bowens, the defendant. And it is further Ordered, that the said Plaintiff, Edison A. Bowens, be awarded the care and custody of the minor children of the parties, namely, Nehemiah Cornelius Bowens and Aaron Anthony Bowens, with rights of reasonable visitation afforded the Defendant, Robin Cephas Bowens; And it is further Ordered, that the said Defendant pay unto the Plaintiff the sum of Fifteen Dollars (\$15.00) per week per child totaling Thirty Dollars (\$30.00) per week for the care, maintenance, and support of the said minor children of the parties; And it is further Ordered the Plaintiff pay the rent on the mobile home owned by the Plaintiff's father, the utility bills for same, as well as the bill to Dr. Richard J. Davis of the Hurlock Medical Center, and that the Defendant shall pay the monthly bills to Fingerhut and Fashion Bug; ~~And it is further Ordered that the personal property of the parties be divided as set forth in Exhibit "A" of the Complaint incorporated herein by reference; And it is further Ordered that the Plaintiff shall be allowed to remain in the mobile home titled in the name of the Plaintiff's father.~~

And it is further Ordered, that the said Plaintiff, Edison A. Bowens, pay the cost of this proceedings.

Donald J. Johnson

JUDGE

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

PHILLIP JAMES LISKE
 Plaintiff
VS.
 ANTOINETTE MARIE LISKE
 Defendant

In the Circuit Court for
 Dorchester County
 No.C0481 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *15th* day of *August* 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, PHILLIP JAMES LISKE and against ANTOINETTE MARIE LISKE, the defendant.

and it is further ORDERED, ADJUDGED and DECREED that (1) the Voluntary Separation and Property Settlement Agreement dated July 23, 1984, and the Addendum to Voluntary Separation and Property Settlement Agreement dated April 18, 1985 filed herein are incorporated by reference into this Judgment but not merged herein; (2) the Plaintiff, Phillip James Liske, is awarded the care, custody and control of the minor child of the parties, namely, Jessica Lorraine Liske; and (3) the Defendant is restored the use of her maiden name, Antoinette Marie Rogers.

And it is further Ordered, that the said Plaintiff pay the cost of this proceedings.

Donald G. Galt

 JUDGE

TRUE COPY :
 TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

PAULETTE BRUMMELL

VS.

ROBERT V. BRUMMELL

In the Circuit Court for
Dorchester County
No. 14098 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *21st* day of *August* 19 *85*, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Paulette Brummell and against Robert V. Brummell, the defendant.

And it is further ordered that the power to make the determination of which property is marital property is hereby expressly reserved for a period of ninety (90) days from the date of this Decree, pursuant to Family Law Section 8-203 (a) (3).

And it is further ordered that Plaintiff's name be changed to her maiden name, Ella Paulette Brown.

And it is further Ordered, that the said parties divide equally pay the cost of this proceedings.

Donald G. Johnson

JUDGE

TRUE COPY :

TEST: *Philip L. Cannon, Clerk*

JUDGMENT OF DIVORCE

LISA W. DAYTON
Plaintiff

VS.

ANTHONY L. DAYTON
Defendant

In the Circuit Court for
Dorchester County
No. CO327 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 21st day of August 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, LISA W. DAYTON, and against ANTHONY L. DAYTON, the defendant.

And it is further ordered that the Plaintiff be permitted to resume the use of her maiden name, Lisa Ann Wheatley.

And it is further Ordered, that the said Plaintiff pay the cost of this proceedings.

Donald G. Johnson

JUDGE

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

SANDRA GREATHOUSE	*	IN THE
Plaintiff	*	CIRCUIT COURT
vs.	*	FOR
QUAY GREATHOUSE	*	DORCHESTER COUNTY
Defendant	*	Civil Action
	*	No. 14018

DECREE OF ABSOLUTE DIVORCE

This cause standing ready for hearing, and being duly submitted, the proceedings were by the Court read and considered,

It is thereupon, this 27th day of August, 1985, by the Circuit Court for Dorchester County,

ADJUDGED, ORDERED and DECREED, That the said Sandra Greathouse, the above named Plaintiff, be and is hereby granted an Absolute Divorce from the Defendant, Quay Greathouse; and

IT IS FURTHER ORDERED, That the care and custody, both temporary and permanent, of the minor child of the parties, namely, Tonya N. Greathouse, be and is hereby granted to the Plaintiff, Sandra Greathouse; and

IT IS FURTHER ORDERED, That the Plaintiff pay the costs of these proceedings.

Donald F. Johnson
JUDGE

LENTZ, HOOPER, JACOBS
& BLEVINS, P. A.
ATTORNEYS AT LAW
125 N. MAIN STREET
BEL AIR, MARYLAND 21014

879-8030

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

DAVID M. HURLEY	*	IN THE
Plaintiff	*	CIRCUIT COURT
vs.	*	FOR
SUSAN J. HURLEY (MACINDOE)	*	DORCHESTER COUNTY
Defendant	*	No. 11879 Chancery

ORDER TO MODIFY DECREE

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered, it is this 27th day of August, 1985, by the Circuit Court for Dorchester County, J

ORDERED, that the Decree of Divorce dated March 7, 1977, be and is hereby modified to (1) grant the care, custody and control of the minor child of the parties, namely, David Myers Hurley, Jr. to the Plaintiff, David M. Hurley, (2) grant the Defendant, Susan J. Hurley (Macindoe), reasonable visitation rights with the minor child of the parties, David M. Hurley, Jr., (3) the obligation of the Plaintiff to pay child support shall hereby terminate effective, October 28, 1982.


DONALD F. JOHNSON,
Judge

LENTZ, HOOPER, JACOBS
& BLEVINS, P. A.
ATTORNEYS AT LAW
125 N. MAIN STREET
BEL AIR, MARYLAND 21014
879-8030

TRUE COPY :

TEST: Philip L. Cannon, Clerk

JUDGMENT OF DIVORCE

DON ALAN LEWIS

VS.

MELODY KAY LEWIS



In the Circuit Court for
Dorchester County
No. 14056 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *5th* day of *September* 19 85 , by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Don Alan Lewis and against Melody Kay Lewis , the defendant.

AND IT IS FURTHER ORDERED, that Melody Kay Lewis shall have the care and custody of the minor child of the parties; namely, Cory Lewis. And that the said Don Alan Lewis shall pay unto the said Melody Kay Lewis the sum of \$25.00 per week for child support and the said Don Alan Lewis shall have reasonable rights of visitation.

And it is further Ordered, that the said Don Alan Lewis pay the cost of this proceedings.

Donald F. Davis

JUDGE

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

THOMAS JOHN
SPILMAN

VS.

DEBRA LYNN
SPILMAN

In the Circuit Court for
Dorchester County
No.C0275 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *11th* day of *September* 19 85 , by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Thomas John Spilman and against Debra Lynn Spilman , the defendant.

And it is further Ordered, that the said plaintiff, Thomas John Spilman pay the cost of this proceedings.

Donald F. ...

JUDGE

TRUE COPY :

TEST: *Philip L. Cannon, Clerk*

JUDGMENT OF DIVORCE

JAMES McEVOY

VS.

JOAN A. McEVOY

In the Circuit Court for
Dorchester County
No. 13898 Chancery

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 13th day of September 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, James McEvoy and against Joan A. McEvoy, the defendant.

And it is further Ordered, that the said James McEvoy pay the cost of this proceedings.

Donald G. Plummer

JUDGE

TRUE COPY :

TEST: *Philip L. Cannon, Clerk*

JUDGMENT OF DIVORCE

FREDERICK RAYMOND KROUSE

VS.

CHARLETTE MARIE KROUSE

In the Circuit Court for
Dorchester County
No.CO502 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *12th* day of September 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, FREDERICK RAYMOND KROUSE and against CHARLETTE MARIE KROUSE, the defendant.

AND IT IS FURTHER ORDERED that the Voluntary Separation and Property Settlement Agreement of the parties, dated September 11, 1985, be approved and all pertinent provisions contained therein be and they are hereby made a part hereof as if fully set forth herein.

It is further Ordered that Charlette Marie Krouse's name be changed to Charlette Marie Muldoon.

And it is further Ordered, that the said Frederick Raymond Krouse pay the cost of this proceedings.

Donald J. Harrington

JUDGE

Richard D. Harrington
Richard D. Harrington
Attorney for Defendant

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

DECREE OF DIVORCE

CHARLENE K. MEREDITH

VS.

EDWARD T. MEREDITH

In the Circuit Court for
Dorchester County
In Equity
Civil No. C0468

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 13th day of September Anno Domini, one thousand nine hundred and Eighty-Five by the Circuit Court for Dorchester County,

In Equity, Adjudged, Ordered and Decreed, that the said Charlene K. Meredith Plaintiff the above named ~~complainant~~ XXXXXX be, and she is hereby granted an ABSOLUTE DIVORCE, from Edward T. Meredith the defendant.

IT IS FURTHER ORDERED that the Separation and Property Settlement Agreement between the parties dated August 31, 1984, be and the same is hereby approved and made a part of and incorporated in this Decree, having the same force and effect as if fully set forth herein.

IT IS FURTHER ORDERED that the Defendant, Edward T. Meredith, be and he is hereby granted the care and custody of the minor children of the parties, subject to reasonable visitation by the Plaintiff in accordance with the terms of and as more fully set forth in the said Agreement. All being subject to further Order.

And it is further Ordered, that the said Plaintiff pay the cost of this proceeding.

Donald F. Johnson
JUDGE

Received for Record _____ and recorded in the Divorce Records of Dorchester County in Liber PLC No. 17, Folio 212.

Philip L. Cannon, Clerk

TRUE COPY :

Philip L. Cannon, Clerk

JUDGMENT OF DIVORCE

MICHAEL W. CALLOWAY

VS.

DONNA W. CALLOWAY

In the Circuit Court for
Dorchester County
No. CO 329 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *18th* day of September 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Michael W. Calloway and against Donna W. Calloway, the defendant.

It is further Adjudged and Ordered that the Defendant, Donna W. Calloway be, and she is hereby allowed to resume the use of her maiden name, Donna Lynn Windsor.

And it is further Ordered, that the said Plaintiff pay the cost of this proceedings.

Donald J. Johnson

JUDGE

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

WANDA LEE GREENWOOD
Plaintiff

VS.

JULIUS LEE GREENWOOD, JR.
Defendant

In the Circuit Court for
Dorchester County
No. C0553 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *2nd* day of ~~September~~ *October* 19 85, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Wanda Lee Greenwood and against Julius Lee Greenwood, Jr., the defendant.

IT IS FURTHER ADJUDGED, ORDERED and DECREED that the said Wanda Lee Greenwood shall be awarded the care and custody of the minor child of the parties, namely, Michael Julius Greenwood, with reasonable rights of visitation to the said Julius Lee Greenwood, Jr. and ~~his~~ *said child's* paternal grandmother.

And it is further Ordered, that the said Plaintiff pay the cost of this proceedings.

Donald G. Cannon

JUDGE

TRUE COPY :

TEST: *Philip L. Cannon, Clerk*

JUDGMENT OF DIVORCE

GERALD D. BRITTINGHAM

VS.

KAREN D. BRITTINGHAM

}

In the Circuit Court for
Dorchester County
No. CO422 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *2nd* day of *October* ~~September~~ 19 85, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Gerald D. Brittingham and against Karen D. Brittingham, the defendant.

And it is further Ordered, that the said Gerald D. Brittingham pay the cost of this proceedings.

D. R. [Signature]

JUDGE

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

FERN SUHR	*	IN THE CIRCUIT COURT
Plaintiff	*	
v.	*	FOR DORCHESTER COUNTY, MARYLAND
	*	
ERNEST SUHR	*	CHANCERY NO. C0414
Defendant	*	
	*	

ORDER

Upon consideration of the pleadings and testimony in the above-captioned case, it is by the Court this 27th day of October, 1985,

ORDERED that the plaintiff is awarded an absolute divorce from the defendant, Ernest Suhr.

Donald F. Brown
Judge

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

GARY VAUGHN MCNAMARA

VS.

HENRIETTA F. MCNAMARA

In the Circuit Court for
Dorchester County
No.CO437 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this *7th* day of *October*, 19*83*, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Gary Vaughn McNamara and against HENRIETTA F. McNamara, the defendant.

And it is further Ordered, that the said Gary Vaughn McNamara pay the cost of this proceedings.

Donald F. Johnson

Donald F. Johnson JUDGE

TRUE COPY :

TEST: *Philip L. Cannon*, Clerk

JUDGMENT OF DIVORCE

DIANE A. CYR
VS.
HAROLD J. CYR

In the Circuit Court for
Dorchester County
No. 368 Civil Action

This cause standing ready for hearing and being duly submitted, the proceedings were by the Court read and considered.

It is thereupon, this 14th day of October 1985, by the Circuit Court for Dorchester County, Adjudged and Ordered that a JUDGMENT OF ABSOLUTE DIVORCE be, and it is hereby entered, in favor of the above named plaintiff, Diane A. Cyr and against Harold J. Cyr, the defendant.

And it is further Ordered, that the said Diane A. Cyr pay the cost of this proceedings.

Donald H. Johnson

JUDGE

William C. Lewis
Attorney for Defendant

TRUE COPY :

TEST: *Philip L. Cannon, Clerk*