

թիւ 29201
Յունուար 31, 1986

Արժանաշնորհ
Տ. Արշէն Քինյ. Այվազեան
Հովիւ Սրբոց Դեռնդեանց Եկեղեցւոյ
ֆէրլոն.

Սիրելի Տէր Արշէն,

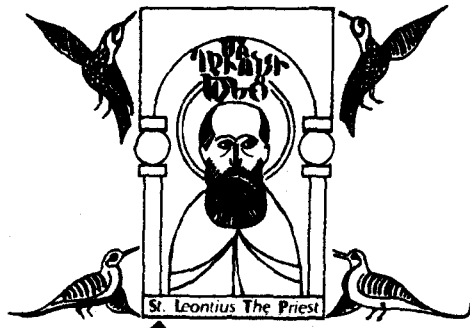
Ստացած ենք Յունուար 24, 1986 թուակիր ձեր նամակը եւ ներփակեալ
օրինակները փարուծան Դուրեանի եւ Օլկա Սէլորոյի ամուսնալուծման
պաշտօնաթուղթերուն:

Այսու զիրով կ'արտօնենք որ օրինէք փարուծան Դուրեանի եւ Օլկա
Սէլորոյի ամուսնութիւնը՝ համաձայն Հայաստանեայց Եկեղեցւոյ կանոնաց:

Հաճեցէք ներփակեալ ``ֆորմ``երէն մէկը ամբողջացնել եւ վերադարձնել
Առաջնորդարան: Մնացեալները պահել՝ ի հարկին զորձածնելու համար:

Սիրոյ ողջունի

ԹՈՐԳՈՄ ԱՐԵՆՊԻՍԿՈՊՈՍ
Առաջնորդ



Մեր Եւոնդեանց Տաճարանեայց Կեդրոցի

Տ. Արշէն Բհնյ. Այվազեան,
Հոգեւոր Հովիւ

The Rev. Father Arshen Aivazian
Parish Priest

Յունուար 24, 1986

Գերաշնորհ Տ. Թորգոմ Արքեպիսկոպոս
Առաջնորդ Հայց. Եկեղեցւոյ Հիւս. Ամերիկայի
Արեւելեան Թեմին
Ս. Վարդան Մայր Տաճար,
Նիւ Եօրք, Ն.Ե.

Գերաշնորհ Սրբազան Հայր,

Այս նամակը կը գրեմ ամուսնութեան արտօնութիւն խնդրելու
գոյգի մը համար որոնք ինծի դիմած են երկրորդ ամուսնութեամբ
պսակուելու տարւոյս Հոկտեմբեր 6-ին: Երկուքին ալ ամուսնա-
լուծման դատական թուղթերէն օրինակ մը կը ներփակեմ:

Փեսացուն՝ Վարուժան Դուրեան, ծնած է Մարտ 15, 1938-ին
եւ մկրտուած է Հայց. Եկեղեցւոյ մէջ: Իր առաջին ամուսնութիւնը,
որմէ ունի երկու զաւակներ, տեղի ունեցած է Մկրտչական Բողո-
քական Եկեղեցւոյ մէջ: Հարսնացուն՝ Օլկա Սէլօրօ, ծնած է Յուլիս
3, 1952-ին եւ մկրտուած՝ Ռուս Օրթոտոքս Եկեղեցւոյ մէջ: Իր
առաջին ամուսնութիւնը տեղի ունեցած է Հռովմէական Կաթոլիկ
Եկեղեցւոյ մէջ: Ինք եւս ունի երկու զաւակներ առաջին ամուսնու-
թենէն:

Սրբազան Հայր, վերոյիշեալ զոյգին հետ առաջին հանդիպում
մը ունեցած եմ արդէն եւ կը ծրագրենք դարձեալ հանդիպիլ: Ներ-
կայիւս ձեզի կը դիմեմ խնդրելով ձեր արտօնութիւնը իրենց երկ-
րորդ ամուսնութեան պսակը օրհնելու համար: Անձամբ պատճառ մը
չեմ տեսներ զլանալու իրենց այս արտօնութիւնը:

Կը սպասեմ ձեր հրամանին այս խնդրով:

Աղօթակից՝

Արշէն Բհնյ. Այվազեան
Արշէն Բհնյ. Այվազեան

Handwritten notes:
Կա-Խոջեան
Եւոնդեանց
Ս. Վարդան Մայր Տաճար

REC'D AT COURT
APRIL 26, 1982
HARVEY R. SORKOW JSC.

HART & NOVEMBER, ESQS.

25 EAST SALEM STREET
HACKENSACK, NEW JERSEY 07601
(201) 489-3707
ATTORNEYS FOR Plaintiff.

SUPERIOR COURT OF NEW JERSEY
CHANCERY DIVISION
BERGEN COUNTY.

Plaintiff BETTY LOU TOURIAN

vs.

Defendant
VAROUJAN IBRAHIM TOURIAN

Docket No. M-1421-81

CIVIL ACTION
FINAL JUDGMENT

THIS MATTER having been heard before the Hon. Harvey R. Sorkow, J.S.C., on April 19, 1982, in the presence of CELINE Y. NOVEMBER, Esq., of the firm HART & NOVEMBER, ESQS., attorneys for Plaintiff, and RICHARD C. McDONNELL, ESQ., of the firm of OHNEGIAN, McDONNELL & WHITAKER, ESQS., attorneys for Defendant; upon complaint and upon proofs being taken in open court, and the Court having heard and considered the proofs in the action and the argument of counsel; and it appearing that Plaintiff and Defendant were joined in the bond of matrimony on or about July 24, 1971 at Paterson, New Jersey, and that Defendant has been guilty of extreme cruelty committed against said Plaintiff,

the last act complained of occurring more than three months prior to the filing of the Complaint, and that at the time the cause of action for divorce for said extreme cruelty arose, Plaintiff was a bona fide resident of this State and has continued so to be, and for one year next preceding the commencement of this action Plaintiff has been a bona fide resident of this State; and it further appearing that jurisdiction herein has been acquired by personal service of process upon Defendant within this State;

IT IS on this 4th day of May, 1982, by the Superior Court, Chancery Division, State of New Jersey, and the said Court by virtue of its power and authority, and of the acts of the Legislature in such case made and provided, does hereby

ORDER and ADJUDGE that the said Plaintiff BETTY LOU TOURIAN, and the said Defendant, VAROUJAN IBRAHIM TOURIAN; be divorced from the bond of matrimony for the cause aforesaid, and each of the said parties be freed and discharged from the obligation thereof; and it further appearing that the parties hereto, through their respective attorneys, have stipulated for the record an agreement regarding support and disposition of certain property (copy of which is annexed hereto), that Agreement is hereby permitted by this Court to be made part of the Judgment, with the understanding that the Court took no testimony and did not pass on the merits of said document, save that this Court has determined that the parties have voluntarily executed the same and have accepted the terms thereto as fair and equitable; it is

FURTHER ORDERED and ADJUDGED that the Property Settlement

Agreement of April 19, 1982, annexed hereto, be and is hereby incorporated into this Final Judgment of Divorce and made a part hereof.

S/

Harvey R. Sorkow, J.S.C.

PROPERTY SETTLEMENT
AGMT. NEITHER APPROVED
NOR DISAPPROVED BUT MADE
A PART OF FINAL JUDGMENT.
AT REQUEST OF THE PARTIES
WHO ARE DIRECTED TO
ABIDE BY ITS TERMS

ALL ISSUES PLEADED
& NOT RESOLVED IN THIS
JUDGMENT ARE DEEMED
ABANDONED.

FILED

SEP 14 1981

**CONRAD W. KRAFTE
J. J. D. R. C.**

BRUCE M. MEISEL, ESQ.
263 Center Avenue
Westwood, New Jersey 07675
(201) 666-7500

Attorney for Plaintiff

OLGA CELAURO,	:	SUPERIOR COURT OF NEW JERSEY
	:	CHANCERY DIVISION
	:	BERGEN COUNTY
Plaintiff	:	
vs.	:	Docket No. M 21771-80
	:	Bergen County No. 81-1333
JAMES R. CELAURO,	:	
	:	Civil Action
Defendant	:	
	:	JUDGMENT OF DIVORCE

THIS MATTER coming on to be heard in the presence of Bruce M. Meisel, Esq., attorney for Plaintiff, and James R. Celauro, Defendant appearing pro se, before the Honorable Conrad W. Krafte, on the 25th day of August, 1981, and upon Complaint having been filed with the Court on behalf of the Plaintiff, jurisdiction having been acquired by personal service of process upon the Defendant, and the Defendant thereafter having failed to answer said Complaint or otherwise appear in this matter, and Request to Enter Default having been filed with the Clerk of the Superior Court on July 24, 1981, and the matter having been set down for trial on August 25, 1981, and

it appearing that due notice of the application for entry of a Judgment by Default was served upon the Defendant, James R. Celauro, and Defendant failed to appear and defend the action on the date set forth hereinabove, and upon proofs being submitted in open Court establishing a cause of action for divorce pursuant to N.J.S.A. 2A:34-2, and the Court having heard and considered the proofs in this action and argument of counsel, and it appearing that the Plaintiff and Defendant were joined in the Bonds of Matrimony on March 23, 1970 in a civil ceremony conducted in Park Ridge, New Jersey, and that at the time the cause of action for divorce arose, Plaintiff and Defendant were each bona fide residents of the State of New Jersey, and that said Plaintiff and Defendant have continued so to be up to, through and including the time of the commencement of this action, and that Plaintiff and Defendant have been for the one year next preceding the commencement of this action bona fide residents of this State, and the Court having been satisfied that Plaintiff has established grounds for divorce, and is entitled to a Decree of Divorce pursuant to N.J.S.A. 2A:34-2, and it appearing that two (2) children were born of the marriage; namely, Marie Elizabeth Celauro, born November 3, 1970, and James R. Celauro, Jr., born on July 10, 1974, and it further appearing that the parties have entered

into and stipulated for the record and submitted to the Court a Property Settlement Agreement in writing between them, dated May 16, 1981, therein defining all the rights and obligations of each party, including, but not limited to custody, visitation and support of the infant children, and equitable distribution of all real and personal property acquired by the parties during the marriage, and Plaintiff having testified in open Court that she understood the provisions of the Agreement, considered same to be fair and equitable, and requested that the Court permit said Agreement to be incorporated by reference into this final Judgment of Divorce, and a copy of said Agreement annexed hereto having been permitted by the Court to be made a part of the Judgment and incorporated by reference therein, with the understanding that the Court did not pass on the merits of the Agreement except to determine that the parties have voluntarily executed the aforesaid Agreement and accepted the provisions thereof as fair and equitable,

IT IS THEREUPON on this 14 day of Sept. 1981, by the Superior Court of New Jersey, Chancery Division, by virtue of the power and authority of this Court and of the acts of the Legislature in such case made and provided,

ORDERED AND ADJUDGED that the said Plaintiff, OLGA CELAURO, and the said Defendant, JAMES R. CELAURO, be and they hereby are divorced from the Bonds of Matrimony for the cause

aforesaid, and the said parties and each of them shall be freed and discharged from the obligations thereof, and that the marriage between the parties is hereby dissolved; and it is further

ORDERED AND ADJUDGED that the terms and conditions of an Agreement entered into between the parties, dated May 16, 1981, are hereby confirmed as to all of its terms and that same shall be annexed hereto and made a part hereof, and hereby is incorporated by reference into this final Judgment and shall survive same; and it is further

ORDERED AND ADJUDGED that Property Settlement Agreement, dated May 16, 1981, is neither approved nor disapproved, but made part of this final Judgment at the request of Plaintiff, and the parties are directed to abide by its terms.

S / CONRAD W. KRAFTE, J.J.D.R.C., T/A
CONRAD W. KRAFTE, J.G.C.

Written

PROPERTY SETTLEMENT

AGREEMENT IS NEITHER APPROVED

NOR DISAPPROVED BUT MADE A

PART OF THE FINAL JUDGEMENT AT

THE REQUEST OF THE *Plaintiff*

~~PARTIES WHO ARE DIRECTED TO ABIDE BY ITS TERMS.~~

ALL ISSUES PLEADED AND NOT

RESOLVED IN THIS JUDGEMENT

ARE DEEMED ABANDONED.