

DIOCESE OF THE ARMENIAN CHURCH OF AMERICA ԱՌԱԶՆՈՐԴՈՒԹԻՒՆ ՀԱՅՈՑ ԱՄԵՐԻԿԱՑԻ ԱՐԵՒԵԼԵԱՆ ԹԵՄԻ





Թիւ 1766 Ապրիլ 25, 1994

Հոգեշնորն Տ. Շնորնք Ծ. Վրդ. Գասպարեան Հովիւ Ս. Շողակաթ Եկեղեցւոյ Պէլվիլ.

Սիրելի Հայր Շնորհը,

Ստացած ենք ձեր նամակը եւ անոր կցեալ օրինակը Ռիչըրտ Պրուուըրի ամուսնալուծման պաշտօնաթութին։

Այս գրութեամբ կ'արտօնենք որ օրճնէք Քրիսթին Մուրատեանի եւ Ռիչըրտ Պրուուըրի ամուսնութիւնը Հայց. Եկեղեցւոյ կանոններուն համաձայն, պայմանաւ որ՝ ինչպէս մեր հեռաձայնային խօսակցութեան ընթացքին ըսինք ձեզի՝ Ռիչըրտ Պրուուըրը Ս. Պսակէն առաջ մկրտուած ըլլայ Հայց. Եկեղեցւոյ ծէսով։

Ուրախ ենք որ դուք ձեզ այժմ աւելի լաւ կը զգաք։ Կ'աղօթենք որ Տէրը շուտափոյթ եւ կատարեալ առողջութիւն պարգեւէ ձեզի։

Սիրոյ ողջունիւ

ԽԱԺԱԿ ԱՐՔ. ՊԱՐՍԱՄԵԱՆ

Unwelinnn

. thezewene

Memo from the desk of... Very Rev. Shnork Dz. V. Kasparian

Motel Springere,

by forty for stary should springer Ja;

chapping profese Jany should be humber

surfunds successfundinge & westoned

beforty the particular of young truman

et significant springer to be forgant

of representations of springer to springer

the springer surgary office through the server

super funding springer through the surgary confine

super place to far of springer surface:

Holy Shoghagat Armenian Church

Holy Shoghagat Armenian Church

400 Huntwood Rd. - Belleville, Illinois 62221 Office: (618) 277-6400 Residence: (618) 234-9711 Ս. ՇՈՂԱԿԱԹ ՀԱՅՑ. ԱՌԱՔԵԼԱԿԱՆ ԵԿԵՂԵՑԻ Հովիւ՝ Տ. Ծնորհը Ծ. Վրդ. Գասպարեան

Holy Shoghagat

ARMENIAN APOSTOLIC CHURCH

400 HUNTWOOD ROAD + BELLEVILLE, ILLINOIS 62221 + 618-277-6400

VERY REV. SHNORK KASPARIAN, PASTOR

Popy. S. Joursel last. Warantone furthern thrusany thotofligh the time Pfot Bayay.

Gify. Urfanzine Lay,

Why how wyeff we gently be for higher wan justine exwenced for Richard A. Brewer-h high he Squelyout for It of the force of a your forthe 1994 weight 28-pe; Richard A. Brewer empewy and wind wyord for he 1986-for cardinace and Source by the foreign of the property of the war was some engagement of the foreign of the engagement of the same of any of any of any of any of the elangs of the engagement of the

Juny way Richard A. Brewer, up Methodist

junjuhnwendfue & yaystwep, Spanials recogne ng It

elenjoudangle fend shrazamphe meh: Up yengulare wa

Ohr Forth Mangraphue & sweeth perfect or It Dhangne

Ohr hunget, and when hung from longroupher heading;

Wend prophe sundwert, The

Broth for formating

STATE OF MISSOURI)
COUNTY OF ST. CHARLES) SS

IN THE CIRCUIT COURT OF ST. CHARLES COUNTY, MISSOURI
CIRCUIT JUDGE DIVISION

| IN RE: THE MARRIAGE OF | } |
|------------------------|-----------------------|
| CARLA S. BREWER | |
| Petitioner, and | CASE NO. CV186-1105DR |
| RICHARD A. BREWER | |
| Respondent. | } |

DECREE OF DISSOLUTION OF MARRIAGE

Comes the Petitioner, CARLA S. BREWER, in person and by attorney, Melvin D. Benitz; Respondent having previously filed his entry of appearance more than thirty (30) days prior to this hearing, the Petitioner announces ready for trial. Whereupon this cause coming on regularly for hearing and being called, Petitioner submits the cause to the Court upon the pleadings and proof, and the Court, after hearing the evidence, finds that the Petitioner and Respondent have been residents of the State of Missouri for more than ninety (90) days next preceding the commencement of this action and that thirty (30) days have elapsed since the filing of the petition and entry of appearance; there is no reasonable likelihood that the marriage of the parties can be preserved, and, therefore, the marriage is irretrievably broken.

That to the extent that this Court has jurisdiction, it has considered provision for child custody, support of any child entitled to

support, maintenance of either spouse and the disposition of property as provided by law.

That there were no children born of the marriage; that the Petitioner is not now pregnant; that neither party is a member of the Armed Services of the United States; the Court further finds that the parties are possessed of marital property which has been divided between the parties.

The Court further finds the Marital Settlement Agreement entered into by the parties and attached hereto as Petitioner's Exhibit I, not to be unconscionable and that the same is incorporated into this Decree by reference.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that the marriage of parties be and is dissolved; that neither party shall have maintenance from the other.

The Court further orders that the Property Settlement Agreement shall be incorporated into this Decree of Dissolution by reference as though fully set forth herein and the parties are ordered to perform the terms thereof. Costs of this action are taxed to Petitioner.

ENTER: April 18, 1986.

CERTIFICATE OF TRUE COPY

i. Gary A. Dalton, Clerk of Circuit Court within and for the County of St. Charles, State of Missouri, do certify that the foregoing is a true copy of an original document remaining on tile and record in my office.

by office.
Witness my hand and SEAL of said Court this 2/ cay of

Circuit Clerk
ST. CHARLES COUNTY

JUDGE

ST. CHARLES COUNTY, MO.



| STATE (| op i | MISS(| OURI |) | |
|---------|------|-------|---------|---|----|
| COUNTY | OF | ST. | CHARLES |) | SS |

IN THE CIRCUIT COURT OF ST. CHARLES COUNTY, MISSOURI CIRCUIT JUDGE DIVISION

| IN RE: THE MARRIAGE OF) | |
|--------------------------|-------------------|
| CARLA S. BREWER | • |
| Petitioner,) and) | CAUSE HORUSE-1105 |
| RICHARD A. BREWER | \boldsymbol{o} |
| Respondent.) | |

PROPERTY SETTLEMENT AGREEMENT

WITNESSETH, that:

WHERRAS, the parties to this agreement were married on the 6th of June, 1981, and

WHERRAS, there is now pending an action in the Circuit Court of St. Charles County, Missouri, the nature of which is Dissolution, and

WHEREAS, the parties hereto desire to fully settle all property rights, claims and interests of the parties and make provision for disposition of their property:

NOW THEREFORE, the parties hereby stipulate and agree as follows:

- 1. SEPARATION: The parties hereto agree to live separate and apart and except for the duties and obligations imposed and assumed under this agreement, each shall be free from interference, authority and control of the other as if he or she were single or unmarried.
- 2. MAINTENANCE: Neither party is to receive maintenance from the other.
- 3. DIVISION OF PROPERTY: a. Personal property—The Petitioner shall receive the 1983 Toyoto Tercel and she will assume all indebtedness thereon and hold the Eusband harmless; all other personal property and household effects of the parties has previously been equally divided; the Eusband shall execute the necessary gift affidavits and paperwork regarding said auto. The Eusband shall have the 1986 Toyoto Corolla and assume all indebtedness thereon and hold the Petitioner harmless.
- b. Real property--The residence known and numbered as \$\frac{1}{2}\$ Bingham Court, St. Peters, Missouri, shall be awarded to the Husband and he is to assume all indebtedness thereon and to hold the Petitioner harmless on said indebtedness on the property. The Petitioner shall quit-claim any and all interest she may have in said property on the date of Dissolution of this marriage.

The Husband shall also have the Meramec Valley property which is presently described as 1/1950th undivided interest in 102 acres and existing improvements as a tenant in common in certain real property located in Crawford County, Missouri,

and described on Exhibit A to the First Ammended Declaration of Restrictions filed by International Villages of Missouri in the Office of the Recorder of Deeds of Crawford County, Missouri at Book 280 and Page 131, which property is now under Contract for Deed by the parties hereto and International Villages of Missouri, Inc. The Husband shall assume the indebtedness thereon and hold the Petitioner harmless. The Petitioner shall convey by appropriate instrument any and all interest in and to said property to the Husband upon Dissolution of the marriage.

- 4. DEBTS: The Petitioner shall pay the indebtedness now existing with Affiliated Psychological Services, in the approximate amount of \$1,300.
- 5. Both parties shall pay and be responsible for all debts and expenses incurred by them subsequent to date of Dissolution.

Both parties agree that each shall save and hold harmless the other from any and all debts and obligations incurred as a result of their ownership of any property set forth to either party, in this agreement, including costs of collection of attorney fees. Both parties agree to pay, and be fully responsible for, all debts or obligations, which they may assume by the division of the property herein set forth.

6. EXECUTION OF DOCUMENTS: The parties agree to execute, upon demand, any and all documents necessary or convenient to carry out the terms of this agreement at reasonable times and places.

- 7. RELEASE: The parties warrant that they have each disclosed to the other the full extent of their respective properties and income, and each acknowledges that the other has made full disclosure thereof; and, both parties agree that the provisions herein contained are just, equitable, and not unconscionable.
- 8. INCORPORATION OF TERMS: The parties hereby agree that the terms of this agreement shall be fully incorporated into the Decree of Dissolution by reference which may be rendered by the Court.

IN WITNESS WHEREOF, the parties have hereunto set their hands this 10 th day of March, 1986.

Carla S. Brewer

CARLA S. BREWER

Milas a Deve

RICHARD A. BREWER

STATE OF MISSOURI

COUNTY OF ST. CHARLES

On this 1074 day of RICHARD A. BREWER (s) appeared CARLA S. BREWER, to me known to be the person described in and who executed the forgoing Separation Agreement and Acknowledges that they executed the same as their free act and

deed that

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed

my official seal in the County and State aforesaid, the day and

year firgt above written.

COUNTY OF ST. CHARLES

APR*1 8 1986

Circuit Clerk 57, CHARLES COUNTY DEPARTMENT OF HEALTH
UNION CITY, INDIANA

Certificate af Wirth

Birthplace of lather gess Phanen Book No. indiana; on

Child of L

Was born in .