

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

Archbishop Khajag Barsamian, Primate

Фр. 1246 Фитртир 24, 1993

Հոգեշնորհ S. Փաոէն Ծ. Վրդ. Աւետիքեան Հովիւ Ս. Յովհաննէս Մկրտիչ Եկեղեցւոյ Սաութֆիլտ.

Upptih Zuip Dunta,

Ստացած ենք Փետրուար 16, 1993 թուակիր ձեր նամակը եւ անոր կցեալ օրինակները Ճէք Քիւտանեանի եւ Լավոնտա Գարլթընի ամուսնալուծման պաշտօնաթուղթերուն։

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DIOCESE OF THE ARMENIAN CHURCH OF AMERICA

DISPENSATION FOR RE-MARRIAGE

Date _____ February 16, 1993

En-JMP

Bishop Khajag Barsamian, Primate Diocese of the Armenian Church of America 630 Second Avenue New York, New York 10016

Your Eminence:

The following individual(s) desire(s) to receive the sacramental blessing of marriage according to the rite of the Armenian Church. Therefore, we submit this petition for your response.

NAME: Mr. Jack G. Kudanian	NAME: Miss Lavonda L. Carlton
AGE:52 DOB:	AGE: <u>42</u> DOB:
CHRISTIAN DENOMINATION:	CHRISTIAN DENOMINATION:
X Armenian Apostolic	Armenian Apostolic
Orthodox	Orthodox
Catholic	<u>Catholic</u>
Protestant	<u>X</u> Protestant
ARMENIAN CHURCH MEMBER: _XYes _ No	ARMENIAN CHURCH MEMBER: _ Yes \underline{X} No
MARITAL STATUS:	MARITAL STATUS:
X Divorced	X Divorced
Widowed	Widowed
1 Number of marriages	1 Number of marriages
LATEST DIVORCE DECREE GRANTED IN:	LATEST DIVORCE DECREE GRANTED IN:
Country/State <u>ILS.A. Michigan</u>	Country/State Michigan
City/County Livonia, Wayne	City/County Pontaic, Oakland
Case # of decree:	Case # of decree:84 276953 DM
Date of decree: 0ct. 26, 1979	Date of decree: <u>Nov. 1, 1984</u>
-	
Upon your approval, the wedding ceremony of the above	e will take place at <u>St. John's Armenian Ch</u> urch
Armenian Church, located in <u>Southfield</u> , <u>I</u> also submit to you copies of divorce documents.	<u>Michigan</u> on <u>July 9</u> ,, 19 <u>93</u> . We
We look forward to your granting permission of this ma	rriage request.

Respectfully signed, Fr. Parm Ared! Ki -Pastor

Very Rev. Fr. Paren Avedikian

OK

(Pastor's Name Printed) (Church) St. John's Armenian Church

(Located at) <u>22001 NOrthwestern Highway</u> Southfield, Michigan 48075

STATE OF MICHIGAN

	IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND
II NY:	FREDDIE J. CARLTON,
CHUM	Plaintiff,
NDOLN	276953 -vs- Case No. 84-27693-DM
W WY	HON. Hilda R. Gage
S AT I	Defendant.
	FREDDIE J. CARLTON Plaintiff; In Pro Per
	KAYE A. HILL (P-27281) Attorney for Defendant
	ORDER POR WITHDRAWAL OF PLAINTIFF'S
INCREACE A	At a session of said Court held in Pontiac, Michigan on NUV 01 1994 PRESENT: HONORABLE HILDA R. GAGE
1011017	UPON READING AND FILING of the Stipulation of the
	parties herein, and the Court being fully advised in the
11011	premises,
	IT IS HEREBY ORDERED that the Plaintiff's Complaint and
	Answer to Counter-Complaint be and hereby is withdrawn; and
10 17	
20000000	LAVONDA L. CARLTON, may proceed with her proofs as Counter-
	Plaintiff as in a matter Pro Confesso.
	HILDA R. GAGE
	Hilda R. Gage, Circuit Judge
	Instrument Prepared By:
	KISTNER, SCHIENKE, STÄUGAARD, DETTLOFF HILL, KISTNER & TROYANOVICH, P.A. BY: KAYE A. HILL (P-27281)
	27007 Hoover Road Warren, MI 48093

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IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND

FREDDIE J. CARLTON,

Plaintiff,

-vs-

LAVONDA L. CARLTON,

STIPULATION FOR WITHDRAWAL OF PLAIR IFF'S COMPLAINT AND ANSWER TO COUNTER-COMPLAINT

NOW COMES the Plaintiff, Freddie J. Carlton, In Pro Per, and the Defendant herein, Lavonda L. Carlton, by and through her attorney, Kaye A. Hill, and do hereby stipulate and agree that Plaintiff's Complaint and Answer to Defendant's Counter-Complaint be withdrawn and that Defendant be allowed to proceed in this matter as in a matter Pro Confesso, for the reason that the parties have reached an amicable settlement which has been reduced to writing and signed by both parties.

Date: 10-25-50

DATE: 10-17-84

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FREDDIE J. CARLTON Plaintiff, In Pro Per

:(L): / LAVONDA L. CARLTON Defendant

176953

Case No. 84-27-693-DM

HON. Hilda R. Gage

KISTNER, SCHIENKE, STAUGAARD, DETTLOFF, HILL, KISTNER, & TROYANOVICH, P.A.

<u>Attorney for Defendant</u> 27007 Hoover Road Warren, MI 48093 Déféndant

STATE OF MICHIGAN

IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND

FREDDIE J. CARLTON,

Plaintiff,

-Vs-

LAVONDA . L.	CARLTON,

276953 Case No. 84-27693 DM HON. HILDA R. GAGE

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NOV 01 1984

Defendant,

FREDDIE J. CARLTON Plaintiff, In Pro Per

KAYE A. HILL (P-27281) Attorney for Defendant

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DEFAULT JUDGMENT OF DIVORCE

This cause having been heard upon the Counter-Complaint filed herein, Plaintiff having withdrawn his Complaint and Answer to Counter-Complaint, the parties having approved the terms and provisions of this Judgment of Divorce as evidenced by their signatures hereon, and Defendant having appeared in open Court as Counter_Plaintiff and proofs having been presented from which it satisfactorily appears that there has been a breakdown in the marriage relationship to the extent that the objects of matrimony have been destroyed and there remains no reasonable likelihood that the marriage can be preserved;

On motion of RAYE A. HILL, attorney for the Defendant, IT IS HEREBY ORDERED AND ADJUDGED as follows:

I. DIVORCE

The marriage between the Plaintiff, FREDDIE J. CARLTON, and the Defendant, LAVONDA L. CARLTON, be and the same hereby is

A TRUE COPY LYNN D. ALLEN

dissolved and a divorce from the bonds of matrimony between said parties is hereby adjudged in accordance with the statutes in such case made and provided.

II. PROPERTY DIVISION

The property of the parties shall be divided as follows:

1. Plaintiff, FREDDIE J. CARLTON, shall receive the following property free and clear of any claims of the Defendant, LAVONDA L. CARLTON, and holding the Defendant harmless, shall pay any indebtedness owing on such property except as otherwise specifically provided herein:

a. Plaintiff's personal belongings,

b. 1979 Chevrolet van, and

c. Plaintiff's own pension and employment benefits;

2. Defendant, LAVONDA L. CARLTON, shall receive the following property free and clear of any claims of Plaintiff, FREDDIE J. CARLTON, and holding the Plaintiff harmless, shall pay any indebtedness owing on such property except as otherwise specifically provided herein:

a. Defendant's personal belongings,

b. 1980 Chevette automobile, which shall be paid for by the Plaintiff, FREDDIE J. CARLTON,

c. 1972 Apache pop-up campër, and

d. Household furnishings;

3. The Plaintiff, PREDDIE J. CARLTON, shall quitclaim to the Defendant, LAVONDA L. CARLTON, all of his right, title and interest in and to the real property owned by the parties and located at 968 E. Garfield Road, in Hazel Park, Michigan, subject to a lien in Plaintiff's favor for fifty (50%) percent of the fair market value of the property to be appraised and payable when the youngest of the parties' children graduates from high school (provided he graduates before age nineteen (19), or reaches the age of eighteen (18) years, whichever occurs later, said market value to be determined by a mutually agreed upon Realtor or by the average of appraisals given by a Realtor selected by each of the parties and a neutral Realtor chosen by the parties' two Realtors. If the Defendant, LAVONDA L. CARLTON, cannot pay said sum to the Plaintiff, FREDDIE J. CARLTON, the home will be listed for sale and the parties will split the net proceeds equally upon consummation of the sales transaction.

This Court hereby retains jurisdiction to enforce execution of the provisions contained in the property division and other items and provisions described herein.

III. DOCUMENTS

Each party shall forthwith execute and deliver to the other all documents necessary to carry out the terms of this Judgment and upon failure to do so, a copy of this Judgment may be recorded or accepted with the same effect as though said deed, conveyance or other document has been personally executed by said parties.

IV. DOWER

The provisions herein shall be in full satisfaction of gall claims of dower and other claims which either party may have against the other, excepting for the obligations and reservations contained in this Judgment of Divorce, and the parties hereto shall hold their remaining real estate and other assets as herein divided, free, clear and discharged from any and all rights and claims of the other party hereafter.

V. ALIMONY

Neither party shall be entitled to receive nor be obligated to pay any alimony and the claims of both parties with

-3-

respect thereto are forever barred.

VIA LIFE INSURANCE

The rights of either party as beneficiary or otherwise in and to any contract or policy of insurance on the life of the other party are hereby terminated, and any such contracts or policies of insurance shall hereafter be payable to the estates of the respective parties, or to such other person or persons as they may hereafter designate as beneficiary thereof.

VII. CUSTODY

The Defendant, LAVONDA L. CARLTON, shall have custody of the minor children of the parties, namely:

FREDDIE J. CARLTON, JR. and

ARRON A. CARLTON,

until the youngest of said children shall have attained the age of eighteen (18) years, or graduated from high school if before the age of nineteen (19), whichever occurs last, or until further Order of the Court.

VIII. DOMICILE OF CHILDREN

The domicile of the minor children of the parties shall not be removed from the State of Michigan without first obtaining the written consent of the Court; the children may, however, be removed from the state for vacations.

IX. VISITATION

The Plaintiff, FREDDIE J. CARLTON, shall have reasonable rights of visitation with the minor children of the parties, at reasonable times and places and with reasonable notice given to the Defendant, LAVONDA L. CARLTON. In the event of a disagreement, either party may request the Oakland County Friend of the Court to set a specific visitation schedule, and said schedule shall be binding upon both parties until and unless modified by the Court.

X. SUPPORT OF MINOR CHILDREN

The Plaintiff, FREDDIE J. CARLTON, shall pay to the Defendant, LAVONDA L. CARLTON, for the support and maintenance of the minor children of the parties, in advance and through the office of the Friend of the Court for Oakland County, commencing September 17, 1984, the sum of ONE-HUNDRED (\$100.00) DOLLARS for child support. Said support shall continue until the youngest of said children reaches the age of majority, or graduates from high school (provided he graduates before age nineteen (19)), whichever is later, or until further Order of the Court. The Plaintiff, FREDDIE J. CARLTON, shall also pay the statutory Friend of the Court collection fees. Child support arrearages accumulated prior to and during the pendency of this matter, if any, are hereby preserved.

XI. ASSIGNMENT OF INCOME

In the event that a delinquency of eight (8) weeks or more in the child support account exists, upon proper notice an assignment of income shall issue from the Friend of the Court to order the Plaintiff's employer to withhold wages for said support. The Plaintiff shall keep the Friend of the Court office informed at all times of the name and address of his employer.

XII. ADDRESSES

The address of the Plaintiff, FREDDIE J. CARLTON, is 27081 Grandmount, Roseville; Michigan 48066, and the address of the Defendant, LAVONDA L. CARLTON, is 968 E. Garfield Road, Hazel Park, Michigan 48030. Both parties shall notify the Friend of the Court forthwith in the event of any change of address from that contained n this Jud ent. minor children until each of them reaches the age of majority or until further Order of the Court. Plaintiff shall pay all medical, doctor, hospital and dental expenses reasonably necessary for the health and care of the minor children not covered by such insurance.

XIV. PERSONAL LIBERTY

The Defendant, LAVONDA L. CARLTON, agrees that no male adult other than her sons shall live in the home at 968 E. Garfield Road, so long as the minor children of the parties still reside there with her and so long as Plaintiff's lien against said property as indicated in Paragraph II, Section 3, above remains unpaid; and

The Plaintiff, FREDDIE J. CARLTON, agrees to remain at least one-hundred (100) feet away from the Defendant, LAVONDA L. CARLTON, at all times.

XV. ATTORNEY PEES

Each party shall be responsible for payment of their own attorney fees in this cause.

HILDA R. GAGE

CIRCUIT COURT JUDGE

APPROVED AS TO FORM:

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FREDDIE J. CARLTON Plaintiff, In Pro Per

Calton 12. 01. 1. 1. c

LAVONNDA L. CARLTON Defendant

Kell cl G.

KAYE AL HILL (P 27281) Attorney for Plaintiff 27007 Hoover Rd. Warren, Michigan 48093 Telephone: 756-0900

STATE OF MICHIGAN

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IN THE CIRCUIT COURT FOR THE COUNTY OF WAYNE

MARILYN J. KUDANIAN.

Plaintiff, Counter Defendant,

No. 78 840 842 DM

JACK G. KUDANIAN,

۷.

Defendant. Counter Plaintiff,

HON.

DEFAULT JUDGMENT OF DIVORCE

At a session of said Court heldin the City County Building, City of Detroit, County of Wayne, State of Michigan, on OCT 26 1979

> JAMES MONTANTE CIRCUIT JUDGE

PRESENT:

This cause having come on to be heard upon the Counter Plaintiff's Complaint for divorce and the Plaintiff-Counter Defendant having filed her stipulation and order withdrawal, the proofs having been taken in open Court, and the Court being satisfied that the material facts charged in the Counter Complaint are true and that there has been a breakdown in the marriage relationship to the extent that the objects of matrimony have been destroyed and there remains no reasonable likelihood the marriage can be preserved, now therefore;

On motion of MURDOCH J. HERTZOG, attorney for Counter

Plaintiff;

DISSOLUTION

IT IS HEREBY ORDERED AND ADJUDGED that the marriage between the Counter Plaintiff, JACK G. KUDANIAN, and the Counter Defendant, MARILYN J. KUDANIAN, be, and the same hereby is, dissolved and a divorce from the bonds of matrimony between the parties be, and the same is hereby adjudged.

CUSTODY OF MINOR CHILD

IT IS FURTHER ORDERED AND ADJUDGED that the Counter Plaintiff shall have the care, custody, maintenance and education of the minor child of the parties, to wit, JENNIFER ALANE KUDANIAN, until said child shall attain the age of eighteen (18) years or until the further order of this Court.

IT IS FURTHER ORDERED AND ADJUDGED that the domicile or residence of said minor child shall not be removed from the State of Michigan without the prior approval of this Court and that the Counter Plaintiff shall promptly notify the Friend of the Court concerning any change in the child's presidence which is presently: 30059 Balmoral, Garden City, MI.

VISITATION

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IT IS FURTHER ORDERED AND ADJUDGED that the Counter Defendant, MARILYN J. KUDANIAN, shall have the right of reasonable visitation with the minor child of the parties at all reasonable times, or until the further order of the Court.

ALIMONY

IT IS FURTHER ORDERED AND ADJUDGED that the Counter Plaintiff **shall receive no alimony and the Counter Defendant shall receive no alimony,** neither party herein entitled to alimony; alimony being permanently barred to both parties.

PROPERTY SETTLEMENT AGREEMENT

IT IS FURTHER ORDERED AND ADJUDGED that the Counter Plaintiff, JACK G. KUDANIAN, shall receive the marital homa, located at 30059 Balmoral, Garden City, MI more fully described as: W. 12.48 ft of S. 147.5 ft. of N. 172.5 ft of lot 227 & E 39.52 ft of S 147.5 ft of N 172.50 ft of Lot 226 Folker s Full Acres Farms No. 2 being a Sub of part of the W ½ of the SE ½ of Sect. 11 & the E 30 ft of the SH ½ of Sect. 11, T. 2 S., R. 9 E., Hankin Twp., Wayne County, MI, as recorded in Liber 45, Page 5 of Plats, Wayne County Records. Hogether with all the household goods and appliances contained therein ashis sole and separate property, free and clear of any claim or lien by the Counter Defendant, MARILYN J. KUDANIAN, herein and that the Counter Plaintiff shall hereinafter be responsible for payment of all mortgages, liens, or encumbrances

thereon and shall hold the Counter Defendant free and harmless from any claim or liability therefore.

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IT IS FURTHER ORDERED AND ADJUDGED that the Counter Plaintiff JACK G. KUDANIAN, shall own and possess in his own name all of the personal property acquired by the parties with the exception the Counter Defendant shall be entitled to her clothing, make-up, and items of personal adornments such as jewelry, etcl, and any photographs or similar articles or unnamed property possessed by her and in her possession.

IT IS FURTHER ORDERED AND ADJUDGED that the Counter Plaintiff, in view of the Counter Defendant transferring all right, title and interest to the marital home, personal property acquired by the parties to him, shall pay to the Counter Defendant the sum of \$3,800.00 which will constitute her full and complete share of the property acquired by the parties hereto, which sum shall be paid forthwith. In addition, the Counter Defendant shall be entitled to her automobile the purpose of this payment being to clear the lien thereon so that she shall possess title to same free and clear of any liens or encumbrances.

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IT IS FURTHER URDERED AND ADJUDGED that each party hereto shall pay his or her personal debts and shall hold the opposite party hereto free and clear of any claim or lien for any liability thereon.

IT IS FURTHER ORDERED AND ADJUDGED that the parties hereto shall execute the necessary deeds and/or muniments of title to implement the terms and conditions contained herein and upon that party's failure to do so a copy of this judgment may be recorded in the proper office or register of deeds for the county wherein said property is located, or the office of the Secretary of State, if that be the case, and such recording shall in and of **itself constitute** a complete conveyance of the property referred to herein as directed and contained in this judgment.

STATUTORY INSURANCE PROVISION

IT IS FURTHER ORDERED AND ADJUDGED that any rights of either party in any policy or contract of life, endowment of annuity insurance,

-3-

of the other as beneficiary are hereby extinguished unless specifically preserved by this judgment.

ATTORNEY FEES

IT IS FURTHER ORDERED AND ADJUDGED that the Counter Plaintiff, JACK G. KUDANIAN, shall pay to the Counter Defendant's attorney, DONALD L. MEYERS, the sum of TWO HUMDRED SEVENTY-FIVE DOLLARS (\$275.00) as attorney fees on behalf of the Counter Defendant, payable forthwith.

RECIPROCAL DOWER

IT IS FURTHER ORDERED AND ADJUDGED that the Counter Plaintiff herein shall pay to the Counter Defendant the sum of \$1.00 and that the Counter Defendant herein shall pay to the Counter Plaintiff the sum of \$1.00 which provision shall be made in lieu of any claim of dower either may have in the lands of the other and that such parties shall thereafter hold their remaining lands free and clear and discharged from any dower or claim by the opposite party hereto.

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TAMES MONTANTE

CIRCUIT JUDGE

DEPUTY CLE

⊒N⁴FN¹ Ya A TRUE COPY JAMES R. KILLEEN CLERK DONALD L. MEYERS onidar Attorney for Counter Defendant BY.

MARILYN J. KUDAMIAN, Counter Defendant

MURDUCH J. HERTZUG Attorney for Counter Plaintiff

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JACK G. KUDAMIAN, Counter Plaintiff



DIOCESE OF THE ARMENIAN CHURCH OF AMERICA **URUSUNFANERED STATES** UTDEFEUSE OF THE ARMENIAN CHURCH OF AMERICA

Archbishop Khajag Barsamian, Primate

Թрі 1384 Մшіри 21, 1993

Հոգեշնորհ Տ. Վազգէն Վրդ. Գարայեան Այցելու Հովիւ Ս. Յովհաննէս Մկրտիչ Եկեղեցւոյ Սաութֆիլտ.

*U*ррыр 2шур Цшаана,

Ստացած ենք Մայիս 13, 1993 թուակիր ձեր նամակը եւ կցեալ օրինակները Ուիլեըմ Գարըլ Լէյնի եւ Անտրէա Լին Մելիտոսեան-Ուիվըրի ամուսնալուծման պաշտօնաթուղթերուն։

Այս գրութեամբ կ'արտօնենք որ օրհնուի Ուիլեըմ Գարըլ Լէյնի եւ Անտրէա Լին Մելիտոսեան-Ուիվըրի ամուսնութիւնը՝ Հայաստանեայց Եկեղեցւոյ կանոններուն համաձայն։

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St. John's Armenian Church

OF GREATER DETROIT



VERY REV. FR. PAREN AVEDIKIAN PASTOR

22001 NORTHWESTERN HIGHWAY	*	PHONE: 569-3405	*	SOUTHFIELD, MICHIGAN 48075
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His Eminence ArchBishop Khajag Barsamian, Primate. 630 2nd Ave. N.Y. N.Y. 10016

13 May, 1993

Your Emeinece

Enclosed you will find Mr. William Carroll Lane's and Miss. Andrea Lynn Melidosian -Weaver's Dispensation for Re-Marriage, and Divorce documents.

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According to the cannon law of the Armenian Church they will get married on 4th of May, Of 1993 at St. John's Armenian Church of Greater Detroit

I would like to request your prior consent and approval of their marriage.

Thanking you in advance.

Prayerfully Yours

ayon .

Fr. Vazken Karayan



DIOCESE OF THE ARMENIAN CHURCH OF AMERICA

DISPENSATION FOR RE-MARRIAGE

Date MAY

1993

Bishop Khajag Barsamian, Primate Diocese of the Armenian Church of America 630 Second Avenué New York, New York 10016

Your Eminence:

The following individual(s) desire(s) to receive the sacramental blessing of marriage according to the rite of the Armenian Church. Therefore, we submit this petition for your response.

NAME: Mr. WILLIAM CARPOLL LANE AGE: 52 DOB: 11-04-40	NAME: Miss ANDREA LYNN MELIDOSIAN-WEAVER AGE: 38 DOB: 8-21-54
CHRISTIAN DENOMINATION: Armenian Apostolic Orthodox Catholic X Protestant	CHRISTIAN DENOMINATION: Armenian Apostolic Orthodox Catholic Protestant
ARMENIAN CHURCH MEMBER: _ Yes \angle No	ARMENIAN CHURCH MEMBER: _ Yes K No
MARITAL STATUS: Divorced Widowed Number of marriages LATEST DIVORCE DECREE GRANTED IN: Country/State USA / MicHigha City/County DETROIT / WAYAE Case # of decree: <u>BS-529223-DO</u> Date of decree: <u>JAD. 6, 1987</u>	MARITAL STATUS: <u>K</u> Divorced Widowed Number of marriages LATEST DIVORCE DECREE GRANTED IN: Country/State <u>Pontiacr/Oakland</u> City/County <u>Pontiacr/Oakland</u> Case # of decree: <u>90-r398958 Do</u> Date of decree: <u>Jon 25</u> 1991
Upon your approval, the wedding ceremony of the ab Armenian Church, located in, also submit to you copies of divorce documents.	ove will take place at, 19, We
We look forward to your granting permission of this	marriage request.
Res	pectfully signed,
Past	or
· · ·	(Pastor's Name Printed)
	(Church)

(Located at) _____

STATE OF MICHIGAN

RECEIVED TO FREE HS

IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND

'91 JAN 25 A10:51 RICHARD TALBOT WEAVER II,

Plaintiff,

Case No. 90-398958 DO

HON. STEVEN N. ANDREWS

ANDREA LYNN WEAVER,

Defendant.

ROBERT E. JONES (P31661) Attorney for Plaintiff 8254 Allen Road Allen Park, MI 48101 (313) 388-5000

RICHARD KHEDERIAN (P35497) Attorney for Defendant 7655 West Vernor Hwy. Detroit, MI 48209 STATE OF MICHIGAN SS.

and a strang

I, LYNN D. ALLEN, County Clerk for the County of Oakland, Clerk of the Circuit Court thereof, the same being a Court of record and having a Seal, hereby certify that the attached is a true copy.

In Testimony whereof, I have hereunto set my hand and placed the Seal of said Court this _______

JAN 2 5 1999 LYNN.D. ALLEN, Clerk - Register of Deeds By M. Se hurber _____ Deputy Clerk

WILTHINGRAWAIL JUNCEMENTE OF DILAOMCE

a session of said Court held in the City of Pontiac, Michigan on this <u>JAN 2 5 1991</u>

HONORABLE	CIPCUIT HUDOS	
	CIRCUIT JURGE	

This cause having been brought on to be heard, Defendant's pleadings having been withdrawn by Stipulation, and the proofs having been taken in open Court, from which it satisfactorily appears to this Court that the material facts alleged in the Complaint are true, and that there has been a breakdown of the marriage relationship to the extent that the objects of matrimony have been destroyed and there remains no reasonable likelihood that the marriage can be preserved.

VS.

On motion of Robert E. Jones, Attorney for Plaintiff;

ABSOLUTE DIVORCE

IT IS HEREBY ORDERED AND ADJUDGED that the marriage between the said Plaintiff and Defendant be and the same hereby is dissolved, and a Divorce from the bonds of matrimony between said parties is hereby adjudged, according to the Statute in such case made and provided.

ALIMONY

IT IS FURTHER ORDERED AND ADJUDGED that the Plaintiff is to pay to the Defendant directly, the sum of One Hundred Fifty (\$150.00) per month for twenty four (24) months from the date of entry of this Judgment of Divorce, thereafter, alimony for both parties is forever barred.

MUTUAL DOWER RELEASE

IT IS FURTHER ORDERED AND ADJUDGED that any rights of either Plaintiff and Defendant in any lands held by the other shall be hereby extinguished. Further, that each shall hereafter hold his or her remaining lands free, clear and discharged from any such dower right or claim that the other may have in any property which each may own or any hereafter own, or in which each has or may hereafter have any interest.

PENSION

IT IS FURTHER ORDERED AND ADJUDGED that each party shall keep and retain, as their exclusive property, free and clear of any claim by the other, any pension benefits to which they are now entitled or may be in the future.

MEDICAL INSURANCE

IT IS FURTHER ORDERED AND ADJUDGED that, in conformity with the Federal Consolidated Omnibus Reconciliation Act, health insurance coverage for the Defendant shall be continued through the Plan now available through the Plaintiff's employment with Ford Motor Company. 1. Defendant shall take or cause to be taken any and all actions necessary to timely notify the plan administrator of the intention to continue coverage for herself.

2. Defendant shall pay the monthly payments, in advance, each and every month, toward the cost of said insurance coverage until the end of the continuation period allowed under the Plan.

3. In connection with this Order, the following information is provided:

a. Name of Insured: Richard Talbot Weaver II

- Mailing address of Insured: 5594 Bayswater Road, West Bloomfield, Michigan 48322
- c. Social Security Number of Insured: 054-36-5630
- d. Name of Additional Insured: Andrea Lynn Weaver
- e. Mailing address of Insured: 15163 Dasher, Allen Park, Michigan 48101
- f. Social Security Number of Additional Insured: 385-62-8522
- g. Date of Birth of Additional Insured: 8-21-54

STATUTORY INSURANCE PROVISION

IT IS FURTHER ORDERED AND ADJUDGED that any rights of either party in any policy or contract of life, endowment or annuity insurance of the other as beneficiary are hereby extinguished, unless specifically preserved by this Judgment.

PROPERTY SETTLEMENT

IT IS FURTHER ORDERED AND ADJUDGED that each of the parties retain the personal property presently in their respective possessions.

IT IS FURTHER ORDERED AND ADJUDGED that the Plaintiff and the Defendant keep any and all bank accounts presently in their own respective names.

IT IS FURTHER ORDERED AND ADJUDGED that the Defendant is awarded her wedding ring free and clear of any claims of the Plaintiff.

IT IS FURTHER ORDERED AND ADJUDGED that the Plaintiff shall pay to

Defendant's attorney, Richard Khederian, the sum of One Thousand (\$1,000.00) Dollars for Defendant's attorney fees.

IT IS FURTHER ORDERED AND ADJUDGED that the Plaintiff and the Defendant shall file a joint Income Tax Return for the year 1990 and the Plaintiff will be solely responsible for any indebtedness on the income tax returns, if any.

> STEVEN N. ANDREWS CIRCUIT JUDGE

> > Circuit Judge

APPROVED AS TO FORM AND SUBSTANCE:

Richard Talbot Weaver II Plaintiff

tores

Robert E. Jones (P31661) Attorney for Plaintiff 8254 Allen Road Allen Park, MI 48101 (313) 388-5000

Andrea Lynn Weave Defendant

Richard Khederian (P35497) Attorney for Defendant 7655 West Vernor Hwy. Detroit, MI 48209 (313) 842-5211

STATE OF MICHIGAN

IN THE CIRCUIT COURT FOR THE COUNTY OF WAYNE CARYL L. LANE.

Plaintiff,

vs.

. ··· · ··

Civil Action No. 85-529223 DO

WILLIAM C. LANE,

Defendant.

FREDERICK E. METRY P 17656 Attorney for Plaintiff

JAMES E. CONRAD P 12150 Attorney for Defendant

JUDGMENT OF DIVORCE

At a session of said Court held in the City-County Building in the City of Detroit, County of Wayne and State of Michigan, on <u>JAN-6 1987</u> PRESENT: HONORABLE CYNTHIA D. STEPHENS CIRCUIT JUDGE

This cause having come on to be heard upon the Complaint for Divorce filed herein taken as confessed by the defendant, William C. Lane, and the proofs having been taken in open Court, and plaintiff, Caryl L. Lane, having proved that there has been a breakdown of the marriage relationship to the extent that the objects of matrimony have been destroyed and there remains no reasonable likelihood that the marriage can be preserved; on reading the Complaint and hearing proofs taken as aforesaid from which it appears unto this Court that the material facts charged therein are true and that the plaintiff, Caryl L. Lane, is entitled to a Judgment of Divorce;

On Motion of FREDERICK E. METRY, Attorney for Plaintiff, Caryl L. Lane;

IT IS HEREBY ORDERED AND ADJUDGED that the marriage between the said plaintiff, Caryl L. Lane, and the

said defendant, William C. Lane, be and the same is hereby dissolved and a divorce from the bonds of matrimony between the said parties be and the same is hereby adjudged.

ALIMONY

IT IS HEREBY ORDERED AND ADJUDGED that the defendant husband, William C. Lane, shall pay to the plaintiff wife, Caryl L. Lane, the sum of One Hundred Fifty (\$150.00) Dollars per week as rehabilitative alimony commencing upon entry of this Judgment and to continue for a period of four (4) years from the date of this Judgment or upon the death of plaintiff, Caryl L. Lane, whichever occurs first.

PROPERTY SETTLEMENT

IT IS FURTHER ORDERED AND ADJUDGED that the defendant husband, William C. Lane, will receive all funds in the Ford Motor Company Savings and Stock Investment Plan which has a gross value of approximately Twenty-six Thousand (\$26,000.00) Dollars.

IT IS FURTHER ORDERED AND ADJUDGED that the IDS Account No. 011919517042 in the amount of Four Thousand Two Hundred (\$4,200.00) Dollars be awarded to the plaintiff wife, Caryl L. Lane.

IT IS FURTHER ORDERED AND ADJUDGED that Account No. 22019517048 in the approximate amount of Seven Thousand One Hundred Fifty (\$7,150.00) Dollars is to be held by both plaintiff and defendant as tenants in common to use for the education of the child, Kimberly Lane.

IT IS FURTHER ORDERED AND ADJUDGED that Account No. 11864442105 in the amount of Eight Thousand Three Hundred (\$8,300.00) Dollars is to be awarded to the defendant husband as his sole asset which is his IRA account. Plaintiff has an IRA account with the Dearborn Federal Credit Union in the approximate amount of Eight Thousand Three Hundred (\$8,300.00) Dollars which is to be awarded to her as her sole asset.

IT IS FURTHER ORDERED AND ADJUDGED that the 1985 Mustang automobile shall be awarded to the plaintiff wife, Caryl L. Lane.

IT IS FURTHER ORDERED AND ADJUDGED that the 1979 Mercury Capri and the 1979 Ford Fairmont automobiles shall be awarded to the defendant husband, William C. Lane.

IT IS FURTHER ORDERED AND ADJUDGED that the defendant husband, William C. Lane, has in effect a pension with the Ford Motor Company which, as of November 17, 1986, has an estimated monthly benefit at age 65 to the defendant husband of One Thousand Sixty-eight and 26/100 (\$1,068.26) Dollars; and it is agreed that at the time the defendant husband qualifies for his pension with the Ford Motor Company, he agrees that plaintiff wife, Caryl L. Lane, is to receive Five Hundred Thirty-four (\$534.00) Dollars per month as her share of the pension.

IT IS FURTHER ORDERED AND ADJUDGED that the defendant husband is to maintain the plaintiff wife, Caryl L. Lane, as his beneficiary on his life insurance policy in effect at the Ford Motor Company during the period of time that the plaintiff wife is entitled to alimony.

IT IS FURTHER ORDERED AND ADJUDGED that the defendant husband is to purchase the wife's interest in the marital home located at 1020 Beechmont, Dearborn, Michigan, and more particularly described as: Lot 1000, Hannan's Dearborn Hills Subdivision No. 4 of part of the East 1/2 of Section 20, Town 2 South, Range 10 East, Dearborn Township, Wayne County, Michigan, as recorded in Liber 47, Page 73 of Plats, Wayne County Records

for a total amount of Fifty-three Thousand Four Hundred (\$53,400.00) Dollars payable at the rate of Five Hundred or more (\$500.00) Dollars per month with interest at ten per cent (10%) per annum for a period of four (4) years at which time the balance due and owing to the plaintiff wife is due in full.

STATUTORY INSURANCE PROVISION

IT IS FURTHER ORDERED AND ADJUDGED that any rights of either party in any policy or contract of life, endowment or annuity insurance of the other as beneficiary are hereby extinguished unless specifically preserved by this Judgment.

STATUTORY SERVICE FEE

IT / IS / FURTHER /ORDERED / AND /ADJUDGED /that /the defendant, /William/C/ /Land, /shall/pay/ to/the/Wayhe/ County Friend/of the /Count/the/ sum of/\$2.00/ per month; / /payable seminanually /in /advance/ on/ January /2nd/ and /July /2nd hereafter yhile the order for alimony is/operative/ /Initial payment for months/preceding/next regular due date/shall be/ made/forthyith/

ATTORNEY FEES

IT IS FURTHER ORDERED AND ADJUDGED that the defendant husband, William C. Lane, shall pay to FREDERICK E. METRY, attorney for plaintiff wife, Caryl L. Lane, an attorney fee in the amount of One Thousand (\$1,000.00) Dollars as follows: Five Hundred (\$500.00) Dollars payable within 90 days from the date of this Judgment and the balance in the amount of Five Hundred (\$500.00) Dollars payable within 180 days from the date of this Judgment.

DOWER

IT IS FURTHER ORDERED AND ADJUDGED that the defendant, William C. Lane, pay to the plaintiff, Caryl L. Lane, the sum of One (\$1.00) Dollar and that this provision made for the plaintiff herein is in lieu of her dower in the lands of the defendant and that he shall hereafter hold his remaining lands free, clear and discharged from any such dower, right or claim and said provision shall also be in full satisfaction of all claims that she may have in any property in which the defendant owns or may hereafter own or in which she has or may hereafter have any interest.

Approved as to form and substance: aryl CARAL L. LANE, Plaintiff

FREDERICK E. METRY Attorney for Plaintiff

Illam L. Cone WILLIAM C. LANE, Defendant

Ime JAMES E. CONRAD

A TRUE COPY WAMES R KALLEEN DLERIC 31 Beorgew. CHANGER & BEAM

CIRCUIT JUDGE

CYNTHIA D. STEPHENS

JAMES E. CONRAD Attorney for Defendant



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

Archbishop Khajag Barsamian, Primate

Թрі 1383 Մшјри 21, 1993

Հոգեշնորհ Տ. Վազգէն Վրդ. Գարայեան Այցելու Հովիւ Ս. Յովհաննէս Մկրտիչ Եկեղեցւոյ Սաութֆիլտ.

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Ստացած ենք Ապրիլ 27, 1993 թուակիր ձեր նամակը եւ կցեալ օրինակը Արմէն Գալայնեանի ամուսնալուծման պաշտօնաթուղթին։

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Սիրոյ ողջունիւ

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En. Jurp

St. John's Armenian Church

OF GREATER DETROIT

VERY REV. FR. PAREN AVEDIKIAN PASTOR

22001 NORTHWESTERN HIGHWAY	*	PHONE: 569-3405	*	SOUTHFIELD, MICHIGAN 48075
		313		

April 7, 1993

Archbishop Khajag Barsamian Primate, Diocese of the Armenian Church 630 Second Avenue New York, New York 10016

Your Grace, Archbishop Kaghag:

Enclosed you will find divorce papers for Armenag Kalaydjian who is planning on getting married in St. John's Armenian Church on June 12, 1993.

We would like to get your permission to perform this wedding.

Please notify me as soon as possible.

Thank you,

Sincerely,

CREORE

Very Rev. Fr. Vasken Karayan Visiting Pastor

DR

UP. BALLUUULU UUPSKY LUSS. E UEUUAABU SEPEABE St. John's Armenian Ch OF GREATER DETROIT				
REV. FR. PAREN AVEDIKIAN PASTOR				VERY REV FR. SAMUEL AGHOYAN ASSISTANT PASTOR
1 NORTHWESTERN HIGHWAY	*	PHONE: 569-3405	*	SOUTHFIELD, MICHIGAN 4807
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FAX NUMBER:1-313-569-0716

APR 19 '93 11:54AM ARMENIAN DIOCESE

DIOCESE OF THE ARMENIAN CHURCH OF AMERICA DISPENSATION FOR RE-MARRIAGE



P.1

329 P04

DATE-4/29/93

Bishop Khajag Barsamian, Primate Diocese of the Armenian Church of America 630 Second Avenue New York, New York 10016

Your Eminence:

The following person wishes to receive the sacramental blessing of marriage in the

ي ۵ و وم د مد برين المدرين الفتار و القاو و ونا الويديات	Armenian Church,
(name of parish)	(City, State)

and we are requesting your permission for him/her to do so.

RIMEN HALAYDJIAN

Armenian Orthodox
Catholic
Protestant

Divorced-Widowed Church Member-----1st Marriage-----2nd Marriage-----

The intended spouse is:

Mr. Mis. <u>BATHERINE</u> <u>PRODED</u> Single Armenian Orthodox Catholic Protestant

Are 3.3	
Divorced	
Widowed	
1st Marriage	الملبي والمسابق وعقيات والزاد المبربي والمد
2nd Marriage	

He/She has been officially granted a divorce decree and permission to re-marry in the State of	5 15am
and the same Care right for the same and t	•

Herewith you will find copies of all relevant documents.

Their wedding has been scheduled to be held in the (name of Church)------

Church,			
(City, State)	(month)	(day)	(year)

I look forward to your approval of this wedding request.

Respectfully,

Pastor of

STATE OF MICHIGAN

IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND

ARMENAG KALAYDJIAN,

Plaintiff,

V

AUDREY KALAYDJIAN,

Case No. 83-258494-DM JUDGE FRANCIS X. O'BRIEN (P 18381)

Defendant.

DENIS C. MONAHAN (P 24172) Attorney for Plaintiff

DEFAULT JUDGMENT OF DIVORCE

the City of	Pont: 1 1983	urt, held at the iac, Michigan	
HONORABLE	NON.	PRANCIS I. OTSICO	
		Circuit Judge	-

This cause having been brought on to be heard upon the motion of Plaintiff's attorney, Denis C. Monahan, upon the Complaint for Divorce filed herein which is hereby taken as confessed by the Defendant, Defendant's Default having been entered and proofs having been taken in open Court from both Parties from which it satisfactorily appears that the material facts alleged therein are true and that there has been a breakdown of the marriage relationship to the extent that the objects of matrimony have been destroyed and there remains no reasonable likelihood that the marriage can be preserved, and the Court having found unusual hardship and compelling necessity for entry of this Default Judgment Of Divorce prior to the expiration of six (6) months from the day the Complaint For Divorce was filed, and the Court being fully advised in the premises;

NOW, THEREFORE:

ABSOLUTE DIVORCE

IT IS HEREBY ORDERED AND ADJUDGED that the marriage between the Plaintiff, Armenag Kalaydjian, and the Defendant, Audrey Kalaydjian, be and the same is hereby dissolved and a divorce from the bonds of matrimony between the Parties is also adjudged.

CUSTODY OF CHILDREN

IT IS FURTHER ORDERED AND ADJUDGED that Armenag Kalaydjian shall have the care, custody, control and education of two of the minor children of the Parties hereto; namely Alexandra Dawn Kalaydjian, born June 5, 1970, and Adam Paul Kalaydjian, born May 17, 1975, until they shall reach the age of Eighteen (18) years or until further Order of the Court.

IT IS FURTHER ORDERED AND ADJUDGED that Armenag Kalaydjian, whose address is 260 Woodwind Drive, Bloomfield Hills, Michigan 48013, shall notify the Friend of the Court of any change of residence address of himself or of the children in his custody.

IT IS FURTHER ORDERED AND ADJUDGED that Audrey Kalaydjian, shall have the care, custody, control and education of one of the minor children of the Parties hereto; namely Amanda Elizabeth Kalaydjian, born June 22, 1973, until she shall reach the age of Eighteen (18) years or until further Order of the Court. Amanda Elizabeth Kalaydjian will attend a private school

that is acceptable to both Armenag Kalaydjian and Audrey Kalaydjian.

IT IS FURTHER ORDERED AND ADJUDGED that Audrey Kalaydjian, whose address is 260 Woodwind Drive, Bloomfield Hills, Michigan 48013, shall notify the Friend of the Court of any change of residence address of herself or of the child in her custody.

IT IS FURTHER ORDERED AND ADJUDGED that the residence or domicile of Alexandra Dawn Kalaydjian or Adam Paul Kalaydjian may not be removed from the State of Michigan without the approval of the Court.

IT IS FURTHER ORDERED AND ADJUDGED that the residence or domicile of Amanda Elizabeth Kalaydjian may be removed from the State of Michigan.

SUPPORT OF CHILDREN

IT IS FURTHER ORDERED AND ADJUDGED that Armenag Kalaydjian shall pay to Audrey Kalaydjian, the sum of Four Hundred (\$400.00) Dollars per month for the support and maintenance of Amanda Elizabeth Kalaydjian, commencing when physical custody of Amanda Elizabeth Kalaydjian is first transferred to Audrey Kalaydjian, and to continue until she reaches the age of eighteen (18) years or until further order of the Court. Support will be reduced pro rata anytime Armenag Kalaydjian has temporary physical custody of Amanda Elizabeth

Kalaydjian for two (2) weeks or more.

IT IS FURTHER ORDERED AND ADJUDGED that Audrey Kalaydjian shall not pay to Armenag Kalaydjian any sum for the support and maintenance of Alexandra Dawn Kalaydjian and/or Adam Paul Kalaydjian until further order of the Court.

IT IS FURTHER ORDERED AND ADJUDGED that Armenag Kalaydjian shall pay the cost of a private school education, up to a maximum of Five Thousand (\$5,000.00) Dollars per year, for Amanda Elizabeth Kalaydjian, provided that she is a full-time student in good academic standing. The cost for which Armenag Kalaydjian is obligated shall include, but not necessarily be limited to, tuition, room and board, books, miscellaneous fees and a reasonable personal allowance. Armenag Kalaydjian's obligation under this paragraph shall terminate entirely upon the end of the school year in which the 18th birthday of the child occurs.

IT IS FURTHER ORDERED AND ADJUDGED that Armenag Kalaydjian shall be entitled to the dependency exemption for each of the three (3) children for purposes of any income tax provisions.

PRESERVATION OF CHILD SUPPORT ARREARAGES

IT IS FURTHER ORDERED AND ADJUDGED that any child support arrearages that arose while the minor children of the Parties herein received public assistance benefits, whether the

arrearages arose in this action or any other support order for the minor children which would othewise be eliminated upon the entry of this Order shall be and hereby are preserved and due and payable under this action.

VISITATION OF CHILDREN

IT IS FURTHER ORDERED AND ADJUDGED that the noncustodial parent shall have the right to liberal and reasonable visitation with the minor child or children not in his or her legal custody at all reasonable times and places agreeable to the Parties and upon reasonable notice to the custodial parent. The Parties agree that they will arrange for all three (3) of the minor children to be together at least two (2) times each year, once with Audrey Kalaydjian and once with Armenag Kalaydjian. Armenag Kalaydjian will be responsible for the travel expenses of the minor children for these visitations.

PAYMENT OF MEDICAL EXPENSES

IT IS FURTHER ORDERED AND ADJUDGED that Armenag Kalaydjian shall be responsible for and shall pay (or reimburse Audrey Kalaydjian for) all necessary hospital, medical, dental and prescription expenses of each of the children. Armenag Kalaydjian shall maintain and pay for Blue Cross/Blue Shield hospital and medical insurance, or its equivalent, covering each of the children. Armenag Kalaydjian's obligations with respect

to the provisions of this paragraph shall continue with respect to each child for so long as he has an obligation to pay child support or to contribute to the education expenses of the child.

PROPERTY SETTLEMENT

IT IS FURTHER ORDERED AND ADJUDGED that all of the Property Settlement Provisions contained in the <u>Settlement</u> Agreement attached hereto are incorporated herein by reference.

ALIMONY

IT IS FURTHER ORDERED AND ADJUDGED that neither Armenag Kalaydjian nor Audrey Kalaydjian shall be entitled to receive or obligated to pay alimony and the claims of both Parties with respect thereto are forever barred.

PROVISION IN LIEU OF DOWER

IT IS FURTHER ORDERED AND ADJUDGED that the provisions made for each Party shall be in lieu of any dower or spousal right which either may have in the real property of the other, and each Party shall hereafter hold his or her real property free and clear of any dower or spousal right of the other.

STATUTORY INSURANCE PROVISION

IT IS FURTHER ORDERED AND ADJUDGED that any rights of either Party in any policy or contract of life, endowment or

annuity insurance of the other, as beneficiary or otherwise, are hereby extinguished, unless specifically preserved in this Judgment.

SETTLEMENT AGREEMENT

IT IS FURTHER ORDERED AND ADJUDGED that the <u>Settlement</u> <u>Agreement</u> attached hereto is incorporaoted herein by reference but not merged and any and all provisions therein not expressly contradicted by the Default Judgment Of Divorce are to be given full effect as part of this Judgment.

RETENTION OF JURISDICTION

IT IS FURTHER ORDERED AND ADJUDGED that this Court shall retain jurisdiction to effectuate the terms of this Default Judgment Of Divorce, and in particular, the terms of the <u>Settlement Agreement</u>, including the issuance of orders to show cause of same be necessary.

Section DO D Lout RMENAG KALAYI

MAGER AND MONAHAN Attorneys for Plaintiff

Denis Monahai

2000 First National Building Detroit, Michigan 48226 NON. MANCE X. O'ESTER

Circuit Court Judge



DIOCESE OF THE ARMENIAN CHURCH OF AMERICA ԱՌԱՁՆՈՐԴՈՒԹԻՒՆ ՀԱՑՈՑ ԱՄԵՐԻԿԱՑԻ ԱՐԵՒԵԼԵԱՆ ԹԵՄԻ

Archbishop Khajag Barsamian, Primate



Թիւ 1518 Հոկտեմբեր 6, 1993

Հոգեշնորհ Տ. Պարէտ Ծ. Վրդ. Երէցեան Հովիւ Ս. Յովհաննէս Մկրտիչ Եկեղեցւոյ Սաութֆիլտ.

Սիրելի Հայր Պարէտ

Ստացած ենք ձեր նամակը եւ կցեալ օրինակը Սթիվըն Տոյոնի ամուսնալուծման պաշտօնաթուղթին։

Այս գրութեամբ կ'արտօնենք որ օրհնէք Լիտիա Գարմանի եւ Սթիվըն Տոյոնի ամուսնութիւնը՝ Հայաստանեայց Եկեղեցւոյ կանոններուն համաձայն։

Սիրոյ ողջունիւ

ԽԱԺԱԿ ԱՐՔ. ՊԱՐՍԱՄԵԱՆ Առաջնորդ



DIOCESE OF THE ARMENIAN CHURCH OF AMERICA

DISPENSATION FOR MARRIAGE

Date July

Bishop Khajag Barsamian, Primate Diocese of the Armenian Church of America 630 Second Avenue New York, New York 10016

Your Eminence:

The following individual(s) desire(s) to receive the sacramental blessing of marriage according to the rite of the Armenian Church. Therefore, we submit this petition for your response.

 $\sigma u c \nu \alpha$ tenen NAME: Mr. AGE: 20/100 37

CHRISTIAN DENOMINATION:

- ____ Armenian Apostolic
- Orthodox

Catholic

Protestant

ARMENIAN CHURCH MEMBER: _ Yes / No

MARITAL STATUS:

UDivorced

- _____ Widowed
- ____ Number of marriages

LATEST DIVORCE DECREE GRANTED IN:

Country/State Michigan	\sim
City/County Oghland	
Case # of decree: <u>90 391</u>	277
Date of decree: best 6.1	

NAME: Miss AGE:

CHRISTIAN DENOMINATION:

- Armenian Apostolic
 - ____ Orthodox
 - ____ Catholic
 - Protestant

ARMENIAN CHURCH MEMBER: _ Yes / No

MARITAL STATUS:

- ____ Divorced
- ____ Widowed
- ____ Number of marriages

LATEST DIVORCE DECREE GRANTED IN:

Country/State	
City/County	
Case # of decree:	
Date of decree:	

Upon your approval, the wedding ceremony of the above will take Armenian Church, located in <u>SouthField</u> , Mi	place at 5t, Johb
Armenian Church, located in Southfield, Mi	OD JANUARU 8, 1994. W
also submit to you copies of divorce documents.	2

We look forward to your granting permission of this marriage request.

Respectfully signed,

Pastor

ule, (Pastor's Name Printed)

(Church)

(Located at) ____

ՍԲ. ՑՈՎՀԱՆՆԷՍ ՄԿՐՏԻՉ ՀԱՅՑ. ԵԿԵՂԵՑԻ ՄԵԾԱԳՈՅՆ ՏԻԹՐՈՅԹԻ



St. John's Armenian Church

OF GREATER DETROIT

VERY REV. FR. PAREN AVEDIKIAN PASTOR				VERY REV. FR. SAMUEL AGHOYAN ASSISTANT PASTOR
22001 NORTHWESTERN HIGHWAY	*	PHONE: 569-3405	*	SOUTHFIELD. MICHIGAN 48075

His Eminence ArchBishop Khajag Barsamian, Primate 630 2nd Ave New York, N.Y. 10016

Your Grace,

26 July, 1993

Enclosed you will find the copy of Default Judgment of Divorce of Mr. Steven J. Doyon, , who would like to get Married with Miss, Lydia Carman at the St. John's Armenian Church of Greater Detroit, on Sunday January the 8th of 1994.

We would like to have your prior consent and approval to perform the sacrament of their Matrimony according to the canon law of the Armenian Church.

We thank you in advance for your kind and prompt response.

I remain prayerfully

Fr. Vazken Karayan

STATE OF MICHIGAN

IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND

THERESA M. MANZELLA 10140 Davisburg Davisburg, Ml 48019

Plaintiff,

Case No. 90 391 277 ĽО Judge Barry Howard

g

岛

5

A8 :39

COUNTY CLERK

-vs-

STEVEN J. DOYON, 3435 Cosyburn Drayton Plains, MI

Defendant.

Norman G. Hubert - P27108 Attorney for Plaintiff 19400 W. Ten Mile Rd, Ste 208 Southfield, MI 48075

DEFAULT JUDGMEN'T OF DIVORCE

At a session of said Court held in the Courthouse Tower, City of Pontiac, County of Oakland, State of Michigan, on

PR	ES	EN	T	:
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HONORABLE_	•	BAF	RY L.	HOWARD)
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This cause having been brought on to be heard, taken as confessed by the Defendant, and the proofs having been taken in open Court, from which it satisfactorily appears to this Court that the material facts alleged in the Complaint are true, and that there has been a breakdown of the marriage relationship to the extent that the objects of matrimony have been destroyed and there remains no reasonable likelihood that the marriage can be · · ., preserved.

On motion of Norman G. Hubert, Attorney for Plaintiff; ABSOLUTE DIVORCE

IT IS HEREBY ORDERED AND ADJUDGED that the marriage between the said Plaintiff and Defendant be and the same hereby is dissolved, and a Divorce from the bonds of matrimony between said parties is hereby adjudged, according to the Statute in such case made and provided.

ALIMONY

IT IS FURTHER ORDERED AND ADJUDGED that permanent alimony for each party is hereby barred.

MUTUAL DOWER RELEASE

IT IS FURTHER ORDERED AND ADJUDGED that any rights of either Plaintiff or Defendant in any lands held by the other shall be hereby extinguished. Further, that each shall hereafter hold his or her remaining lands free, clear and discharged from any such dower right or claim that the other may have in any property which each may own or may hereafter own, or in which each has or may hereafter have any interest.

STATUTORY INSURANCE PROVISION

IT IS FURTHER ORDERED AND ADJUDGED that any rights of either party in any policy or contract of life, endowment or annuity insurance of the other as beneficiary are hereby extinguished, unless specifically preserved by this Judgment. PROPERTY SETTLEMENT

IT IS FURTHER ORDERED AND ADJUDGED that each of the parties retain the personal property presently in their respective possessions.

RESTORATION OF NAME

IT IS FURTHER ORDERED AND ADJUDGED that the Plaintiff's former name of MANZELLA be restored to her.

PENSION

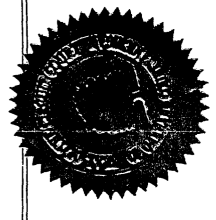
IT IS FURTHER ORDERED AND ADJUDGED that each party shall keep and retain, as their exclusive property, free and clear of any claim by the other, any pension benefit to which they are now or may be entitled to in the future.

BARRY L. HOWARD CIRCUIT JUDGE

CIRCUIT JUDGE

STATE OF MICHIGAN SS.

I, LYNN D. ALLEN, County Clerk for the County of Oakland, Clerk of the Circuit Court thereof, the same being a Court of record and heving a Beal, hereby cortily that the attached is a true copy.



In Testimony whereof, I have hereunto set my hand and placed the Seel of said Court this

LYNN D. ALLEN, Clark - Rogister of Deeds

0/ O.A. Deputy Clerk