Phi 29051 Bniuhu 25, 1985

Արժանաշնոր՝ Տ. Արսէն Ք՝նյ. Պարսամեան Հովիւ Ս. Յակոր Եկեղեցւոյ Աիչմընտ.

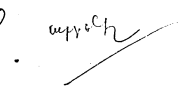
Upputh Stp Uputu,

υσωσωό δαρ Βαιώρα 18, 1985 βαιωίρη όδη δωσωίαρ τι δαρφωίρως οπροωίρ Αγεριω Φερησιωδή ωσαιστούω παλαδαώ σως ποδωβαιηβήδ:

Այսու զիրով կ'արաօնենք որ օրճնէք Սալքի Պուրունեանի եւ նիչըրտ Գէորզեանի ամուսնունիւնը՝ համաձայն Հայաստանեայց Եկեղեցւոյ կանոնաց։

Uppnj ng2niupi

ԹՈՐԳՈՄ ԱՐՔԵՊՒՍԿՈՊՈՍ Առաչնորդ



Date: Jene 18, 1985

His Eminence Archbishop Torkom Manoogian Primate, Diocese of the Armenian Church of America 630-Second Avenue New York, New York 10016

Your Eminence:

The following person wishes to marry in the **Hames** Armenian Church, and we are requesting your permission for him/her to do so.

Hm /Ms. Salpi Bourousia	Age 32
Single 0	Divorced
Armenian	Widowed
Catholic	Church member
1st Marriage	Protestant
	2nd Marriage

The intended spouse is:

Mr. Mr. Richan	d Kempion
Single	11
Armenian	
Catholic	
1st Marriage	

Age	47	
Divorc	ed 🖌	
Widowe		
Church	member	
Protes	tant	·····
2nd Ma	rriage 🗸	

He/She has bee	eņ officially	y granted a d	livorce decre	e and permission
		- /		the divorce having
been granted :	in the City o	of Richm	nd, on	The fills
	80 .	Case Number	6-5-648	(month)
(day)	(year)			
Herewith you w	will find a (copy of all 1	elevant docu	nents.
Their wedding	has been scl	neduled to be	held in the	St James
Church on	8		185.	V
(mo	onth)	(day)	(year)	

I look forward to your approval of this wedding request.

Obediently yours,

Rucarl Pastor of <u>At. flues altrenen</u> and Dechnical, Desquis

Cony

VIRGINIA:

IN THE CIRCUIT COURT OF THE CITY OF RICHMOND, DIVISION I

On the 11th day of _____ December

RICHARD E. KEVORKLAN,

v.

KAREN K. KEVORKIAN,

Docket No. G-5648-2

FINAL DECREI

, 198 0

Defendant.

Plaintiff,

This cause, which has been regularly docketed, matured and set for hearing, came on this day to be heard upon the Bill of Complaint; upon proof of proper and legal service of process upon the Defendant; upon the Answer of the Defendant; upon the depositions of witnesses on behalf of the Plaintiff, regularly taken after proper and legal notice and filed in accordance with law, and was argued by Counsel.

Upon consideration whereof, the Court finds from the evidence, independently of any admissions of the parties in the pleadings or otherwise, the following facts: That the parties are each over the age of eighteen years; that they were lawfully married in the City of Richmond, Virginia, on the 23rd day of February, 1963; that there are four infant children born of this marriage, whose names are Anna Marya Kevorkian, born September 5, 1966, Adam Raffi Kevorkian, born October 10, 1968, Soseh Celestina Kevorkian, born January 15, 1972, and Ellina Roslyn Kevorkian, born January 15, 1972; that the Plaintiff and Defendant are both domiciled in and are and have been actual bona fide residents of the Commonwealth of Virginia for a period of more than six months immediately preceding the commencement of this suit; that the parties last cohabited as husband and wife in the City of Richmond; that the parties have lived separate and apart without any cohabitation and without interruption for more than one year as alleged in the Bill of Complaint as has been fully proven by the evidence and that the Plaintiff is entitled to the relief prayed for.

11. BANDAS MAIN ST. BOX 1U ID, VA. 2320 Accordingly, it is ADJUDGED, ORDERED and DECREED that the Plaintiff, Richard E. Kevorkian, and the Defendant, Karen K. Kevorkian, are now absolutely divorced from the bond of matrimony on the ground that the parties have lived separate and apart without any cohabitation and without interruption for more than one year and that the bond of matrimony created by the marriage between these parties on February 23, 1963, is dissolved.

It is further ORDERED that the custody of the infant children of the parties, Anna Marya Kevorkian, Adam Raffi Kevorkian, Soseh Celestina Kevorkian and Ellina Roslyn Kevorkian, is hereby awarded to the Defendant, Karen K. Kevorkian, with a reasonable right of visitation to the Plaintiff, Richard E. Kevorkian.

It appearing that the parties have entered into a written agreement dated October 13, 1978, and an amendment thereto dated <u>December 10</u>, 1980 ________, on joint motion of the parties, it is ORDERED that the said agreement, together with said amendment thereto, are each affirmed, ratified and incorporated into this decree, and it is further noted that the Defendant does hereby specifically waive and release any and all right that she might have to recover of the Plaintiff spousal support (alimony). And nothing further remaining to be done herein, it is ORDERED that this cause is stricken from the docket and the papers placed among the ended causes.



1U A. 23202 A Copy,

Teste: EDWARD G. KIDD, Clerk

By <u>Messie m. Waddon</u> Deputy Clerk