Ph. 30121 Φάωρ**πιω**ρ 18, 1987

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Սիրելի Տէր Կարտակետ,

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Ստացած ենք «հարուար 11, 1987 նուակիր ձեր նամակը եւ ներվակեալ օրիծակը ամանէկ Գարրէլեան Ուեպրրի ամուսնալուծման պաշտօնաթուղթին։

զէփ Մրազէքի ամուսնութիւնը՝ համաժայն Հայաստանեայց Եկեղեցւոյ կանոնաց։

Այսու զիրով կ՝արածնենք որ օրքնէք ծանէն Գաքրէլեան Ուեպըրի եւ Ճո-

Date: Feb. 11, 1987

Archbishop Torkom Manoogian Primate Diocese of the Armenian Church of America 630 Second Ave. New York, New York 10016

Your Eminence:

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The following person wishes to marry in the St. Mesrob Armenian Church and we are requesting your pwrmission for him/her to do so.

MX./Ms. Janet Kaprelian Weber	Age 40
Single	Divorced X
Armenian Orthodox X	Midowed
Catholic	Church member Yes
1st Marriage	Protestant
2nd Marriage X	-
The intended spouse is:	
Mr./MB Joseph Mrazek	Age 46
Single	<b>Divorced</b> (legal)-received Annulment

Single	<b>Divorced</b> (legal)-received Annulment		
Armenian Orthodox	Midowed from Catholic Church		
Catholic X	Protestant		
1st Marriage	2nd Marriage		
Church member No			

X364 She has officially been granted a divorce having been granted in the city

of <u>Racine</u>, the state of <u>Wisconsin</u> and has been given permission to re-marry. Said decree issued on <u>December 28, 1979</u> Case no.<u>78-FA-1383D</u> (month date year)

Herewith you will find a copy of all relevant documents.

Their wedding has been scheduled to be held in the St. Mesrob Armenian Church on June 27 1987 (month) (date) (year)

I look forward to your approval of this wedding.

Obediently yours,

Fr. Garabal Korhallian

St. Mesrob Armenian Apostolic Church 4605 Erie Street, Racine, Wisconsin 53402 414-639-0531

Ս. ՄԵՍՐՈՊ ՀԱՅՑ. ԵԿԵՂԵՑԻ

**Reverend Father Garabed Kochakian, Pastor** 

Տ. Կարապետ Քահանայ Քոչաքեան – Հովիս

February 11, 1987

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

Dear Srpazan Hayr:

Enclosed herewith is a completed form of dispensation and the enclosed divorce decree of Ms. Janet Kaprelian Weber who seeks sacramental re-marriage in the Armenian Apostolic Orthodox Church. The date of her marriage to Mr. Joseph Mrazek is scheduled for this June 27, 1987 in the St. Mesrob Armenian Church of Racine, Wisconsin.

I have met with the couple for pre-nuptial counceling and I feel that they are well suited for each other and quite compatible. They have known each other for (7) seven years. Both parties are churched and attend worship. I therefore recommend to your Eminence that permission to celebrate the Sacrament of Holy Crowning be granted.

Your Obedient Son,

Tr. garahed Kochakun

Fr. Garabed Kochakian

Enc. mc



JUDGMENT

## Milwaukee, Wis.

#### **Racine County**

(Joh

# Circuit Court Family Division

In re the Marriage of

State of Wisconsin

JANET WEBER,

--- and ---

-(Petitioner-) -(Joint-Petitioners-)

:

JUDGMENT

### Case No. 78-FA-1383-D

ROBERT K. WEBER,

#### (Respondent)-

NOW THEREFORE, upon motion of VAUDREUIL & VAUDREUIL Attorneysfor the petitioner

#### IT IS ORDERED, ADJUDGED AND DECREED:

1. That the marriage of the parties be and the same is hereby dissolved immediately, however, neither of the parties to this action shall marry again until six months after the granting of said judgment, except to each other, and any other marriage of either of the parties to this action solemnized before the expiration of six months shall be null and void.

2. That the party responsible for support of minor child(ren) not in his or her custody shall be and is hereby responsible for any and all arrearages due and owing having accrued during the pendency of this action; and that should the petitioner (s) or respondent receive any public aid for the benefit of his or her child(ren) he or she will cooperate with the Courty of Racine for possible revision of the divorce judgment, pursuant to Sec. 247.25, Wig Stats.

8. The petitioner. Janet Weber	born	10-15-46
3. The petitioner, Janet Weber currently resides at .6020 Charles Street	in the City of	Racine
County of Racine, Wisconsin, Soc. Sec. No. 391-46	-5304	, and is by occupation
a homemaker ,-earning-	a gross-unnuel-income-of-	· · · · · · · · · · · · · · · · · · ·
4. The (respondent/joint-petitioner), Robert 2-27-46, currently resides, at	K. Weber	born
in the City of Racine	County of Racine	
Soc. Sec. No. 391-44-0498	is by occupation a lawy	er
earning a gross annual income of \$15,480.00 as	per his financial di	sclosure statement.

5. That <u>two</u> children have been (born to) - (adopted by) the said parties (wife) and the wife is (is not) pregnant at this time. Names and birthdates of the minor children are:

Magill Elizabeth, age 5, born 3-13-74 Ryan Edward, age 2, born 2-2-77

6. That the minor child (ren) shall not be removed from the State of Wisconsin, except for short vacation periods, without the permission of the court or the written stipulation of both parties.

7.16- That the provisions of the final stipulation on file herein, a true and correct copy of which is attached hereto, are made a part hereof and incorporated herein by reference as if fully set forth at length herein. (except that said stipulation was amended as follows):

16--The-[petitioner/respondent] may hereby resume the use of her-legal surname of

8.17- That all payments of maintenance, child support, family support or periodic payments provided for in the stipulation of the parties shall be made through the office of the Clerk of Family Court, at the Courthouse in the City of Racine, Racine County, Wisconsin, and both parties shall notify the Clerk of Family Court of any change of employer or change of address within ten days of such change.

9.13. The petitioner/respondent shall assign such salary due or to be due in the future from his-heremployers or successor employers to the Clerk of Family Court for Racine County, Wisconsin, as will be sufficient to meet the maintenance payments, child support payments or family support payments imposed by the Court for the support of the spouse or minor children or both. The wage assignment shall take effect upon application of the person receiving payments which states that the payor has failed to make in full a payment as ordered by the Court within 20 days of the date the payment was due, and when the requirements of Sec. 247.265 (2) Wis. Stats., have been satisfied, or, at the Court's discretion, may take effect immediately.

10.19. Disobedience of the order with respect to payment of allowances for the dependent spouse and/or children is punishable under sec. 295.03 Wis. Stats., by commitment to the county jail until such judgment is complied with and the costs and expenses of the proceedings are paid or until the party committed is otherwise discharged, according to law.

11.20- That the judgment shall provide that the party being obligated to make payments through the Clerk of Family Court shall also pay to said Clerk an annual sum of \$10.00 commencing on the first day of January of the next year, pursuant to Sec. 59.42 (10) (b) Wis. Stats. (1973), and said Clerk is ordered to deduct the first \$10.00 received after the next January 1, and apply the same accordingly as a receiving and disbursing fee.

Dated at <u>Racine</u> , Wisconsin, this	9th day of January,
1979	
Approved this 28 day of Decomposition 1979.	By Jaam Barry Deputy Clerk
Attorneys for Respondent	
[Petitioner/Reportions]	
By: K betty Hanson	
Approved	

Family Court Commissioner

St. Mesrob Armenian Apostolic Church 4605 Erie Street, Racine, Wisconsin 53402 414-639-0531 *UP. ՄԵՍՐՈ¶ ՀԱՑԱՍՏԱՆԵԱB8 ԵԿԵՂԵՑԻՈՑ ՌԷՑՍԻՆ, ՈՒԻՍՔԱՆՍԸՆ* 

**Reverend Father Garabed Kochakian, Pastor** 

Տ․ Կարապետ Քահանայ Քոչաքեան – Հովիս

March 4, 1987

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

Dear Srpazan Hayr:

Two weeks ago Nubar Kupelian called in reference to dispensation and permission for the wedding of Janet Weber to Joseph Mrazek on June 27, 1987. I had sent you a copy of her divorce decree, however, had not sent you his.

Herewith is enclosed his decree document attesting to the legal dissolution of his marriage thus enabling a second marriage to take place. This should complete their file.

Awaiting your dispensation and the granting of ecclesiastical permission to bless this marriage in accordance with the canon of our church.

Obediently yours,

Jaraher

Fr. Garabed Kochakian

Enc. mc



Date: March 4, 1987

Archbishop Torkom Manoogian Primate Diocese of the Armenian Church of America 630 Second Ave. New York, New York 10016

Your Eminence:

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The following person wishes to marry in the  $S^+$ . Mesrob Armenian Church and we are requesting your pwrmission for him/her to do so.

🗱./Ms. Janet Kaprelian Weber	Age 40
Single	Divorced X
Armenian Orthodox X	Vidowed
Catholic	Church member Yes
lst Marriage	Protestant
2nd Marriage X	
The intended spouse is:	
Mr./Max Joseph Mrazek	Age 46
Single	<b>Pivorced</b> (legal)-received annulment
Armenian Orthodox	Midowed from Catholic Church
Catholic X	Protestant
1st Marriage	2nd Marriage
Church member No	

He/She has officially been granted a divorce having been granted in the city

of <u>Racine</u>, the state of <u>Wisconsin</u> and has been given permission to re-marry. Said decree issued on <u>Jan. 7 1981</u> Case no.<u>79-FA-556-D</u> (month date year)

Herewith you will find a copy of all relevant documents.

Their wedding has been scheduled to be held in the St. Mesrob ArmenianChurch on June271987(month)(date)(year)

I look forward to your approval of this wedding.

Obediently yours,

In Garaked

# STATE OF WISCONSIN CIRCUIT COURT RACINE COUNTY FAMILY COURT BRANCH

In Re The Marriage Of:

JANICE MARIE MRAZEK,

and

Petitioner,

JUDGMENT

Case No: 79-FA-556-D

JOSEPH CHARLES MRAZEK, SR.,

Respondent.

The above-entitled action having come on for trial on February 29, 1980 before the Honorable Emmanuel J. Vuvunas, Judge of said Court, and the Court having filed its Findings of Fact and Conclusions of Law, from which it satisfactorily appears and wherein the Court finds that the Petitioner is entitled to a judgment of divorce;

NOW THEREFORE, upon motion of Harley Brown of Brown, Black, Riegelman & Kreul, Attorneys for Petitioner,

IT IS ORDERED, ADJUDGED AND DECREED:

1. That the marriage of the parties be, and the same is, dissolved, however, neither of the parties to this action shall marry again until six months after the granting of said judgment, except to each other, and any other marriage of either of the parties to this action solemnized before the expiration of six months shall be null and void. 2. That the party responsible for support of minor children not in his custody shall be and is hereby responsible for any and all arrearages due and owing, having accrued during the pendency of this action; and that should the Petitioner receive any public aid for the benefit of her children, she will cooperate with the County of Racine for possible revision of the divorce judgment, pursuant to Section 247.25 of the Wisconsin Statutes.

3. The Petitioner, JANICE MARIE MRAZEK, born November 26, 1941, currently resides at 3501 Taylor Avenue, Racine, Wisconsin, Social Security No. 389-40-3915, and is by occupation a property manager.

4. The Respondent, JOSEPH CHARLES MRAZEK, SR., born February 14, 1941, currently resides at 2008 - 3rd Street, City of Kenosha Wisconsin, Social Security No. 390-40-9280, is self-employed in the retail carpet business and real estate investment, earning a gross annual income of Ninty Thousand (\$90,000.00) Dollars.

5. That four children have been born of this marriage, two of whom are minors as of the date of the trial in this action, to-wit:

Dawn Marie Mrazek	January 27, 1959
Joseph Charles Mrazek	October 5, 1960
Charles John Mrazek	November 17, 1964
D <b>avi</b> d M <b>a</b> rk Mrazek	July 13, 1967

-2-

6. That the minor children shall not be removed from the State of Wisconsin, except for short vacation periods, without the permission of the Court or the written stipulation of both parties.

7. That both parties are fit an . proper persons to have the care, custody and control of their minor children. However, until further order of the Court, it is in the present best interests of the minor children that the Petitioner, JANICE M. MRAZEK, shall have their legal care, custody and control.

That the parties hereto have entered into a custody and visitation Stipulation which has been approved by counsel for the parties and by the Guardian ad Litem appointed by the Court. It is marked Petitioner's Exhibit 1 and is a part of the file. Said Stipulation and its terms are approved by the Court, shall be made a part of this Judgment, and reads as follows:

"NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between the parties and their respective attorneys, with approval of the Guardian ad Litem for the minor children, and subject to the approval of the Court, that in the event the Court grants a divorce as requested in the Petition, the following shall be a part of the terms and conditions of relief

- 3 -

in this action, to be included in the Conclusions of Law and Judgment, as follows:

FIRST: Both parties are fit and proper persons to have the care, custody and control of their minor children, namely, Charles John Mrazek, D.O.B. 11-17-64, and David Mark Mrazek, D.O.B. 7-13-67; however, until further order of the Court, it is in the present best interests of the minor children that the Petitioner, Janice M. Mrazek, shall have their legal care, custody and control.

SECOND: The Petitioner agrees to consult with and advise the Respondent regarding major decisions affecting the status of the minor children with respect to their educational, medical, religious and personal welfare. Further, the Respondent shall have a right to consult with school officials concerning the children's welfare, educational status and progress.

THIRD: . The Respondent, Joseph C. Mrazek, Sr., shall be awarded the following rights of visitation with the minor children:

(1) The Respondent shall have visitation with the minor children every other weekend.

(2) The Respondent shall have visitation with the minor children on Wednesday night of each week. Upon

-4-

reasonable notice and mutual agreement, another night may occasionally be substituted for the Wednesday visitation.

(3) The Respondent shall have physical custody of the minor children for up to six weeks during the summer but the longest consecutive time shall not exceed four weeks. The Respondent shall, by May 7th of each year, inform the Petitioner in a letter mailed by certified post, of his planned summer vacation schedule with the minor children. The Petitioner shall, by May 15th of each year, inform the Respondent by certified letter, of her planned summer vacation schedule with the minor children. When the Respondent has physical custody of the minor children during the summer, the Petitioner reserves the right for occasional visitation based upon reasonable notice.

(4) The Respondent shall have visitation with the minor children on his birthday, Father's Day, the Fourth of July, Labor Day, Christmas Day morning and, at the children's discretion, New Year's Eve and New Year's Day morning. Both the Petitioner and the Respondent agree to allow the other parent visitation with the minor children on their children's birthdays if the children are not vacationing with one of the parents outside of the State. Both the

-5-

Petitioner and the Respondent further agree to alternate their Easter and Christmas vacations with the minor children and with the minor children's consent. The Respondent shall, with reasonable notice to the Petitioner, request additional visitation and vacation times with the minor children during the year if he deems it fitting. The Petition and the Respondent agree to act in good faith about such requests. Nevertheless, the Petitioner, as the legal custodian of the minor children, reserves the right to determine whether such additional requests are consistent with the best interests of the children.

1 3

(5) Both the Petitioner and the Respondent agree to provide one day's actual notice to the other parent in the event that the children are to be taken out of the State by one of the parents for more than a day.

FOURTH: In the event that the Petitioner and the Respondent have a serious dispute about visitation, they mutually agree to present the dispute for settlement to the minor children's Guardian ad Litem. Mr. James A. Drummond, the Guardian ad Litem, agrees to serve in that role and expressly agrees to do so without any type of renumeration.

-6-

FIFTH: Each party acknowledges that no representations of any kind have been made to him or to her as an inducement to enter into this agreement other than the representations set forth herein. Each believes the terms and conditions to be fair and reasonable under the circumstances.

SIXTH: The Petitioner and the Respondent agree that the terms of this Stipulation shall be submitted to the Court for approval, and both parties will request the Court to incorporate the terms hereof in the final judgment of divorce, and to make the terms enforceable as part of such judgment.

Dated this 29th day of February, 1980."

The minor children of the parties shall remain with the Petitioner on her birthday, Mother's Day and all other holidays where visitation is not granted specifically to the Respondent by the foregoing Stipulation.

8. The Court finds that the Respondent shall pay the sum of Two Thousand (\$2000.00) Dollars per month as limited family maintenance for the support and maintenance of the Petitioner and the minor children of the parties, said payments to commence September 15, 1980, and continuing for

-7-

two years thereafter or until further order of the Court. Additionally, said amount is to be declared by the Petitioner and may be deducted by the Respondent for income tax purposes. Payment shall be made to the Clerk of Courts of Racine County, Wisconsin at the rate of five Hundred (\$500.00) Dollars per week. The Court retains jurisdiction to determine the support of the minor children of the parties, and they are directed to apply to the Court for a determination of the amount of support to be paid for the period commencing September 15, 1982.

9. It is further ordered that the Respondent shall maintain all medical and hospitalization insurance coverage now applicable to the minor children and make all necessary premium payments therefore. If said insurance should become unavailable, the Respondent shall provide coverage of at least equal benefits to that provided as of the commencement of this action. The parties shall share all reasonable hospital, medical, dental and related expenses not covered by the required insurance.

10. It is further ordered that the Respondent shall maintain all life insurance policies on his life, except as otherwise set out herein, and shall make all the necessary premium payments therefore and shall not borrow

-8-

against them, and shall name the minor children of the parties as irrevocable primary beneficiaries until each shall reach the age of eighteen.

The Court finds that the irrevocable insurance trust of the parties maintained with the Transamerica Insurance Company, with a face value of Three Hundred Sixty-Five Thousand (\$365,000.00) Dollars, is no longer essential to the best interests of the family or the children, as a result of which the Trust may be dried up in the most expeditious manner by discontinuance of insurance premium payments.

11. The Court finds that a full, final and complete division of the property of the parties shall be as follows:

-9-

A. The Petitioner shall be awarded the following as her sole property, free and clear of any claims or interests of the Respondent, but subject to any debts, mortgages, or other encumbrances payable to any third party, which the Petitioner hereby assumes and agrees to pay and to hold the Respondent harmless for the payments thereof, except as otherwise set out in the Stipulation:

- (1) The interest of the parties in the real estate located at 3501 Taylor Avenue, Racine, Wisconsin, identified as the homestead of the parties, with a stipulated value of \$199,100.00 and a net value of \$146.744.12.
- (2) The interest of the parties in the real estate located at 6334 Washington Avenue, Racine, Wisconsin, described as residential rental property with a stipulated value of \$101,500.00 and a net value of \$85,457.23.
- (3) The interest of the parties in Mrazek Properties, Inc., a corporation, and in the real estate maintained by Mrazek Properties, Inc. and identified as 2700 - 99th Street, Sturtevant, Wisconsin, together with Lot #5 of the Mrazek's Assessors Plot located in Sturtevant, Wisconsin, with a total stipulated value of \$305,000.00 and a net value of \$170,000.00.

- 10 -

- (4) The interest of the parties in the real estate located at 10500 Highway 11, Sturtevant, Wisconsin, described as a rental unit and land with a stipulated value of \$83,000.00 and a net value of \$70,784.00. (5) The interest of the parties in real estate located at 1312 Grove Avenue, Racine, Wisconsin, described as a two-family dwelling unit, with a stipulated value of \$52,950.00 which is also the net value of the property. (6) The interest of the parties in the real estate located at Turtle Lake, Wisconsin, described as cottage property with a stipulated value of \$76,500.00 and a net value of \$59,547.46.
- (7) All of the furniture, furnishings, appliances and other personal property maintained in the Taylor Avenue residence by the Petitioner with a stipulated value of \$20,000.00.
- \*(8) Her interest in the profit sharing trusts of J. D. Mrazek's Carpets, Inc. with a value of \$10,807.00.
- (9) The coin and metal collection of the parties with a stipulated value of \$19,033.82,
- (10) Addi ionally, the Respondent shall pay to the Petitioner such sum of money as is equal to the difference between the net

- 11 -

equity of the property awarded to the Respondent and the net equity of the property awarded to the Petitioner, which difference the Court specifically finds to be \$58,430.37 and, further, but said amount shall be paid to the Petitioner by the Respondent by no later than March 15, 1982, together with interest at the rate of nine (9%) percent per year beginning September 15, 1980.

(11) The 1976 Oldsmobile Toronado and the 1979 Dodge Ram Charger.

B. The Respondent shall be awarded the following as his sole property, free and clear of any claims or interests of the Petitioner, but subject to any debts, mortgages or other encumbrances payable to any third party, or other person, which the Respondent hereby assumes and agrees to pay and to hold the Petitioner harmless for the payment thereof except as otherwise set out in the Stipulation:

> (1) The interest in the Mrazek & Nichols Land Company which is constituted of:

- (a) Approximately 62-1/2 acres of land located on Highway 20 identified as commercially developable vacant land which the Court finds to be valued at \$400,000.00; and
- (b) Five acres of vacant property located on Highway 45 in West Bend, Wisconsin, with a stipulated value of \$45,000.00.

- 12 -

For a total of \$445,000.00, less the mortgage of \$150,892.00 for a total net value of \$294.108.00 of which Respondent's interest (fifty percent) is \$147,004.00.

- (2) The interest of the parties in the corporation known as J. C. Mrazek's Carpets, Inc., a retail carpeting outlet, which the Court finds to be valued at \$215,000.00.
- (3) The interest of the parties in the real estated located at 10002 Highway 11, Sturtevant, Wisconsin, which houses the retail carpeting outlet identified in the previous paragraph, with a stipulated value of \$161,500.00 and a net value of \$64,056.00.
- (4) The interest of the parties in the real estated located at 9940-9950 Highway 11, Sturtevant, Wisconsin, with a stipulated value of \$189,500.00 and a net value of \$74,485.00.
- (5) The interest of the parties in the real estated located at 10005 Highway 11, Sturtevant, Wisconsin, identified as a residential duplex with a stipulated value of \$56,000.00 and a net value of \$50,410.02.
  (6) The interest of the parties in the real
  - estate located at 9900-9910 Highway 11,

- 13 -

Sturtevant, Wisconsin, with a stipulated value of \$34,500.00, which is also the property's net value.

- (7) The interest of the parties in the real estate located at 5469 Highway 45, West Bend, Wisconsin, with a stipulated value of \$200,000.00 and a net value of \$56,776.00.
- (8) The furniture, furnishings, appliances and other personal property maintained in the Durand Avenue residence by the Respondent with a stipulated value of \$8,400.00.
- (9) The furniture, furnishings, appliances, equipment and other personal property maintained at the cottage of the parties at Turtle Lake, Wisconsin, with a stipulated value of \$6,500.00.
- (10) His interest in the profit sharing trust ofJ. C. Mrazek's Carpets, Inc. with a valueof \$33,261.00.
- (11) The cash surrender value of his insurance policy valued at \$3,362.00.

The Court finds that at the time of the filing of the Financial Disclosure Statements the parties had cash of \$20,015.00 which together with the \$1,000.00 deposit at the Waukesha State Bank shall be applied equally against the unsecured debts of the parties with each party receiving one-half of any cash left over.

- 14 -

12. It is further ordered that the parties shall each be responsible for their respective tax liabilities as those liabilities arise out of the effectuation of this Decision. Additionally, the family maintenance paid to the Petitioner pursuant to this Decision shall be declarable to the Petitioner and deductible to the Respondent for income tax purposes. Finally, each of the parties shall claim one of the minor children of the parties as a dependent for income tax purposes.

13. Such person obligated to make payments through the Clerk of Courts shall also pay to said Clerk an annual sum of \$10.00, commencing on the 1st day of January of the next year, pursuant to Sec. 59.43(10)(b). Said Clerk is ordered to deduct the first \$10.00 received after the next January 1st and apply the same accordingly as a receiving and disbursing fee. Both parties to this action shall notify the Clerk of Courts of any change of address or employer within ten days of such change.

14. Disobedience of the order with respect to payment of allowances for the dependent children and/or spouse is punishable under Sec. 295.03 by commitment to the County Jail until such Judgment is complied with and the costs and expenses of the proceedings are paid, or until the party committed is otherwise discharged according to law.

-15-

15. The party responsible for the support of the minor children not in his or her custody shall be, and is hereby, responsible for any and all arrearages due and owing the Racine County Department of Social Services, having accrued during the pendency of this action. Should the custodial parent receive any public aid for the benefit of his or her children, he or she will cooperate with the County of Racine for possible revision of the divorce judgment, pursuant to Sec. 247.25.

DEPUTY CLERK

Approved this 12-14 day of December, A.D. 1980. SCHOONE, MCMANUS, HANKEL & WARE BY: Attorneys for Respondent Approved: Family Commissioner Ct

-16-

# Phi 80044 Bhiunimp 27, 1987

Արժանաշնորհ Տ. կարապետ Քհնյ. Քոլաքնան Հովլե Ս. Մեսրոպ Եկեղեցւոյ Ոէյսին.

Upptill Stp unpungtin,

յ Ստացած ենք Յունուար 8, 1987 խուակիր ձեր նամակը եւ ներփակեալ օրի– նակները Նաուըրտ Գաքրէլեանի եւ Էլրզապէխ Սվէնքի ամումնալուծման պաշտօ– նախուղխերուն։

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Այսու գիրով կսարտօնենք որ օրքնեք չտուրըտ Գաքրելեանի եւ Էլիզապեխ Սվենքի ամուսնուխիւնը՝ Դամամայն Հայաստանեայց Եկեղեցւոյ պանոնաց։

Uppnj nggniupi

# ԹՈՐԳՈՄ ԱՐՔԵՊԻՍԿՈՊՈՍ ԱռաջՆոլոլ

St. Mesrob Armenian Apostolic Church 4605 Erie Street, Racine, Wisconsin 53402 414-639-0531

U. UEUPAM 2088. E46168h

**Reverend Father Garabed Kochakian, Pastor** 

Տ․ Կարապետ Քահանայ Քոչաքեան – Հովիս

January 7, 1987

Most Reverend Torkom Archbishop Manoogian, Primate Diocese of The Armenian Church of America 630 Second Avenue New York, New York 10016

Dear Srpazan Hayr:

dipp peh

Enclosed herewith are three documents. Firstly, the form of dispensation allowing the marriage between said parties Edward Kapralian and Betty (Elizabeth) Swencki, properly filled out. Secondly, copies of both parties' papers of divorce and the legal dissolution of the bonds of matrimony to their previous spouses.

They wish to have their marriage blessed in the Armenian Church on February 14, 1987 and hereby seek through your permission the granting of this Holy Sacrament.

Mr. Kapralian, though his second marriage, was never married by the Armenian Church previously; his first marriage being a civil ceremony. The dissolution of his marriage after 24 years was granted in 1982. He has presently been engaged to his intended for two years.

I see no reason, Srpazan Hayr, that there be any impediments or problems celebrating the Sacrament and granting them the blessings of our Holy Mother Church. Therefore, I recommend that approval of this petition be granted.

With filial love and respect,

Obediently yours,

Tr. Jacabuch Workshim

Fr. Garabed Kochakian



Enc. mc

30044

Date: January 8, 1987

Archbishop Torkom Manoogian Primate Diocese of the Armenian Church of America 630 Second Ave. New York, New York 10016

Your Eminence:

The following person wishes to marry in the \_\_\_\_\_\_ Armenian Church and we are requesting your pwrmission for him/her to do so.

Mr. Msx Edward Kapralian	Age 49
Single	Divorced X
Armenian Orthodox X	Vidowed
Catholic	Church member X
lst Marriage	Protestant
2nd Marriage X	
The intended spouse is:	
Mr./Ms Elizabeth Swencki	Age 40
Single	Divorced X
Armenian Orthodox	%1dowed
Catholic X	Protestant
1st Marriage	2nd Marriage X
Church member	

He/She has officially been granted a divorce having been granted in the city

of <u>Racine</u>, the state of <u>Wisconsin</u> and has been given permission to re-marry. Said decree issued on <u>January 22, 1982</u> Case no.<u>81-FA-0886D</u> (month date year)

Herewith you will find a copy of all relevant documents.

Their wedding has been scheduled to be held in the St.Mesrob Armenian Church Church on Feb. 14 1987 (month) (date) (year)

I look forward to your approval of this wedding.

Obediently yours,

Fr. Garalud Korhaken

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tate of Wisconsin :	Circuit Court		Racine County
	FAMILY COURT BRANCI		
re the marriage of:	<u></u>		
DWARD N. KAPRALIAN			
(Petitioner)	and the second	Case No. 81-	TA-OPE-T
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(Respudent)			
(Joint Petitioner)	e de la companya de l La companya de la comp		
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Avenue, Racine, WI 53	3403	IOUSE, 750 MI	SCONSIA
January 29, 1982			
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4. That the parties to this action were married on ......

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July 13,

(a) That	2		children have be	en born to (	or adopt	ed by the	said parties
	Name		Date of Birth				
	DAVID	3-6-58					
		0-0-00				11. A. A. A.	
	JEANNE	9-4-60			1. X •.		

Specific responsibility for payment of their medical and dental expenses has been made in the stipulation.

(b) There are \_\_\_\_\_ emancipated children of this marriage.

(c) The wife is (not) pregnant and no other children were born during this matriage except; Name Date of Birth

none

6. The assets of the parties, their interests therein, the values thereot, and their encumbrances and debts are found to be (as set forth in the financial disclosure form(s) of (petitioner/respondent) which (was/were) updated as required by statute on the record and marked as (an) exhibit(s) at the time of trial, and (is/are) on file herein.

7. That no other action for divorce, legal separation or annulment has ever been commenced or is now pending between these parties before this or any other court or Judge in either this state or elsewhere and that neither party was previously divorced, and that neither of the parties have been previously married, except:

8. Then elementarised successively and the second s

9. That neither of the parties hereto is now a member of the Armed Forces of the United States of America, except:

11. That the pathiances/mappingenadesisterestation to the constant prior second contract of the second contract on

12. The final stipulation which was entered into by the parties and appended hereto except as orally amended in the record as provided in paragraph 18 of the Conclusions of Law and Judgment is found to be fair and reasonable, is approved in it's entirety, and is incorporated by reference as a judgment of this Court.

STATE OF WISCONSIN	CIRCUIT COURT Family Branch	RACINE COUNTY	
In re the marriage of:	:		
EDWARD N. KAPRALIAN,	FINAL	STIPULATION	
and PATRICIA L. KAPRALIAN,	:		
Joint Petitioner	s. : Case #	81-FA-0886-D	

The parties were married on the 13th day of July, 1957, in Racine, Wisconsin, and ever since have been husband and wife and that two (2) children have been born to the parties, which children are now grown. An action for divorce is pending in the above-named court; and

The parties have made a full disclosure to each other of all income, assets, debts and liabilities, as set forth in their respective financial disclosure statements, which are incorporated by reference herein; and

The parties have come to an agreement settling and adjusting all of their respective rights and obligations; and

IT IS HEREBY STIPULATED AND AGREED, by and between the parties and subject to the approval of the Court, that the following shall be the terms and conditions of relief in this action, to be included in the Conclusions of Law and the Judgment, as follows:

### FIRST: GENERAL APPEARANCE, WAIVER, CONSENT AND DEFAULT.

Both parties enter their general appearances in this action, consent to an immediate hearing and a judgment by default, and that they will make proof in support of the petition and relief demanded in this action.

### SECOND: INCOME TAXES.

Both parties has agreed to file a joint income tax return and divide evenly any refund received for the year 1981.

#### THIRD: PROPERTY SETTLEMENT.

As a full, fair, final and complete property settlement (and in lieu of any and all maintenance to either party) the property shall be awarded:

GROSS MARITAL ESTATE: It is stipulated and agreed by and between the parties, that the gross marital estate, after deductions, is \$124,000.00, which includes the residences as follows:

- A. Homestead: 1400 South Emmertsen Road, net value \$53,200.00.
- B. Condominium: 5720 Cambridge Circle, #3, net value \$33,600.00.

THE JOINT PETITIONER, PATRICIA KAPRALIAN, is awarded:

- A. The condominium located at 5720 Cambridge Circle, No.3, Racine, Wisconsin.
- B. 1979 Pontiac, in her possession, present value \$6,000.00 unencumbered.
- C. Household furniture, furnishings, fixtures, appliances, presently in her possession, valued at \$5,500.00.
- D. Account at First National Bank of Kenosha, (checking) with an approximate balance of \$299.94.
- E. Account at Wisconsin Wisconsin Bank of Racine, (checking) with an approximate balance of \$788.04.
- F. Six year certificate at Southeastern Savings, valued at \$18,383.36.
- G. Six month money market certificate at Southeastern Savings and Loan, subject to a lien by the joint petitioner, Edward Kapralian, in the amount of \$10,000.00, which is to be paid to him on maturity, no later than March 20, 1982.
- H. Passbook savings account at Southeastern Savings and Loan, with an approximate value of \$2,503.14.
- I. Personal belongings and effects, including clothing, jewelry and accessories.

THE JOINT PETITIONER, EDWARD KAPRALIAN, is awarded:

- A. Homestead located at 1400 South Emmertsen Road, Racine, Wisconsin.
- B. 1979 Pontiac, in his possession, present value of \$6,000.00.
- C. Household furniture, furnishings, fixtures, apliances, presently in his possession, having an approximate value of \$5,500.00.
- D. Certificate of deposit held at Southeastern Savings and Loan aggregating some \$24,000.00.

- E. IRA account at Southeastern Savings and Loan having a discounted value of \$5,475.00.
- F. Business known as Houmann's Fish Market, with a value of \$40,000.00.
- G. \$10,000.00 from the Six month Money Market Certificate held at Southeastern Savings and Loan, upon maturity, no later than March 20, 1982.
- H. Personal belongings and effects, including clothing, jewelry and accessories.

#### FOURTH. DEBTS AND FINANCIAL OBLIGATIONS.

THE JOINT PETITIONER, PATRICIA KAPRALIAN:

Shall be obligated to pay the following debts, holding Edward Kapralian harmless thereon:

A. Mortgage at the Racine County National Bank in the sum of some \$30,000.00, which mortgage represents the indebtedness on the condominium.

B. Charge account at Boston Store of some \$241.00.

THE JOINT PETITIONER, EDWARD KAPRALIAN:

Shall be obligated to pay the following debts, holding Patricia Kapralian harmless thereon, said debts aggregating some \$73,500.00.

- A. A note held by the M & I Bank in the amount of some \$5,400.00.
- B. A note held by the M & I Bank in the amount of some \$2,800.00.
- C. A note held by the M & I Bank in the amount of some \$12,400.00.
- D. A note to the Ford Motor Credit Company in the amount of some \$4,100.00.
- E. A land contract note to S. Houmann of some \$33,000.00.
- F. Mortgage held by Southeastern Savings and Loan in the amount of some \$15,800.00, which mortgage represents the indebtedness on the homestead on Emmertsen Road.

SUMMATION OF DISTRIBUTION AND DIVISION OF ESTATE:

The parties stipulate and agree and under the terms of the stipulation that their personal property, exclusive of cash has been been divided in equal fashion. They further stipulate and agree that the other assets and liabilities have been divided in such manner that each has, or will receive cash or its equivalent in the sum of \$62,000.00 each.

### FIFTH. WISCONSIN AS A FORUM.

The forum for all disputes shall be in the State of Wisconsin unless the parties otherwise agree in writing.

#### SIXTH. DIVESTING OF PROPERTY RIGHTS: MUTUAL RELEASES.

Each party shall be divested of and waives, renounces and gives up pursuant to Sec. 861.07, Stats., all right, title, and interest in and to the property awarded to the other. All property and money received and retained by the parties shall be the separate property of the respective parties, free and clear of any right, title, interest, or claim of the other party, and each party shall have the right to deal with, and dispose of his or her separate property as fully and effectively as if the parties had never been married. Except as expressly provided for in this agreement, each party accepts the property herein in full satisfaction of all property rights and all obligations arising out of the marital relationship of the parties.

### SEVENTH: FINANCIAL DISCLOSURE: COVENANTS.

This stipulation is founded in part upon the statement of assets and liabilities, as set forth on the financial disclosure statements (and the parties' tax returns). Each party represents and warrants to the other that there has been a full disclosure of all assets, income and liabilities, and that the property referred to in the final stipulation represents all the property which either of them has any interest in or right to, whether legal or equitable.

EIGHTH: Both parties agree not to molest, interfere with, or impose any restraint upon the personal liberty of each other; and except with specific permission of the other party, neither party will come upon the premises occupied by the other as a dwelling.

### NINTH: EXECUTION OF DOCUMENTS EFFECTUATING AGREEMENT.

Now, or in the future, upon demand, the parties agree to execute and deliver any and all documents which may be necessary to carry out the terms and conditions of this stipulation. The following document(s) shall be executed:

A. Edward Kapralian shall execute a Quit Claim Deed as

to the condominium.

B. Patricia Kapralian shall execute a Quit Claim Deed as to the homestead on Emmertsen Road.

### TENTH: VOLUNTARY EXECUTION.

Each party acknowledges that this stipulation has been entered into of his or her own volition with full knowledge and information including tax consequences. In some instances, it represents a compromise of disputed issues. Each believes the terms and conditions to be fair and reasonable (under the circumstances). No coercion or undue influence has been used by or against either party in making this agreement.

### ELEVENTH: ENTIRE AGREEMENT.

Each party acknowledges that no representations of any kind have been made to him or her as an inducement to enter into this agreement, other than the representations set forth herein.

#### TWELFTH: MODIFICATION AND WAIVER.

A modification of waiver of any of the provisions of this agreement shall be effective only if made in writing and executed with the same formality as this agreement. Failure of either party to insist on strict performance of any of the provisions of this agreement shall not be construed as a waiver of any subsequent default of the same or similar nature.

### THIRTEENTH: RELIANCE BY PARTIES.

The parties represent and acknowledge that both parties may make certain advances of money or property/certain decisions during the pendency of this action. They are acting in good faith and in reliance on this stipulation. If this stipulation is rejected by one party prior to trial or is for any reason not approved by the court, the court should give substantial weight in making any property decision or other order to the fact that there may have been a detrimental reliance by either or both parties on the terms and conditions of this stipulation.

### FOURTEENTH: INCORPORATION INTO JUDGMENT.

The parties agree that the terms of this stipulation may be submitted to the court for approval, and both parties will request the court to incorporate the terms hereof in the final judgment of divorce, and make the terms enforceable as part of such judgment. In the absence of the granting of said judgment and the approval of this stipulation, unless expressly indicated to the contrary in a specific paragraph of this stipulation, the provisions of this entire agreement shall be void and of no legal force and effect.

Dated at Racine, Wisconsin, this  $\gamma \gamma'$  day of January, 1982.

EDWARD N. KAPRALIAN

KAPRALIA PATRICIA L.

ARTHUR B. NATHAN

Attorney for Joint Petitioners

13. That the marriage of the parties be and the same is hereby dissolved immediately, however, neither of the parties to this action shall marry again until six months after the granting of said judgment, and any other marriage of either of the parties to the action solemnized before the expiration of an months shall be null and void.

14. Custody and Visitation

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Sec. 946.71 Wis. Stats. Interference with Custody of Child.

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Sec. 946.715 Wis. Stats. Interference by parent with parental rights of other parent,

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15. Maintenance/Support Payments

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### 17. Assignment of Income

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18. That the provisions of the final stipulation on file herein, a true and correct copy of which is attached hereto, are made a part hereof and incorporated herein by reference as if fully set forth at length herein (except that said stipulation was orally amended as follows:) FILE

19.

20. The (petitioner/respondent) may hereby resume the use of her legal surname of \_\_\_\_\_\_ at any time.

#### 21. Attorney Fees

All payments of attorney's fees provided for herein shall be paid directly to the attorney who may enforce the order in (his/her) name.

#### 22. Non-Compliance

Disobedience of the Court orders is punishable under CH. 785 Wis. Stats, by commitment to the county jail until such judgment is complied with and the costs and expenses of the proceedings are paid or until the party committed is otherwise discharged, according to law.

JUDGMENT IS HEREBY RENDERED AND THE CLERK IS ORDERED TO ENTER THIS JUDGMENT.

Wisconsin, this \_\_\_\_\_ day of \_\_\_\_\_ 19 82 Racine: Dated at \_

BY THE COURT:

HENDIS J. BARK

FEB 15 1982 AWRENCE E. FLYNN

Circuit Judge

8 1082 Approved.

Attorney for (Petitioner/Respondent) Jt. Petitioner Arthur B. Nathan this .

Approved

Family Court Commissioner (if appeared)

JUDGMENT ENTERED

Clerk of Circuit Court Deputy Clerk

No. 238 Findings of Fact, Conclusions of La \_\_\_\_\_\_ nd Judgment of Divorce

Wisconsin Legal Blank Co., Inc. Milwaukee, WI (Job 34486)

**Racine County** 

State of Wisconsin

Circuit Court FAMILY COURT BRANCH

In re the marriage of:

-and-

BETTY SWENCKI,

(Petitioner)

Case No. 83-FA-313

CONCLUSIONS OF LAW.

AND JUDGMENT OF DIVORCE

**FINDINGS OF FACT,** 

:

DONALD E. SWENCKI,

(Respondent) (Joint Petitioner)

# TRIAL

Presiding Judge	Hon. John C. Ahlgrimm
Place	RacineCounty Courthouse
	730 Wisconsin Ave., Racine, WI
Date	February 6, 1984

Appearances:

Petitioner in person and by Louis F. Gerard Respondent (didknex appeared in person and by) John S. Jude Others:

I, the Judge before whom this action was tried, do hereby make these findings of fact, conclusions of law and judgment.

## FINDINGS OF FACT

1. For at least six (6) months before the commencement of this action, the petitioner or respondent was a continuous and bona fide resident of the State of Wisconsin, and for at least thirty (30) days before the commencement of this action, said party has been a continuous and bona fide resident of Racine County.

2. The petitioner in this action is:	Betty Swencki				
Residence:	210 Echo Lane, Racine, WI 53406				
Birthdate:	September 27, 1948				
Social Security No.:	392-54-8653				
Occupation:	Beautician				
Income: Earnings/month: Gross \$	280.00				
Nct \$	237.00				
after deducti Other Income:	ng federal and state income taxes, social security, and				
3. The respondent in this action is: Residence:	Donald E. Swencki 3200 Indiana, Racine, WI 53405				
Birthdate:	July 30, 1928				
Social Security No.:	391-22-9341				
Occupation:	Engineer				
Income: Earnings/month: Gross \$	2,042.50				
Net S	1,483.80				
	ng federal and state income taxes, social security, and				

Other Income:

4. That the parties to this action were married on \_\_\_\_\_\_ December 10\_\_\_\_\_

5. (a) That .	two		children have been born to or adopted by the said parties.
	Name	•	Date of Birth
-	Mary Evelyn		11-20-78
	Konneth Michael		11-9-69 (ndoptod)

Specific responsibility for payment of their medical and dental expenses has been made in the stipulation. judgment (b) There are <u>no</u> emancipated children of this marriage.

(c) The wife is (not) pregnant and no other children were born during this marriage except: Name Date of Birth

none

6. The assets of the parties, their interests therein, the values thereof, and their encumbrances and debts are found to be (as set forth in the financial disclosure form(s) of (petitioner/& spondent) which (was/were) updated as required by statute on the record and marked as (as) exhibit(s) at the time of trial, an c(is/are) on file herein.

7. That no other action for divorce, legal separation or annulment has ever been commenced or is now pending between these parties before this or any other court or Judge in either this state or elsewhere and that neither party was previously divorced, and that neither of the parties have been previously married, except:

Petitioner was previously divorced

8. That both parties are fit and proper persons to have the care, custody and control of the minor child(ren) of the parties, however, it is in the best interest and welfare of said child(ren) that the care and custody be awarded to the petitioner/HEX STORDEROR partice jointly.

9. That neither of the parties hereto is now a member of the Armed Forces of the United States of America, EXCEPTICXX

10. That the marriage is irretrievably broken (in that both parties have stated under oath or affirmation that the marriage is irretrievably broken; (inclust but), parties have realized approx error broken (inclust context context and parties have realized approx error broken (inclust context context approx error broken (inclust context appro

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122. Fierding besipulating whigh was potended by the parties such apparelation was and by amountable whe recently approvided in part graphely of the Conclusions of Sawand Sudgmont is Sound so in Sauvard personables is approved in 200 X X X grainely, and wish no potential by reference as a construction of Subscience.

## CLUSIONS OF LAW AND JUDGMENT

13. That the marriage of the parties be and the same is hereby dissolved immediately, however, neither of the parties to this action shall marry again until six months after the granting of said judgment, and any other marriage of either of the parties to the action solemnized before the expiration of six months shall be null and void.

#### 14. Custody and Visitation

(a) Any child's custodian must obtain written approval of the parent having visitation rights or permission of the court in order to establish legal residence outside this state or to remove the child from this state for a period of time exceeding 90 days. Such court permission may be granted only after notice to the parent having visitation rights and after opportunity for hearing.

(b) Any person whose visitation rights are violated or interfered with may notify the Family Court Commissioner of such fact. The Family Court Commissioner shall refer the matter for investigation.

(c) Visitation may not be denied for failure to pay child support.

(d) Each parent, whether he has custody or not is entitled to access to school records and medical records of the children.

(c) Whoever intentionally violates any of the following criminal statutes may be punished by a fine of not more than \$10,000 or imprisonment not more than two years or both:

#### Sec. 946.71 Wis. Stats. Interference with Custody of Child.

\*\*\*(2) Entices away or takes away any child under the age of 18 from the parent or other person having legal custody under an order or judgment in an action for divorce, legal separation, annulment, custody, paternity, guardianship or habeas corpus with intent to take the child out of the state for the purpose of depriving the parent or other person of the custody of the child without the consent of such parent or other person, unless the court which awarded custody has consented that the child be taken out of the state by the person who so takes the child. The fact joint custody has been awarded to both parents by a court does not preclude a court from finding that one parent has committed a violation of this subsection.

(3) Entices away, takes away or withholds for more than 12 hours beyond the court-approved visitation period any child under the age of 14 from a parent or other person having legal custody under an order or judgment in an action for divorce, legal separation, annulment, custody, paternity, guardianship or habeas corpus without the consent of the legal custodian, unless a court has entered an order authorizing the taking or withholding.

#### Sec. 946.715 Wis. Stats. Interference by parent with parental rights of other parent.

(i) Any parent, or any person acting pursuant to directions from the parent, who does any of the following is guilty of a Class E Felony:

(a) Intentionally conceals a minor child from the child's other parent;

(b) After being served with process in an action affecting marriage but prior to the issuance of a temporary or final order determining custody rights to a minor child, takes or entices the child outside of this state for the purpose of depriving the other parent of physical custody as defined in s.822.02(9); or

(c) After issuance of a temporary or final order specifying joint custody rights, takes or entices a child under the age of 14 from the other parent in violation of the custody order.

(2) No person violates sub. (1) if the action:

(a) Is taken to protect the child from imminent physical harm;

(b) Is taken by a parent fleeing from imminent physical harm to himself or herself;

(c) Is consented to by the other parent; or

(d) Is otherwise authorized by law.

#### 15. Malazamance/Support Payments

5.00

(a) All payments provided for herein shall commence on the first Friday after this matter was heard in court, or on March 9, 1984, and be made payable to the Racine County Clerk of Court's office, Family Court, 730 Wisconsin Avenue, Racine, WI 53403.

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(b) (Petitioner/Respondent) shall pay to the Clerk of Court an annual sum of \$10 commencing January 1, next, pursuant to sec. 59.42(10)(b) Wis. Stats. The Clerk of Court is ordered to deduct the first \$10 received after January 1, next, and apply accordingly as a receiving and disbursing fee.

(c) Either party shall immediately notify the Clerk of Court if there is any change in address or employer within ten days of such change.

(d) Support shall not be withheld for failure to allow visitation to occur.

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for any and all arrearages due and ing, having accrued during the pendency of the ction; and

(a) That party is current in higher support obligation as of the date of the final hearing in this action part

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#### 17. Assignment of Income

Any party ordered to make payments herein shall assign commissions, earnings, salaries, wages and other income due or to be due in the future from his or her employer or successor employers to the Clerk of Court where the action is filed as will be sufficient to meet the maintenance, child support or family support payments imposed by the court for the support of the spouse or minor children or both, and to defray arrearages in payments due at the time the assignment shall take effect. The assignment shall take effect upon application of the person receiving payments which states that the payer has failed to make in full a payment as established by the court within 20 days of the date the payment was due, and when the requirement of a.767.265(a) Wis, State, has been satisfied, or, at the court's discretion, may take effect immediately.

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19. That the provisions of the Findings of Fact, Conclusions of Law and Judgment as set forth by the Court, a true and correct copy of which is attacher hereto, are made a part hereof and incorporated herein by reference as if fully set forth at length herein.

## 29. The ARSHEN CHERREN THE ENDER A STORE A STORE A STORE AND A STORE A ST

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#### 22. Non-Compliance

Disobedience of the Court orders is punishable under CH. 785 Wis. Stats. by commitment to the county jail until such judgment is complied with and the costs and expenses of the proceedings are paid or until the party committed is otherwise discharged, according to law.

JUDGMENT IS HEREBY RENDERED AND THE CLERK IS ORDERED TO ENTER THIS JUDGMENT. Dated at BY THE COURT: SEP 4 1984 ohn Ahler LAWRENCE E. FLYNN Circuit Judge CLERK OF COURTS , 84 Approved. 111 Jude JUDGMEN Xessond ENTERED this Clerk of Circuit Court ADDOW Family Court Commissioner (if apocared)

STATE OF WISCONSIN : CIRCUIT COURT: : RACINE COUNTY BRANCE 1

In Ro: The Marriage of:		1		TIAL CRIPT
BETTY SWENCKI,		•		CEEDING8
	Petitioner,	T		
and		1	Case No.	8 <b>3-7</b> 7-313
DONALD E. SWENCKI,		1		
	Respondent.	t	(Court De	cision)
و ه ه بې	19-19-19-19-19-19-19-19-19-19-19-19-19-1	:		

HONORABLE JOHN C. AHLGRIMM JUDGE PRESIDING

APPEARANCES:

BETTY SWENCKI, in person, and by her Attorney, LOUIS GERARD.

DONALD E. SWENCKI, in person, and by his Attorney, JOHN S. JUDE.

Date of Hearing:

February 6, 1984.

FEB 2 4 1001

Kenneth J. Chovan Official Court Reporter Proceedings - February 6, 1984. Partial Transcript.

THE COURT: The petitioner was born on September 27th, 1948; thirty-five years of age; is employed as a beautician and is in good health and is capable of working full-time and supporting herself prior to the marriage and able to support herself now at the present time.

Donald E. Swencki was born on July 30th, 1928 and is fifty-five years of age and is employed at Cyclomation Industries where he is a fifty percent owner, and it is a one party or one person corporation in that he is the entire corporation.

The parties were married on December 10th, 1977, which would be a marriage of six years; but actually living together approximately five years.

Two children; one born November 20th, 1978, Mary Evelyn; and the second child, Kenneth Michael, November 9th, 1969, who is fourteen years of age and is adopted by the respondent, being a child of a prior marriage of the petitioner.

The respondent also is in good health and is a col-19 lege-- has a college degree, an engineer, and he brought a substantial amount of assets to the marriage.

For at least six months before the commencement of this action both patitioner and respondent were continuous residents of the State of Wisconsin and this county at least thirty days before such commencement.

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The marriage assessment counseling has been complied

with.

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The petitioner is not pregnant, and no illegitimate children were born during the marriage. One child was adopted. Either party has got any other action for divorce, annulment or legal separation elsewhere. The marriage is irretrievably broken.

Both petitioner and respondent are fit and proper persons to have the custody of the minor children.

It is hereby ordered that a judgment of absolute dimense he guanhed the petitioner; that said judgment shall be effective immediately except that neither of the parties to this action shall marry again until six months after the granting of this judgment.

The Court further finds in the best interest of the children that both parties are fit and proper persons to have the care and custody of the minor children of the parties, and that the petitioner is avarded the care, and custody of the minor children. The parties have agreed upon the visitation between themselves. The Court will incorporated that in the judgment.

In respect to support of the children, the Court will determine the amount of twenty-five percent of the gross weekly earnings of the respondent and that would be and hundred algebrase dollars (\$118) per week or fifty-nine dollars (\$59) men.shilds.clong with the medical care insurance that he is

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to provide for the children. Neither of the parties have any life insurance herein, and the court will do nothing in repect to the ordering life insurance.

The legal custodian of the children must obtain 5 as-approval of the parent having visitation rights or permission of the court after a court hearing in order to a 6 7 leal residency outside of the state or to remove the 8 baldwon-dwam the state for a period of time exceeding alnety 9 المنتقد والمحالين

The following is a list of the assets of the parties: 10 house; furniture; money market fund; pension; IRA account; 11 fifty percent in Cyclomation Industries; an automobile; a 12 note and rent debt; tax refund; there is also an advance dis-13 tribution to the petitioner; and there is a marital debt of 14 five hundred dollars. 15

The Court is going to make the following evaluations: hence, the parties agreed upon to be the value of sixtyfive thousand dollars (\$65,000) of which there is a mortgage of thirty-eight thousand three hundred dollars (\$38,300); leaving a balance of twenty-six thousand seven hundred dollars (\$26,700) in equity; however the respondent used his prior money that he had prior to the marriage, \$26,600, which would leave a net asset of one hundred dollars (\$100).

Sta Surniture, the Court will make no finding in respect to the furniture since each of the parties have

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distributed the furniture between themselves.

The money market funds to the amount of ten thousand five hundred twenty dollars (\$10,520) to which the respondent had a twenty-five hundred dollar (\$2500) savings which was incoporated in this; so that leaves a net amount of eight thousand and twenty dollars (\$8,020).

prior to the marriage.

There is an IBA account in the petitioner and the IRA account in the respondent's name.

varied amount of evaluations and the Court will determine the valuation at two thousand dollars (\$2,000).

There is a note and rental from petitioner's sister Karen to the amount of six hundred fifty dollars (\$650). There was an advence distribution of two thousand

dollars (\$2,000) to the petitioner.

There is a manital debt that must be paid of fime

20 **Examples easet** or the major concern of this entire 21 divorce herein with respect to the assets is Cyclomation In-22 **Examples**. The Cyclomation Industries commenced with a twenty 23 thousand dollar investment of money by the respondent herein, 24 which was his money prior to the marriage; and Jule Willems, 25 a CPA determined the fair market value of the asset, thirty-

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seven thousand three hundred ninety (\$37,390), and that would be the book value, which he says is really not appropriate because he cannot appraise the asset himself and that the most appropriate method would be an income method based upon five years earnings which would be forty thousand eight hundred seventy dollars (\$40,870), and he believed that thirty-meson method the fifty percent share of the method would be a correct value for it.

9 John LeRose, a CPA testified that the fair market 10 value of the asset and income method was really--did not give 11 a true opinion or true valuation therein, one, because he 12 couldn't determine the value of the -- appraise the asset; and 13 second, the income method was not appropriate under the pre-14 sent situation because the corporation was losing money for 15 the last year; and be believed that the liquidation method should be used whereby the fixed assets, accounts receivable 16 and liabilities are determined and then the value to liquidate 17 would be the best method, and company would be, having lost 18 19 money, the company would be valueless.

The Court has been unable to accept any of these theories in total in determining the value of the Cyclomation Industries. There is an earning capacity which has been severely reduced in the last year. The four previous years indicate that the corporation could earn money. The Court could not accept that the respondent has in any way deliberately or

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intentionally making the corporation lose money because he has no proof of that. However, the corporation is losing money and the Business Times indicates that many corporations are losing money; and that to determine that a value of the corporation should be determined upon the past, previous years cartainly is not a fair method in its entirety. And the Court has to make a determination as of today; not of yesterday and not of tomorrow. Added to this is the fact that the corporation depends upon the respondent for its entire prosperity from beginning to end.

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Therefore, the Court has weighed all of the amounts herein as stated, and giving each of the methods such weight as the Court deems them to be entitled to, and the Court has rejected all of the theories individually; however, it's made an opinion as to the value therein, and the Court is going to determine the value of the corporation at the present time si. tes. theuserd dollars (\$10,000).

18 2 And the Court will then make the following division 19 of estate: En the nesitioner the Lephyr sutomobile, value, two 20 21 thousand dollars (\$2,000); the IRA, two thousand nine hundred fifty-six dollars (\$2,956); the furniture, the note and income 22 23 aduate hundred fifty dollars (\$650); the advance of / 24 themeand dollars (\$2,000); fifty percent of the tax refund, 25 I should have included that in the inventory; and, seven

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thousand twenty dollars (\$7,020) of the money market fund mhich-would make a total of fourteen thousand six hundred menturais dollars (\$14,626).

4 To the usependent the equity in the home, with the 5 equity of one hundred dollars (\$100) and that the petitioner 6 is to vacate the home within 45 days; the furniture that he 7 has; the IRA of two thousand nine hundred fifty-six dollars 8 (\$2,956); the pension which is a prior asset; fifty percent 9 of the tax refund; the Cyclomation Industries at ten thousand 10 dollars (\$10,000); stock; one thousand dollars from the money market fund; and he is to pay the five hundred dollar note 11 which would give him approximately thirteen thousand five 12 13 hundred fifty-six dollars (\$13,556).

The Court has considered the maintenance herein, along with the division of the estate, the length of the marriage, the health of the parties and the ability to work of the parties, and based upon that the Court will deny any maintenance to either of the parties.

Disobedience of the Court order is punishable under chapter 795 by commitment to the county jail until such judgment is complied with or until the party committed is discharged according to law.

Petitioner/respondent shall notify the Clerk of Court of any change of employer or change of address within ten days of such change. I have I've included everything,

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1 unless somebody has a question. 2 MR. GERARD: Yes, I have a question. 3 You referred to a marital debt of five hundred dollars. What 4 was that? 5 THE COURT: That was an obligation 6 that was testified to, that it has to be paid, five hundred 7 dollars and I gave it to the respondent. 8 MR. JUDE: It's on his financial 9 disclosure. That's a Visa and Master Charge; that's what's 10 left to pay on it. 11 MR. GERARD: It's a family bill? 12 MR. JUDE: That's correct, your 13 Honor. I believe the Court made a finding that that is a 14 marital obligation, is requiring Mr. Swencki to pay it. 15 THE COURT: Right. 16 MR. JUDE: Your Honor, in clarifi-17 cation, in vacating the house by the petitioner within 45 18 days, does the Court intend that Mr. Swencki continue to pay 19 the mortgage? 20 THE COURT: Yes. 21 MR. JUDE: And is the support orderthe child support order going in effect? 22 23 THE COURT: Friday, of this week, MR. JUDE: Okay. So you don't 24 25 intend any credit--

1	THE COURT: I see what you mean.
2	Well, the support order, make it in thirty days, four weeks
3	from this Friday.
4	CLERK: 9th of March.
5	MR. JUDE: Support order goes into
6	effect. The only other question I have, your Honor, is if I
7	may withdraw certain exhibits.
8	THE COURT: Anybody may withdraw
9	anything they wish other than the documents that the Court
10	needs. The disclosure statement, any other documents may be
11	withdrawn and copies may be substituted for them.
12	MR. JUDE: Thank you, your Honor.
13	THE COURT: If you wish, Mr. Chovan
14	will make out, at your request, will make out a transcript
15	for you.
16	[Conclusion of Hearing Dated February 6, 1984]
17	CONCLUSION OF PARTIAL TRANSCRIPT.
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STATE OF WISCONSIN ) ) SS COUNTY OF RACINE )

I, Kenneth J. Chovan, certify that I am the official Stenographic reporter of the Circuit Court, Branch 1, Racine County, Wisconsin, and that the foregoing is a true and correct Partial Transcript of the proceedings had in re: The Marriage of: Betty and Donald Swencki, held on February 6, 1984, before the Honorable John C. Ahlgrism;

And that the same appears in my Stenographic notes taken at said time.

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Dated February 23, 1984.

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Kenneth J. Choven, Court Reporter Circuit Court, Branch 1, Family

Фр. 29178 Вп. ин. шр 17, 1986

Արժանաշնոր՝ Տ. Կարապետ Ք՞նյ. Քոլաքեան Հովիւ Ս. Մեսրոպ Եկեղեցւոյ Ռէյսին.

Սիրելի Տէր Կարապետ,

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Ստացած ենք Յունուտը 9, 1986 Թուակիր ձեր նամակը եւ ներփակնալ օրինակները Գարըլ Ազարեանի եւ Տանըլտ Միլլըրի ամուսնալուծման պաշտօնախուղծերուն։

Այսու զիրով կ<sup>ո</sup>արաշնենք որ օր**նեց Գա**րըլ Ազարեանի եւ Տանըլտ Միլ– լըրի ամուսնունիւնը՝ համաձայն Հայաստանեայց Եկեղեցւոյ կանոնաց։

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## ԹՈՐԳՈՄ ԱՐՔԵՊԻՍԿՈՊՍՍ Առաջնորդ

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St. Mesrob Armenian Apostolic Church 4605 Erie Street, Racine, Wisconsin 53402 414-639-0531

Ս. ՄԵՍՐՈՊ ՀԱՅՑ. ԵԿԵՂԵՑԻ

**Reverend Father Garabed Kochakian, Pastor** 

Տ. Կարապետ Քահանայ Քոչաքեան – Հովիս

January 9, 1986

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

Dear Srpazan Hayr:

Enclosed herewith please find the re-marriage dispensation request form properly filled out for both Ms. Carol Azarian and Mr. Donald Miller who wish to receive the marriage sacramental blessing this coming 24th of May 1986 at St. Mesrob Church.

I do recommend permission be granted as they appear to be no impediments for the second wedding blessing to be granted.

Prayerfully,

In. Garabed

Fr. Garabed Kochakian

Enc. mc



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Archbishop Torkom Manoogian Primate Diocese of the Armenian Church of America 630 Second Ave. New York, New York 10016

Your Eminence:

The following person wishes to marry in the St. Mesrob Armenian Church and we are requesting your pwrmission for him/her to do so.

Mr. (Ms) Carol Azarian	Age 34
Sinole X	Divorced X
Armenian Orthodox X	lidowed
Catholic	Church member X
lst Marriage	Protestant
2nd Marriage X	

The intended spouse is:

(Mr)/Ms	Donald Miller	<u>Age 36</u>	
Single	<u>X</u>	Pivorced	X
Armenian	0rthodox	Uldowed	
Catholic		Protestant	Lutheran
1st Marr	iage	2nd Marriage	X
Church r	ember		

He/She has officially been granted a divorce having been granted in the city of <u>Racine</u>, the state of <u>Wisconsin</u> and has been given permission to re-marry. Said decree issued on <u>March 16, 1981</u> Case no. <u>80-FA-1131-D</u> (month date year)

See reverse side of this form for Mr. Miller's divorce judgment. Herewith you will find a copy of all relevant documents.

Their wedding has been scheduled to be held in the <u>St. Mesrob Armenian</u> Church on <u>May</u> <u>24</u> <u>1986</u> (month) (date) (year)

I look forward to your approval of this wedding.

Obediently yours, Fr. Jacobed Workellian

Mr. Miller has officially been granted a divorce having been granted in the City of Milwaukee, in the State of Wisconsin and has been given permission to re-marry. Said decree issued on August 8, 1985 - Case Number 653-366.

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Enclosed is a copy of Judgment.

••••

FAMILY COURT BRA	rt : <u>MILWAUKEE</u> County NCH
n re the marriage of:	******
DONALD JAY MILLER	Case No653-366
(Petitioner)	Case No
and-	FINDINGS OF FACT,
TTNDA MADIR MILLED	CONCLUSIONS OF LAW,
LINDA MARIE MILLER (Respondent)	AND JUDGMENT OF DIVORCE
(Respondent)	• • • • • • • • • • • • • • • • • • •
TRIAL	······
Presiding Judge Patrick J. Madden	<u></u>
Place Milwaukee County Courthouse	aukoo Micharata 52022
901 North Ninth Street, Milw August 8, 1985	aukee, wisconsin 53233
DateAugust 8, 1985 Date of granting of Judgment of DivorceAugust 8, 1985	
Appearances:	
Petitioner appeared in person and by attorney Joh	in D. Dries
Respondent (did Xot appeared in person/and by Others:	)
FINDINGS OF FAC. For at least six (6) months before the commencement of this action	
1. For at least six (6) months before the commencement of this action continuous resident(s) of the state of Wisconsin, and of this county for at le necessary parties have been duly served, and ordered to appear, that 120 day	CT a the (petitioner/respondent/both parties) (was a/were) ast 30 days prior to such commencement; further that all vs have lapsed since the commencement of this action, and
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MIWAUKES, WI

Jenners, PA

5. (a) The following minor child(ren) (has/have) been born to or adopted by the parties. Date of Birth Name

RANDALL LEE	2-16-73
WAYNE ALLEN	6-28-74

Specific responsibility for payment of their medical health care expenses has been made (in the marital settlement agreementicat) athages needs.

b) There are <u>NO</u> emancipated child(ren) of this marriage.

NONE

6. (a) Neither party has begun any other action for divorce, legal separation, or annulment anywhere (except: \_\_\_\_NONE

none (b) Neither party has been previously divorced (except: \_

7. The (Kethiothichic south of the minor child(ren) and the proper to be given the care and custody of the minor child(ren) and the best interests of the child(ren) are served by awarding the care and custody to the (petitioner/respondent) / and (the court finds and both parties agree that a joint custody arrangement would be in the best interests of the child(ren).)

8. The marriage is irretrievably broken.

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9. The assets of the parties, their interests therein, the values thereof, and their encumbrances and debts are found to be (as set forth in the financial dsiclosure form(s) of (petitioner/rision) which (was were ) updated as required by statute on the record and marked as 

11. The marital settlement agreement which was entered into by the parties is found to be fair and reasonable, is approved in its entirety, and is incorporated by (MRKACK/attachment) as the judgment of this Court.

12.

13. Divorce

#### CONCLUSIONS OF LAW AND JUDGMENT

The marriage between the petitioner	. <u>Donald Jay Miller</u> cce Street, Apt. 414, Milwa	_, who resides at
3014 West Pier	cce Street, Apt. 414, Milwa	aukee, WI 53215
and is by occupation $a(n)$ ware	ehouse worker and the responde	ent, Linda Marie Miller ,
	t Washington Street, Milwau	
and is by occupation a(n) <u>uner</u>	nployed is d	lissolved and the parties are divorced effective
immediately on the <u>8th</u> day	of <u>August</u> , 19 85, ex	cept as parties are informed by the court that:

Wisconsin Legal Blank Co . Inc Milwaukee: WI

#### Sec. 765.03(2)

It is unlawful for any person who is or has been a party to an action for divorce in any court in this State, or elsewhere, to marry again until 6 months after judgment of divorce is granted, and the marriage of any such person solemnized before the expiration of 6 months from the date of the granting of judgment of divorce shall be void.

#### 14. Custody and Visitation

(a) The (petitioner/respondent/parties jointly) (is/are) awarded the care and custody of the following child(ren)

#### Sec. 767.245(6)

(b) Any child's custodian must provide to the parent having visitation rights 60 days notice of the custodian's intention to establish legal residence outside this state or to remove the child from this state for a period of time exceeding 90 days. Upon motion by the parent having visitation rights and a finding by the court that it is against the best interests of the child for the custodian to so remove the child from this state, the court may deny permission to the custodian.

(c) Any person whose visitation rights are violated or interfered with may nofity the Family Court Commissioner of such fact. The Family Court Commissioner shall refer the matter for investigation by the Family Court Counseling, or, if such department does not exist within the county, to another appropriate social service agency.

(d) Violation of a court order may be deemed a change of circumstances allowing the court to modify the judgment with respect to custody, child support and visitation rights so as to permit withholding of a portion of the support payments to defray the added expense to the parent with visitation rights of exercising such rights or to modify the custody order.

(e) Whoever intentionally violates any of the following criminal statutes may be punished by a fine of not more than \$10,000 or imprisoned not more than two years or both:

#### Sec. 946.71 Interference with Custody of Child.

\*\*\*(2) Entices away or takes away any child under the age of 18 from the parent or other person having legal custody under an order or judgment in an action for divorce, legal separation, annulment, custody, paternity, guardianship or habeas corpus with intent to take the child out of the state for the purpose of depriving the parent or other person of the custody of the child without the consent of such parent or other person, unless the court which awarded custody has consented that the child be taken out of the state by the person who so takes the child. The fact that joint custody has been awarded to both parents by a court does not preclude a court from finding that one parent has committed a violation of this subsection.

(3) Entices away, takes away or withholds for more than 12 hours beyond the court-approved visitation period any child under the age of 14 from a parent or other person having legal custody under an order or judgment in an action for divorce, legal separation, annulment, custody, paternity, guardianship or habeaus corpus without the consent of the legal custodian, unless a court has entered an order authorizing the taking or withholding.

#### Sec. 946.715 Interference by parent with parental rights of other parent.

(1) Any parent, or any person acting pursuant to directions from the parent, who does any of the following is guilty of a Class E Felony:

(a) Intentionally conceals a minor child from the child's other parent;

(b) After being served with process in an action affecting marriage but prior to the issuance of a temporary or final order determining custody rights to a minor child, takes or entices the child outside of this state for the purpose of depriving the other parent of physical custody as defined in s.822.02(9); or

(c) After issuance of a temporary or final order specifying joint custody rights, takes or entices a child under the age of 14 from the other parent in violation of the custody order.

(2) No person violates sub. (1) if the action:

- (a) Is taken to protect the child from imminent physical harm;
- (b) Is taken by a parent fleeing from imminent physical harm to himself or herself;
- (c) Is consented to by the other parent; or
- (d) Is otherwise authorzied by law.

15. Maintenance/Support Payments

(a) All payments provided for herein shall commence on <u>August 9, 1985</u>, and be made at the office of the clerk of this court at the courthouse, in the city and county aforesaid. Payments shall be recorded in an account established by the clerk of court. The clerk shall charge the account with the monthly amount as herein ordered.

(b) (Petitioner/Respondent) shall pay to the clerk of court an annual sum of \$10 pursuant to sec. 814.61(12)(b), Stats. The annual fee shall be paid at the time of, and in addition to, the first payment to the clerk in each year for which payments are ordered. If the annual fee is not paid when due, the clerk shall have standing to move the court for remedial sanction under Chapter 785 and the annual fee shall be increased to \$20. The \$20 fee shall be doubled each succeeding year in which the annual fee remains unpaid, but the total annual fee shall not exceed \$320.

(c) Either party shall immediately notify the clerk of court if there is any change in address or employer within ten days of such change.

(d) The arrearage of record as found above is to be paid by the (respondent/petitioner) as follows:

(e) If the child support payment is a fixed sum, it shall be adjusted annually commencing <u>August 8, 1986</u> based on a change in (petitioner's/respondent's earnings/the cost of living). Application to the court for adjustment must be made by the recipient of the child support payments at least 20 days before the effective date of the adjustment and as required in sec. 767.33(2), Stats.

(f) This order for maintenance/child support/family support constitutes an assignment of all commissions, earnings, salaries, wages, pension benefits, benefits under Ch. 102 or 108, and other money due or to be due in the future to the clerk of the court where the action is filed as will be sufficient to meet the maintenance, child support or family support payments imposed by the court for the support of the spouse or minor child(ren) or both, and to defray arrearages in payments due at the time the assignment takes effect.

(g) A party ordered to pay child/family support shall pay interest at the rate of 1.5 percent per month on any amount unpaid commencing the first day of the first month after the month in which the amount was due.

16. Marital Settlement Agreement

The marital settlement agreement of the parties dated <u>August 7</u>, 1985 is (KNX HKSHXHKSHXHKKK appended to this judgment, and incorporated by reference) and is made the judgment of the court (except that said agreement was amended at the time of trial as follows: petitioner shall pay family support in the amount of \$458/mo.

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#### 19. Attorney Fees

All payments of attorney's fees provided for herein shall be paid directly to the attorney or to the state or county providing services under sec. 46.25 or 49.19, Stats who may enforce the order in its name.

#### 20. Non-Compliance

Disobedience of the Court orders is punishable under Ch. 785 by committment to the county jail or house of correction until such judgment is complied with and the costs and expenses of the proceedings are paid or until the party committed is otherwise discharged, according to law.

21. The Clerk of Courts per sec. 806.06(1), & (2) shall enter this judgment forthwith by affixing a file stamp that is dated.

Dated at	Milwaukee	, Wisconsin, this _	17 Lay of	October	, 1985
	. •		•	BY THE COUL	
Approved,	October 2	, 19 <u>85</u>		Circuit Luge	mac.
Attorney for (I	Petitioner/Box Jox X X X X X X X X X X X X X X X X X X X	XX			,

N/A Family Court Commissioner (if appeared)

State of Wisconsin

## Circuit Court :: Family Division

In re the Marriage of

CAROL JEAN BONITO

-and

(Joint Petitioners)

JUDGMENT Case No. 80-FA-1131-D

**Racine County** 

JAMES MICHAEL BONITO

(Respondent)

The above entitled action having come on for trial on <u>February 16, 1981</u> before the Honorable <u>Dennis J. Barry</u> Jüdge of said Court, and the Court having filed its Findings of Fact and Conclusions of Law from which it satisfactorily appears and wherein the Court finds that the <u>CAROL JEAN BONITO</u> is entitled to a judgment of divorce;

NOW THEREFORE, upon motion of <u>Robert Michelson</u> Attorney for CAROL JEAN BONITO

IT IS ORDERED, ADJUDGED AND DECREED;

1. That the marriage of the parties be and the same is hereby dissolved immediately, however, neither of the parties to this action shall marry again until six months after the granting of said judgment, except to each other, and any other marriage of either of the parties to this action solemnized before the expiration of six months shall be null and void.

2. That the party responsible for support of minor child (ren) not in his or her custody shall be and is hereby responsible for any and all arrearages due and owing, having accrued during the pendency of this action; and that should the petitioner (s) or respondent receive any public aid for the benefit of his or her child (ren) he or she will cooperate with the County of Racine for possible revision of the divorce judgment, pursuant to Sec. 247.25, Wis. State.

 8. The petitioner, CAROL JEAN BONITO
 , born
 10/25/51

 currently resides at 5036 Worsley Lane
 , in the City of
 Racine

 County of Racine, Wisconsin, Soc. Sec. No.
 396-46-0726
 , and is by occupation

 working at Wis. Dental
 , earning a gross annual income of
 \$5,509,00

4. The (responsest/joint petitioner), JAMES\_MICHAEL\_BONITO , born April 26, 1947 , currently resides at 213 4 Mile\_Boad , in the City of <u>Racine</u> , County of <u>Racine</u> , County of <u>Racine</u> , County of <u>Racine</u> , currently resides at <u>16,000,00</u> , and is by occupation Working at the Post Office earning a gross annual income of <u>\$16,000,00</u>

5. That no children have been (born to) (adopted by) the said parties (wife) and the wife is (is not) pregnant at this time. Wakes and is the said between the said parties (wife) and the

STATE OF WISCONSIN

CIRCUIT COURT

In Re the Marriage of CAROL JEAN BONITO, and JAMES MICHAEL BONITO

Jt. Petitioner,

xxkaa

ST-1 ALW

MARITAL SETTLEMENT STIPULATION Case No.:

RACINE COUN'

wheepondents

The parties having made a full disclosure to each other of all income, assets, debts and liabilities, as set forth in their respective financial disclosure statements, which are incorporated by reference herein; and

The parties having come to an agreement settling and adjusting all their respective rights and obligations;

IT IS HEREBY STIPULATED AND AGREED by and between the parties and their counsel, and subject to the approval of the Court, that the following shall be the terms and conditions of relief in this action, to be included in the Conclusions of Law and Judgment, as follows:

I. GENERAL APPEARANCE, CONSENT, WAIVER AND DEFAULT

Respondent enters a general appearance in this action, consents to an entry of Judgment by default, and waives notice of the entry of Judgment. Respondent further waives all right to respond or proceed on any counterclaim against the Petitioner, and states that Petitioner may present proof of support of the Petition and the relief demanded in this action.

FICES OF ROBERT MICHELSON + 834 MAIN STREET + RACINE, WIS. 53403

#### II. FINANCIAL-DISCLOSURE AND COVENANTS

This Agreement is founded in part upon the statement of income, assets, debts and liabilities, as set forth on the Financial Disclosure Statement, pursuant to section 767.27, <u>Wis. Stats.</u> Each party represents and warrants to the other that there has been such a full disclosure of all income, assets, debts and liabilities, owned in full or in part by either party separately or by the parties jointly. This property referred to in the Marital Settlement Agreement represents all the property which either of them has any interest in or right to, whether legal or equitable.

The parties also agree that if either party deliberately or negligently fails to disclose any asset, as required by section 767.27 <u>Wis. Stats.</u>, and in consequence any asset or assets with a fair market value of \$500 or more is omitted from the financial distribution of property, a constructive trust shall be established as to all undisclosed assets, for the benefit of the parties and/or any of their minor or dependent children, and the Court may, upon Petition and hearing award or divide such asset aj it believes is equitable.

All information disclosed under section 767.27, Wis. Stats., Disclosure of Assets Required, and set forth in the Financial Disclosure intement, shall be confidential, pursuant to subsection 3 of section 767.27, Wis. Stats., and may not be made available to any person for any purpose other than the adjudication, appeal, modification, or enforcement of judgment of an action affecting marriage of the disclosing parties.

OFFICES OF ROBERT MICHELSON + 834 MAIN STREET + RACINE, WIS. 53403

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## III. WISCONSIN AS FORUMADISPUTE SETTLEMENT PROCEDURE

The forum for all disputes shall be the Racine County Circuit Court, State of Wisconsin, unless the parties otherwise agree in writing. However, in the event of any dispute, demand or expenditure, the demanding party shall first notify the other in writing for a response, which response shall be immediate. In the event no agreement can be reached, the matter shall be submitted to the Circuit Court of Racine County for determination. In the event either party refuses to approve such demand, expenditure, or response, and causes the matter to be submitted to the Court, and the Court finds such demand or response reasonable, such as an increase or reduction in any payment, the cost of litigation shall be borne by the refusing party, including reasonable attorney's fees and costs.

#### IV. EXECUTION OF DOCUMENTS EFFECTUATING AGREEMENT

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Now or in the future, upon demand, the parties agree to execute and deliver any and all documents which may be necessary to carry out the terms and conditions of this Agreement. Upon failure to do so, a certified copy of the Judgment of Divorce may be recorded and/or utilized with the same force and effect as if a deed, conveyance, transfer, or other such document had been personally executed by said party.

## RESTRAINING PROVISIONS

Both parties agree not to molest, interfere with, or impose any restraint upon the personal liberty of each other; and except with specific permission of the other party, neither party will come upon the premises occupied by the other as a residence.

Court may give substantial weight in making any property division or other order, to the fact that there may have been a detrimental reliance by either or both parties on the terms and conditions of this Agreement.

### VII. NON-APPENOVAL BY COURT

In the absence of the granting of a Divorce Judgment or the approval of this Stipulation, unless expressly indicated to the contrary in a specific paragraph of this Stipulation, the provisions of this entire Stipulation shall be void and of no legal force and effect.

SPRICES OF ROBERS MICHELSON + 834 MAIN STREET + BACINE, WIS, 53403

## VIII. PROPERTY DIVISION

Pursuant to section 767.255, <u>Wis. Stats.</u>, and as a full, final complete and equitable property division, (and in lieu of any and all maintenance to either party, maintenance being specifically waived pursuant to section 767.32 (1), <u>Wis. Stats.</u>,) and in recognition of a species of community ownership of the marital estate resembling a division of property between co-owners vested at the commencement of this action, the parties are awarded the following:

A. To Petitioner: Carol Bonito: Her 1977 Fiat, the parties furniture, her clothing, personal items, life life insurance, and any money in any form she possesses.

B. To Respondence Petitioner: James Bonito: His 1967 VW, 1968 Rambler, boat and trailer, pension, clothing, personal items, life insurance and any money in any form he possesses.

A party awarded property, whether real or personal, may sell said property and dispose of the proceeds as said party desires at any time after the final hearing in this matter at which the Judgment of Divorce is entered.

LAW OFFICES OF ROBERT MICHELSON . 834 MAIN STREET . RACINE, WIS 53403

## IX. CONVERSION OF ACCIDENT AND/OR HEALTH INSURANCE

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## FOR FORMER SPOUSE

party that has accident and/or health insurance coverage in hat will not terminate as a result of this divorce shall, upon request. pursuant to section 632.895, Wis. Stats., cooperate with his spouse so that she may obtain coversion privileges under his accident and/or health insurance policy providing coverage for hospital or medical expenses. Pursuant to that statute, the divorced spouse shall be entitled to have issued to her without evidence of insurability, upon application made to the company within sixty (60) days following entry of the Judgment of Divorce, and upon the payment of the appropriate premium, an individual policy of accident and/or health insurance. Such policy shall provide the coverage then being issued by the insurer which is most nearly similar to such terminated coverages, such termination being the result of a break in the marital relationship Cooperation means furnishing the parties. application for conversion form which as 07-18-20. proper name of the insurer, and his policy identifid

LAW OF \_S OF ROBERT MICHELSON . 834 MAIN STREET . RACINE, WIS. 53403

## X. DEBTS AND LIABILTIES

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Each of the parties shall be responsible for his or her own debts and financial obligations incurred after the commencement of this action and shall hold the other harmless for the payment thereof. With respect to the outstanding debts and liabilities incurred

prior to the commencement of this action, each shall be the sole responsibility of the designated party, and each party shall hold the other harmless for the payment thereof, as follows:

Petitioner: Carol Bonito: Dobts she incurred since divorce commenced

Petitioner: James Bonito: Debts in incurred since divorce commenced and Remains debts of the parties prior thereto

Any such outstanding debt or liability not so disclosed above shall be the responsibility of the person who incurred it, and that party shall hold the other harmless for the payment thereof.

Each party shall hold the other harmless from any claim by the creditors to whom the obligations are owed, and shall hold the other harmless from any claim by said creditors against the security for any of said obligations, if there is any such security. Further, neither party shall charge upon the credit of the other, without specific permission to do so. Neither party shall contract any indebtedness or incur any liability for which the other party may be held liable.

With respect to each party's responsibility for the payment of certain debts and liabilities, and their obligation to hold the other hurmless for the payment thereof, the parties understand and agree that their obligation is a non-dischargeable debt under section 17 (a) of the Bankruptcy Act, this obligation being part of the final financial support settlement for both parties. This financial obligation on the part of both parties is not part of the property aettlement. Whe division of property is set forth elsewhere in the Marital Settlement Agreement. (It is also understood that while this obligation is related to the support of both parties, it in no way affects any other portions of this Agreement which specifically denies maintenance to both parties, and is not intended to confer additional subject matter jurisdiction in the Court with respect to any maintenance obligation.) This understanding is set forth in detail here so as to clarify the intention of the parties with respect to the payment and legal responsibility for the payment of certain debts, with the hold harmless provisions.

Should either party incur any legal fees with respect to enforcing this portion of the Marital Settlement Agreement, the Court may, in its discretion, award reasonable attorney's fees to either party, which are reasonably incurred in defending or prosecuting his/her rights conferred by this paragraph. Specifically, but without exclusion, this

LAW OFFICES OF ROBERT MICHELSON . 834 MAIN STREET . RACINE, WIS. 53403

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paragraph providing for the possible award of reasonable attorney's fees covers situations whereby a creditor proceeds against a party, because the other party did not make a required payment, pay the balance due, and the like, thereby not holding the other harmless for the payment thereof.

#### XI. ATTORNEY FEES

James Bonito shall pay to Robert Michelson, attorney for Carol Bonito, all attorney fees and the costs of this action within 30 days of the final hearing in this case.

#### XII. ACKNOWLEDGEMENT OF NON-REPRESENTATION

James Bonito acknowledges that Attorney Robert Michelson has represented only petitioner, Carol Bonito throughout the cause of this action.

Dated this day of August, 1980.

Carol Bonito

St. Sector Sector

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Down

James Bonito

#### PAGE THREE

15. That the provisions of the final stipulation on file herein, a true and correct copy of which is attached hereto, are made a part hereof and incorporated herein by reference as if fully set forth at length herein (2009) That was attached herein (2009) The set of th

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17. That all payments of maintenance, child support, family support or periodic payments provided for in the stipulation of the parties shall be made through the office of the Clerk of Family Court, at the Courthouse in the City of Racine, Racine County, Wisconsin, and both parties shall notify the Clerk of Family Court of any change of employer or change of address within ten days of such change.

18. The petitioner/respondent shall assign such salary due or to be due in the future from his/her N/A i employers or successor employers to the Clerk of Family Court for Racine County, Wisconsin, as will be sufficient to meet the maintenance payments, child support payments or family support payments imposed by the Court for the support of the spouse or minor children or both. The wage assignment shall take effect upon application of the person receiving payments which states that the payor has failed to make in full a payment as ordered by the Court within 20 days of the date the payment was due, and when the requirements of Sec. 247.265 (2). Wis. Stats, have been satisfied, or, at the Court's discretion, may take effect immediately.

19. Disobedience of the order with respect to payment of allowances for the dependent spouse and/or children is punishable under sec. 295.03 Wis. Stats, by commitment to the county jail until such judgment is complied with and the costs and expenses of the proceedings are paid or until the party committed is otherwise discharged, according to law.

20. That the judgment shall provide that the party being obligated to make payments through the Clerk of Family Court shall also pay to said Clerk an annual sum of \$10.00 commencing on the first day of January of the next year, pursuant to Sec. 59.42 (10) (b) Wis. Stats. (1973), and said Clerk is ordered to deduct the first \$10.00 received after the next January 1, and apply the same accordingly as a receiving and disbursing fee.

#### 

19 81

Approved this day of March 19 81

Attorneys for

[Petitioner/Respondent]

By. no attorney for joint petitioner

Approved

Family Court Commissioner

O hill

## **թորգու ԱրջԵփթՍգ**ովու ԱռաջՆոլոգ

Uppos ngeniups

Այսու գիրով կսարածնենք որ օրհնեք Տանիրլ ԼաՓլանթի եւ Տանա Պարութեանի ամումնութիւնը՝ համածայն Հայաստանայց Եկեղեցւոյ կանոնաց։

noumparallabore

Ատացած ենք Մայիս 22, 1985 խուփփիր ձնը նամակը եւ ներփակետը օրինակները Տանիրը Լագլանիի եւ Տանա Պարուխեանի ամուսնալուծման պաշ-

Uppulp Stp 4mpanyum,

Ար**մանաշնորն** Տ. Կարապետ Քննյ. Հ**ոլաքնան** Հովիւ Ս. Մնարոպ Սկեղեցւոյ Դէյսին. Phi 29042 Brith 20, 1985

Conflicte the para 29012

Date: May 22, 1985

Archbishop Torkom Manoogian Primate Diocese of the Armenian Church of America 630 Second Ave. New York, New York 10016

Your Eminence:

The following person wishes to marry in the St. Mesrob Armenian Church and we are requesting your pwrmission for him/her to do so.

Mr. Daniel LaPlante	Age <sup>40</sup>			
Single	Divorced			
Armenian Orthodox	Uidowed X			
Catholic	Church member His own parish			
lst Marriage	Protestant Lutheran			
2nd Marriage X				
The intended spouse is:				
Mary/Ms Donna Barootian	Age 50			
Single	Pivorced X			
Armenian Orthodox X	Vidowed			
Catholic	Protestant			
lst Marriage	2nd Marriage X			
Church member X				

He/She has officially been granted a divorce having been granted in the city of <u>Racine</u>, the state of <u>Wisconsin</u> and has been given permission to re-marry. Said decree issued on <u>April 3, 1984</u> Case no.83-FA \_\_\_\_\_Case no.83-FA-1024 (month date year)

Herewith you will find a copy of all relevant documents.

Their wedding has been scheduled to be held in the St. Mesrob Armenian Church Church on July (month) 27 1985 (date) (year)

I look forward to your approval of this wedding.

Obediently yours,

fr. Gualed Korhallin, Paston -

May 29, 1985

The Rev. Fr. Garabed Kochakian, Pastor St. Mesrob Armenian Church 4605 Erie Street Racine, Wisconsin 53402

Dear Fr. Garabed:

Thank you for your letter dated May 22nd, addressed to the Primate enclosing an application for the re-marriage requested by Ms. Donna Barootian.

The application form is returned herewith as it is incomplete. Kindly complete and return it to the Primate at your earliest convenience.

Respectfully,

Sylvia Terzibashian Secretary to the Primate

St. Mesrob Armenian Apostolic Church 4605 Erie Street, Racine, Wisconsin 53402 414-639-0531

U. UEUCUM 2438. E46268h

**Reverend Father Garabed Kochakian, Pastor** 

Տ․ Կարապետ Քահանայ Քոչաքեան – Հովիս

May 22, 1985

Archbishop Torkom Manoogian, Primate Diocese of The Armenian Church of America 630 Second Avenue New York, N.Y. 10016

Dear Srpazan Hayr:

Enclosed are the necessary forms for granting permission for re-marriage as requested by Ms. Donna Barootian. Also, you shall find the divorce decree.

I see no reason why this sacrament may not be celebrated according to the canons of our church and, therefore, recommend you grant your permission for the second marriage of the individual seeking your blessing.

Obediently yours,

Fr. Garabed Kochakian The Jorin incomplete

Fr. Garabed Kochakian Pastor

Enc. mс



No. 238 Findings of Fact, Conclusions of Law, and Judgment of Divorce Revised 8-80 Wisconsin Legal Blank Co., Inc. Milwaukee, Wi (Job 34486). Ľ

# State of Wisconsin : Circuit Court : Racine County

FAMILY COURT BRANCH

In re the marriage of:

4

DONNA J. BAROOTIAN

(Petitioner)

-and-

JOHN BAROOTIAN

(Respondent) - <del>(Joint Petitioner)</del>-- Case No. \_\_\_\_\_83-FA-1024

# FINDINGS OF FACT, CONCLUSIONS OF LAW, AND JUDGMENT OF DIVORCE

#### TRIAL

Presiding Judge	JOHN C. AHLGRIMM
Place	RACINE COUNTY COURTHOUSE,
	730 WISCONSIN AVENUE, RACINE, WI 53403
Date	APRIL 3, 1984

Appearances:

Petitioner in person and by her counsel, Gerald M. Crawford Respondent (did-not appear/appeared in person and by) his counsel, Robert J. Grady Others:

I, the Judge before whom this action was tried, do hereby make these findings of fact, conclusions of law and judgment.

#### **FINDINGS OF FACT**

1. For at least six (6) months before the commencement of this action, the petitioner or respondent was a continuous and bona fide resident of the State of Wisconsin, and for at least thirty (30) days before the commencement of this action, said party has been a continuous and bona fide resident of Racine County.

2. The petitioner in this action is:	DONNA J. BAROOTIAN
Residence: 1026 COLI	LEGE AVE., RACINE, WI 53403
	1934
Social Security No · 392-28-22	280
Occupation: Director of	Special Ed., Racine Unified School District
	annually - \$36,261.
Net S_	
after ded	acting federal and state income taxes, social security, and
Other Income:	
3. The respondent in this action is:	JOHN BAROOTIAN
Residence:4410 KENN	IEDY DRIVE, APT. 202, RACINE, WI 53404
Birthdate:OCTOBER 2	28, 1929
Social Security No.:398-24	-9443
Occupation: English	Seacher, Racine Unified School District
	annually \$ 31,063.00
Net S_	
after ded	ucting federal and state income taxes, social security, and
Other Income:	

4. That the parties to this action were married on \_\_\_\_\_

- February 9,

1952

WI

5. (a) That Four children have been born to or adopted by the said parties. - Name - Date-of Birth

All adults

Specific responsibility for payment of their-medical and dental-expenses has been made-in the stipulation --

(b) There are <u>four</u> emancipated children of this marriage.

(c) The wife is (not) pregnant and no other children were born during this marriage except: -Name- Date of Birth

6. The assets of the parties, their interests therein, the values thereof, and their encumbrances and debts are found to be (as set forth in the financial disclosure form(s) of (petitioner/respondent) which (was/were) updated as required by statute on the record and marked as (an) exhibit(s) at the time of trial, and (is/are) on file herein.

7. That no other action for divorce, legal separation or annulment has ever been commenced or is now pending between these parties before this or any other court or Judge in either this state or elsewhere and that neither party was previously divorced, and that neither of the parties have been previously married, excepts

8. That-both-parties-are fit-and proper persons to have the care, custody and control-of the minor child(ren) of the parties, however, it is in the best-interest and-welfare of said-child(ren) that the care and custody be awarded to the petitioner/respondent/parties jointly.

8. St That neither of the parties hereto is now a member of the Armed Forces of the United States of America, except:

9. KixThat the marriage is irretrievably broken (in that both parties have stated under oath or affirmation that the marriage is irretrievably broken) (in-that both parties have voluntarily-lived apart continuously-for-12 months or more immediately prior - - to the commencement of the action) (in-that there is no prospect of reconciliation for the following reasons):

H. That the petitioner/respondent-desires restoration of her maiden/prior name of \_\_\_\_\_

22: The final stipulation which was entered into by the parties and appended hereto except as orally amended in the record as-provided in-paragraph-18 of the Conclusions of Law and Judgment is found to be fair and reasonable, is approved in it's entirety, and is incorporated by reference as a judgment of this Court.

## CONCLUSIONS OF LAW AND JUDGMENT

- 11. That the marriage of the parties be, and the same is hereby, dissolved immediately; however, neither of the parties to this action shall marry again until six months after the granting of said Judgment, and any other marriage of either of the parties to the action solemnized before the expiration of six months shall be null and void.
- 12. That the provisions of the final Stipulation on file herein, a true and correct copy of which is attached hereto, are made a part hereof and incorporated herein by reference as if fully set forth at length herein.
- 13. All payments of attorney's fees provided for herein shall be paid directly to the attorney who may enforce the Order in his name.
- 14. <u>Non-Compliance</u>: Disobedience of the Court Orders is punishable under CH. 785 Wis. Stats. by commitment to the county jail until such Judgment is complied with and the costs and expenses of the proceedings are paid or until the party committed is otherwise discharged, according to law.

JUDGMENT	IS	HEREBY	RENDERED	AND	THE	CLERK	IS	ORDERED	то	ENTER	THIS	JUDGMENT.
Dated at	Rad	cine, W	isconsin	this	27	day	of	- Ap	n.	2	,,	1984.

BY THE COURT:

lircuit

1984 Approved.

Robert J. Grady, Attorney for Respondent

	JUDGMENT ENTERED this <u>J</u> day of <u>April</u> , 1984.
	CLERK OF CIRCUIT COURT
	By: Devil Jewell
	Deputy Clerk
Approved, <u>4125</u> , 1984.	FILED
Keyn Van Kampen	CIRCUIT COURT BR. I
Family Court Commissioner	APR 2 7 1984
	CLERK OF CIRCUIT CULRI

Фр. 28895 Фамрацир 8, 1985

Արժանաշնորհ Տ. Կարտպետ ՁՏՆյ. Քոչաքեան ֆովիւ Ս. Մեսրոպ Եկնդեցւոյ Ոէյսին.

Uppbly Stp umpaulum,

L,

Սաացած ենք Յունուտը 23, 1985 թուակիր ձեր Ծամակը եւ ներփակեալ օրինակը ֆամըլա Լօրէնս Շիփմընի ամուսնալուծամ պաշտօնաթուղթին։

Այսու զիրով կ'արաօնննը որ օրքնէք ձէք Յակոր Քազարնանի եւ Փամըլա Լօրէնս Շիփմընի ամուննաունիւնը՝ համաձայն Հայաստաննայց Եկեղեցւոյ կանոնաց։

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# ԹՈՐԳՈՄ ԱՐՔԵՊԻՍԳՈՊՈՍ ԱՌաչՆորդ

St. Mesrob Armenian Apostolic Church 4605 Eric Street, Racine, Wisconsin 53402 414-639-0531

Ս. ՄԵՍՐՈՊ ՀԱՅՑ. ԵԿԵՂԵՑԻ

**Reverend Father Garabed Kochakian, Pastor** 

work

Տ․ Կարապետ Քահանայ Քոչաքեան – Հովիս

28895

January 23, 1985

Archbishop Torkom Manoogian, Primate Diocese of The Armenian Church of North America (Eastern) 630 Second Avenue New York, New York 10016

Dear Srpazan Hayr:

Please find enclosed the proper forms dispensing any impediments in the forthcoming marriage between Jack Kazarian and Pamela Shipman. The document of divorce decree is also included for your review.

This couple displays no obstacle in their relationship with each other endangering their oneness in this holy union which they request. I therefore strongly recommend a favorable grant of permission to marry in the Armenian Church.

Obediently,

Lev. Fr. Quanatural Korhateri

Rev. Fr. Garabed Kochakian Pastor

Enc. mc



STATE OF WISCONSIN : CIRCUIT COURT, BRANCH 2 : KENOSHA COUNTY

	-	
IN RE THE MARRIAGE OF JOHN B. RICKER, Petitioner,	: : :	JUDGMENT
and	:	File No. 79-CV-717
PAMELA S. RICKER, Respondent: Mac CLERIC OF GIRC	ບກຳ	

The above entitled action for divorce came on for trial on the 21st day of April, 1980, before the Honorable Floyd H. Guttormsen, Reserve Judge of said Court. The Petitioner appeared in person and by Eugene J. Brookhouse of Brookhouse, Brookhouse & Fennema, and the Respondent appeared in person and by John V. O'Connor of Phillips, Richards, Mayew & O'Connor. The Court has filed its Findings of Fact and Conclusions of Law wherein the Court finds and concludes that a divorce shall be granted.

NOW, THEREFORE, on motion of Eugene J. Brookhouse, attorney for the Petitioner.

IT IS ORDERED, ADJUDGED AND DECREED:

1. Divorce - The marriage of the parties is dissolved.

2. Divorce - Neither of the parties to this action may lawfully marry in Wisconsin or elsewhere until six (6) months after April 21, 1980, the date of granting of this Judgment.

- 3. Name of Petitioner: John B. Ricker Address: 2928 - 14th Lane, Kenosha, Wisconsin Occupation: Unemployed Social Security Number: 395-26-6175
- 4. Name of Respondent: Pamela S. Ricker Address: 5820-55th Street, Kenosha, Wisconsin Occupation: Teacher

Social Security Number: 378-46-0860

5. That the names and birthdates of the minor children of the parties are as follows: NONE

PHILLIPS, RICHARDS, LEPP, MAYEW & O'CONNOR · 1025 - 56TH STREET P.O. BOX 677 · KENOSHA, WISCONSIN 53141

Archbishop Torkom Manoogian Primate Diocese of the Armenian Church of America 630 Second Ave. New York, New York 10016

#### Your Eminence:

,

The following person wishes to marry in the <u>St. Mesrob</u> Armenian Church and we are requesting your pwrmission for him/her to do so.

Mr./Max. Jack Hagop Kazarian	Age 38
Single X	Divorced
Armenian Orthodox X	Vidowed
Catholic	Church member Yes
lst Marriage X	Protestant
2nd Marriage	
The intended spouse is:	
xMr./Ms Pamela Lawrence Shipmar	Age 40
Single X	Pivorced V
* Armenian Orthodox X	W1dowed
Catholic	Protestant
lst Marriage	2nd Marriage X
Church member	
* will be chrismated in the Arm	nenian Church
HE/She has officially been granted a di	
of <u>Kenosha</u> , the state of <u>Wiscon</u>	and has been given permission to
re-marry. Said decree issued on Apri	<u>1 21, 1980</u> Case no. 79-CV-717 date year)
Herewith you will find a copy of all re	levant documents.

Their wedding has been scheduled to be held in the \_\_\_\_\_\_St. Mesrob Armenian

Church on April 13 1985 (month) (date) (year)

I look forward to your approval of this wedding.

Obediently yours, Ker. Fr. Garabed Kochakean

# ԹՈՐԳՈՄ ԱՐՔԵՊԻՍԿՈՊՈՍ Առաջնորդ

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Այսու զիրով կ'արաօնենք որ օրքնէք Տրնիս Աւագեանի Եւ Տէնիս Սնաչովրաքի ամուսնութիւնը՝ համաձայն Հայաստանեայց Եկեղեցւոյ կանոնաց։

Սաացած ենք Սեպտեմբեր 27, 1984 թուակիր ձեր նամակը եւ ներփակետը օրինակը Տէնիս Աթաչովիաքի ամուսնալուծման պաշտմաթուղթին։

Upptil Spe ampundant,

Արժանաչնոր՝՝ Տ. Կարապետ ՔԴնյ. Քոլաքեան Հովիւ Ս. Մեսրոպ Եկեղեցւոյ Ոէյսին. Mpr. 28787 Znywadpap 10, 1984

· · by pool

2878

Date: Sept. 27, 1984

Archbishop Torkom Manoogian Primate Diocese of the Armenian Church of America 630 Second Ave. New York, New York 10016

Your Fminence:

SS. Joachim & Anna The following person wishes to marry in the \_\_\_\_\_\_Armenian Church and we are requesting your pwrmission for him/her to do so.

Mr./Max Dennis L.Stachowiak Age 33 Single X Divorced Stute Divorced X Armenian Orthodox Widowed Catholic X Church member lst Marriage Protestant 2nd Marriage X The intended spouse is: XXXr./Mg Denise A. Avakian Age 30 Single X Pivorced Armenian Orthodox X V1dowed Catholic\_\_\_\_ Protestant lst Marriage X 2nd Marriage Church member Yes

He/She has officially been granted a divorce having been granted in the city of <u>Waukegan</u>, the state of <u>Illinois</u> and has been given permission to re-marry. Said decree issued on <u>Jan. 18 1979</u> Case no. <u>78-D-1103</u> (month date year)

Herewith you will find a copy of all relevant documents.

Their wedding has been scheduled to be held in the SS. Joachim & Anna Armenian Church on Jan. 12 1985 (month) (date) (year)

I look forward to your approval of this wedding.

Obediently yours,

Fr. Gorabed Kochekian

#### IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT, LAKE COUNTY, ILLINOIS

IN RE THE MARRIAGE OF )	
KATHLEEN CHAPLIN STACHOWIAK,) Petitioner.)	NO. 78 D-1103 JAN 1 8 1979
and ) DENNIS LEE STACHOWIAK, ) Respondent.)	Down Marie Mardeion CIRCUIT CLERK

#### JUDGMENT FOR DISSOLUTION OF MARRIAGE

This cause coming on to be heard upon the Petition for Dissolution of Marriage, heretofore filed herein by KATHLEEN CHAPLIN STACHOWIAK, Petitioner, and of the Response thereto, heretofore filed by DENNIS LEE STACHOWIAK, Respondent; and the Petitioner appearing in open Court in her own proper person and by her attorney, LOWELL DIXON of WASNESKI, KUSESKI, FLANIGAN & DIXON and FOSS, SCHUMAN & DRAKE, and the Respondent appearing by his attorney, ALEX DEVIENCE, JR. of ALEX DEVIENCE, JR., LTD.; and the Court having heard the testimony in open Court of the Petitioner in support of the allegations contained in her Petition for Dissolution of Marriage; and the Court having considered all the evidence and now being fully advised in the premises, finds that:

1. This Court has jurisdiction of the parties hereto and of the subject matter hereof.

2. That Petitioner was domiciled in the State of Illinois at the time she filed her Petition for Dissolution of Marriage and has maintained said domicile in the State of Illinois for more than ninety days next preceding the making of the findings herein. 3. The parties hereto were married on August 19, 1973 at Chicago, Illinois and said marriage was duly registered in said City of Chicago.

4. That no children were born to or adopted by the parties as a result of the marriage. Petitioner is not now pregnant.

5. That without cause or provocation by the Petitioner, the Respondent has been guilty of extreme and repeated mental cruelty toward Petitioner.

6. That Petitioner has proved the material allegations of her Petition for Dissolution of Marriage by substantial, competent and relevant evidence; and that a Judgment of Dissolution of Marriage should be entered herein.

7. That the parties hereto have entered into a Property Settlement Agreement dated November 29, 1978, concerning questions of maintenance of either spouse, the respective rights of each party in and to the property, income or estate which either of them now owns or may hereafter acquire, including a division of all marital and non-marital property, and other matters, which Agreement has been presented to this Court for its consideration; that said Agreement was entered into feely and voluntarily between the parties hereto; that said Agreement is not unconscionable and should receive the approval of this Court; that said Agreement is attached hereto and made part hereof.

IT IS, THEREFORE, HEREBY ORDERED, ADJUDGED AND DECREED, as follows:

A. That the parties are awarded a Judgment of

-2-

Dissolution of Marriage, and the bonds of matrimony existing between the Petitioner, KATHLEEN CHAPLIN STACHOWIAK, and the Respondent, DENNIS LEE STACHOWIAK, are hereby dissolved.

B. That the Property Settlement Agreement between the Petitioner and the Respondent, dated November 29, 1978, and hereinabove set forth in full, is made a part of this Judgment for Dissolution of Marriage; that all of the provisions of said Agreement are expressly ratified, confirmed, approved and adopted as the orders of this Court to the same extent and with the same force and effect as if said provisions were in this paragraph set forth verbatim as the Judgment of this Court; that each of the parties hereto shall perform the terms of said Agreement.

C. That each of the parties hereto will, promptly upon demand by the other party, execute and deliver to such other party any and all documents that may be necessary to effectuate and fulfill the terms of this Agreement.

D. That any right, claim, demand or interest of the parties in and to maintenance for themselves, whether past, present or future, and in or to the property of the other, whether real, personal or mixed, of whatsoever kind and wheresoever situated, including but not limited by homestead, succession and inheritance, arising out of the marital relationship or any other relationship existing between the parties hereto, except as expressly set forth in the aforesaid Property Settlement Agreement, is forever barred and terminated.

E. That Petitioner KATHLEEN CHAPLIN STACHOWIAK

-3-

is hereby allowed to resume her maiden name of CHAPLIN.

F. That this Court expressly retains jurisdiction of this cause for the purpose of enforcing all of the terms of this Judgment of Dissolution of Marriage, including all of the terms of the Property Settlement Agreement made in writing between the parties hereto dated November 29, 1978, as hereinbefore set forth.

DATED at Maukegan, Illinois, this 18th day of <u>nam</u>, 1979.

ENTER:

\_\$\_

# JOHN J. KAUFMAN

JUDGE



# ԱՌԱՋՆՈՐԴՈՒԹԻՒՆ ՀԱՅՈՑ

DIOCESE OF THE ARMENIAN CHURCH OF AMERICA, 630 SECOND AVENUE, NEW YORK, N.Y. 10016-4885 212 686-0710

Archbishop Torkom Manoogian, Primate

Թիւ 30555 Նոյեմբեր 16, 1988 161 r

Արժանաշնորն Տ. Կարապետ Քննյ. Քոչաբեան Հովիւ Ս. Մեսրոպ Եկեղեցւոյ Ռէյսին.

Սիրելի Տէր Կարապետ,

Ստացած ենք Նոյեմբեր 2, 1988 թուակիր ձեր նամակը եւ ներփակեալ օրինակը Քրիսթին Բարակամեանի ամուսնալուծման պաշտօնաթուղթին։

Այսու գիրով կ'արտօնենք որ օրհնէք Քրիսթին Բարակամեանի եւ Ճան Փափասի ամուսնութիւնը՝ համաձայն Հայաստանեայց Եկեղեցւոյ կանոնաց։

Սիրոյ ողջունիւ

ԹՈՐԳՈՄ ԱՐՔԵՊԻՍԿՈՊՈՍ Առաջնորդ

St. Mesrob Armenian Apostolic Church 4605 Erie Street, Racine, Wisconsin 53402 414-639-0531 Սուրբ Մեսրոպ Հայաստանեայց Եկեղեցի Ռէյսին, Ուիսքանսրն

**Reverend Father Garabed Kochakian, Pastor** 

Տէր Կարապետ Քահանայ Քոչաքեան — Հովիւ

November 2, 1988

His Eminence Archbishop Torkom Manoogian, Primate Diocese of the Armenian Church 630 Second Avenue New York, N.Y. 10016

Dear Srpazan Hayr:

Enclosed herewith is the form of dispensation requesting of you the canonical permission to celebrate the sacrament of Holy Crowning on

> Miss Christine Paragamian to Mr. John Pappas

to take place Saturday, September 16, 1989.

Miss Paragamian has been married once before and her document of divorce decree is also included for your examination.

Mr. Pappas has not been married before.

I see no reason why this sacramental union into holy matrimony should not be granted and therefore recommend that by your consideration and permission be granted.

Your Obedient Son,

Fr. Granabed Kodulian

Rev. Fr. Garabed Kochakian



Enc. mc

Date: November 2, 1988

Archbishop Torkom Manoogian Primate Diocese of the Armenian Church of America 630 Second Ave. New York, New York 10016

#### Your Eminence:

The following person wishes to marry in the  $\frac{St \cdot Mesrob}{Mesrob}$  Armenian Church and we are requesting your pwrmission for him/her to do so.

MF./Ms.Christine Paragamian	Age 28
Single X	Divorced X
Armenian Orthodox X	Vidowed
Catholic	Church member X
lst Marriage	Protestant
2nd Marriage X	
he intended spouse is:	
he intended spouse is: Mr./X: John Pappas	Age 28
	Age 28 Divorced
Mr./X John Pappas	Divorced
Mr./X John Pappas Single X	Divorced
Mr./X John Pappas Single X Armenian Orthodox (Greek Orthod	Divorced Ox) Vidowed

she/She has officially been granted a divorce having been granted in the city of <u>Racine</u>, the state of <u>Wisconsin</u> and has been given permission to re-marry. Said decree issued on <u>September 20, 1982</u> Case no.<u>82-FA-169-D</u> (month date year)

Herewith you will find a copy of all relevant documents.

		(mon	nth)		(date	2)		()	vear)						
Church	n on	Se	pte	mber	16			1	989						
Their	wedd	ling	has	been	schedu	Led	to	be	held	in	the	St.	Mesrob	Armenian	Church

I look forward to your approval of this wedding.

Obediently yours,

Fr. Garabud Korhahun.

No. 238 Findings of Fact, Conclusions of Law, and Judgment of Divorce Revised 8-80

Wisconsin Legal Blank Co., Inc. Milwaukee, Wi (Job 34486)

# State of Wisconsin : Circuit Court : Racine County FAMILY COURT BRANCH

In re the marriage of:

# CHRISTINE M. FUMO,

(Petitioner)

-and-

Case No. 82-FA-169-D

FINDINGS OF FACT, CONCLUSIONS OF LAW, AND JUDGMENT OF DIVORCE

MICHAEL W. FUMO,

(Respondent)

#### TRIAL

# Presiding Judge <u>John C. Ahlgrimm</u> Place <u>Recine County Family Court, Racine County Courthouse, 730</u> <u>Wisconsin Avenue, Racine, Wisconsin</u> Date <u>September 7, 1982</u>

Appearances:

Petitioner in person and by her attorney, Robert J. Grady; Respondent sticknowspace/appeared in person and by) his attorney, Dexter D. Black; Others:

I, the Judge before whom this action was tried, do hereby make these findings of fact, conclusions of law and judgment.

## **FINDINGS OF FACT**

1. For at least six (6) months before the commencement of this action, the petitioner or respondent was a continuous and bona fide resident of the State of Wisconsin, and for at least thirty (30) days before the commencement of this action, said party has been a continuous and bona fide resident of Racine County.

2. The petitioner in this action is: Christine M. Funo
Residence: 826 Coronado Drive, Racine, Wisconsin 53402
Birthdate: 11-24-59
Social Security No.: 387-66-1367
Occupation: unemployed - laid off from Case Co.
Income: Earnings/month: Gross \$ 484.61
Net S 382.19
after deducting federal and state income taxes, social security, and
Other Income:
3. The respondent in this action is: Michael W. Fumo
Residence: 110 Illinois Street, Racine, Wisconsin 53405
Birthdate: 1-20-59
Social Security No.: 390-76-8319
Occupation: employed at Van's Electric
Income: Earnings/month: Gross \$
Net \$ 1,000.00
after deducting federal and state income taxes, social security, and
atter ucuucung reactar and state medine taxes, social security, and
Other Income:

16. That the party responsible for the support of minor children not in his or her custody shall be and is hereby responsible for any and all arrearages due and owing, having accrued during the pendency of this action; and

- (a) That party is current in his/her support obligation as of the date of the final hearing in this action; or
- (b) The amount of the arrearages as of the date of the final hearing is fixed at zero/or \_
- 17. Assignment of Income

Any party ordered to make payments herein shall assign commissions, earnings, salaries, wages and other income due or to be due in the future from his or her employer or successor employers to the Clerk of Court where the action is filed as will be sufficient to meet the maintenance, child support or family support payments imposed by the court for the support of the spouse or minor children or both, and to defray arrearages in payments due at the time the assignment shall take effect. The assignment shall take effect upon application of the person receiving payments which states that the payer has failed to make in full a payment as established by the court within 20 days of the date the payment was due, and when the requirement of s 767.265(a) Wis. Stats, has, been satisfied, or, at the court's discretion, may take effect immediately.

18. That the provisions of the final stipulation on file herein, a true and correct copy of which is attached hereto, are made a part hereof and incorporated herein by reference as if fully set forth at length herein (**EXERCISES EXERCISES**)

19.



KEVIN VAN KAMPEN Family Court Commissioner

20. The (retitioner Aspendent may hereby resume the use of her legal surname of \_\_\_\_\_\_\_ Paragamian\_\_\_\_\_\_ at any time.

#### 21. Attorney Fees

All payments of attorney's fees provided for herein shall be paid directly to the attorney who may enforce the order in (his/Her) name.

#### 22. Non-Compliance

Disobedience of the Court orders is punishable under CH. 785 Wis. Stats. by commitment to the county jail until such judgment is complied with and the costs and expenses of the proceedings are paid or until the party committed is otherwise discharged, according to law.

JUDGMENT IS HEREBY RENDERED AND THE CLERK IS ORDERED TO ENTER THIS JUDGMENT.

Dated at Racine, Wisconsin, this	20th day of September	19 <b>82</b>
	BY THE COURT;	
	/s/ John C. Ahlgrimm	
	Circuit Judge	
Approved, Sept. 10, 19 82		
15 Depter D. Black		
Attorney for (Pedianor / Respondent)	this 27+ JUDGMENT ENTERED	
* * * * * * * * * *	this day of Sept.	19 <b>_82</b>
Approved, <b>Sept.</b> 15, 19 <b>82</b>	Clerk of Circuit Court	
/s/ Kevin Van Kampen	By Deputy Clerk	<u>×</u>
Family Court Commissioner (if appeared)	4/1 Taya	

Phr 80192 Warfi 15, 1987

Արժանաշնորհ Տ. Կարապետ ՔՏ՛սյԴ Քոլաքեան Հովիւ Ս. Մեսրոպ Սկեղեցւոյ Ոէյմին.

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Uppaj angarupi

ԹՈՐԳՈՄ ԱՐՔԵՊԻՍԿՈՊՈՍ։ Առաջնութը

St. Mesrob Armenian Apostolic Church

4605 Erie Street, Racine, Wisconsin 53402 414-639-0531

> ՍԲ․ ՄԵՍՐՈ¶ ՀԱՅԱՍՏԱՆԵԱՅՑ ԵԿԵՂԵՑԻՈՑ ՌԷՑՍԻՆ, ՈՒԻՍՔԱՆՍԸՆ

Տ․ Կարապետ Քահանայ Քոչաջեան – Հովիս

**Reverend Father Garabed Kochakian, Pastor** 

up? ~ 5

April 15, 1987

His Eminence Torkom Archbishop Manoogian, Primate Diocese of the Armenian Church of America 630 Second Ave. New York, New York 10016-4885

Dear Srpazan Hayr,

Enclosed herewith are the dispensation forms perperly endorsed on behalf of KATHLEEN MIKAELIAN BASS who seeks permission to receive the Sacramental Blessing of Holy Matrimony with her intended fiancee JEFFERY COLE MERRICK. Both have been previously married and have received the judgements of dissolution of marriage to their former spouses.

I have met with them for pre-nuptial counceling and marriage preparation and confidently feel that they are well suited for each other and that there be no impediments to their union as husband and wife.

I have known Kathleen for the past five years and believe that this union will bring her the fulfillment in marriage. I therefore recommend that permission be granted for the blessing of a second marriage according b the Canon of the Armenian Church.

Your Faithful Son,

V. garalied D. Kochelian

Reverend Father Garabed Kochakian Pastor



Date: April 15, 1987

Archbishop Torkom Manoogian Primate Diocese of the Armenian Church of America 630 Second Ave. New York, New York 10016

Your Eminence:

\*\*\*

The following person wishes to marry in the <u>St. Mesrob</u> Armenian Church and we are requesting your pwrmission for him/her to do so.

Mr./Ms. Kathleen Age 39 Single Divorced X Armenian Orthodox X Midowed Catholic Church member yes 1st Marriage Protestant 2nd Marriage X The intended spouse is: Mr./X Jeffery Merrick Age 39 Single Divorced X Armenian Orthodox **Midowed** Catholic\_\_\_\_\_ Protestant Methodist lst Marriage 2nd Marriage X Church member\_\_\_\_\_ Kathleen He/She has officially been granted a divorce having been granted in the city of Kenosha\_\_\_\_\_, the state of Wisconsin \_\_\_\_\_ and has been given permission to

re-marry. Said decree issued on <u>July 9th 1984</u> Case no <u>83-FA-11</u>16 (month date year)

Herewith you will find a copy of all relevant documents.

Their wedding has been scheduled to be held in the <u>Saint Mesrob Armenian Apostolic</u> Church on <u>June</u> 7th <u>1987</u> (month) (date) (year)

I look forward to your approval of this wedding.

Obediently yours, Ker. Fr. Garabed Korhallian

STATE OF WISCONSIN CIRCUIT COURT, BRANCH 4 FAMILY COURT BRANCH COUNTY OF KENOSHA

In re the marriage of: KATHLEEN M. BASS,

Petitioner,

-and-

GREGORY L. BASS,

÷ ,

Respondent.

<u>r1</u>	NDINGS	OF FAC	<u>, 1</u> ,	
CON	CLUSION	NS OF I	LAW	
	AND JUI	OGMENT		
Cas	e No. 8	33-FA-	1116	
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	- interior		12	3

EINDINCE OF EACT

The above-entitled action came on for trial as follows: Date: April 27, 1984 Presiding Circuit Judge: Hon. Michael S. Fisher Appearances at the trial were:

Petitioner: Kathleen M. Bass, appearing in person and by her attorneys, VAUDREUIL, VAUDREUIL & PROPSOM, represented by Doris L. Vaudreuil

Respondent: Gregory L. Bass, appearing in person and not represented by counsel

It appears from the record and file in this action, and from the testimony and other evidence at the trial, that:

(1) The action was filed in Court on the 22nd day of December, 1983.

(2) The Summons and Petition were served on the Respondent personally on the 23rd day of December, 1983, at Kenosha County, Wisconsin.

(3) The Family Court Commissioner has certified to the Court that the parties have been informed of counseling services available and that the counseling requirement of Sec. 767.081, Stats., has been met.

(4) The Court informed the parties by stating on the record that the judgment is effective immediately, except that it is unlawful for either party to marry again until six months after the judgment of divorce is granted. THEREFORE, the Court now makes the following:

#### FINDINGS OF FACT

1. PETITIONER: Kathleen M. Bass

Current residence: 10010 - 32nd Avenue, Kenosha, WI 53142 Date of birth: October 9, 1948 Social Security No.: 391-46-5569 Occupation and employer: Public Relations Work; Snap-On Tools Corporation Gross income: See Financial Disclosure Statement

-7

2. RESPONDENT: Gregory L. Bass

Current residence: 614-D N. 15th Place, Apt. 29, Kenosha, WI 53140 Date of birth: December 18, 1947 Social Security No.: 394-48-8592 Occupation and employer: District Sales Manager; Wisconsin Physicians Service

Gross income: See Financial Disclosure Statement

3. MARRIAGE: The parties were married on the 31st day of May, 1969, at Racine, Racine County, Wisconsin.

4. RESIDENCE: The residence requirements of Sec. 767.05. States have been satisfied.

5. OTHER ACTIONS: No other action for divorce, annulment or legal separation has ever been commenced or is now pending between the parties before this court or any other judge, either in Wisconsin or elsewhere.

6. PREVIOUS MARRIAGES: Neither of the parties has ever been married before.

7. IRRETRIEVABLE BREAKDOWN: The marriage of the parties is found to be irretrievably broken pursuant to Sec. 767.12, Stats., in that both parties have stated under oath or affirmation that the marriage is irretrievably broken.

8. FINANCIAL DISCLOSURE: A financial disclosure statement pursuant to Sec. 767.27, Stats., was filed in this action by each of the parties, and the Court hereby accepts and approves the same as constituting the basis for the provisions of the findings and judgment herein relating to support, maintenance, family support and property division.

9. MILITARY SERVICE: The defaulting party at the trial is not in the military service of the United States as defined by the provisions of the act of Congress entitled "Soldiers' and Sailors' Civil Relief Act of 1940", as amended.

10. STIPULATION FOR JUDGMENT: There is a Stipulation for Judgment between the parties, pursuant to Sec. 767.10, Stats., which is on file in this action. A true and correct copy of the Stipulation is attached and is incorporated herein by reference as though fully set -2 -

VAUDREUIL VAUDREUIL & PROPSOM - 5612 - 7TH AVENUE - KENOSHA, WI 53140-4169 - (414) 654-2161

forth. The provisions of the Stipulation are hereby found to be reasonable and fair.

11. MINOR CHILDREN: The following are the names and dates of birth of all minor children of this marriage either born to or adopted by the parties:

# Name

### Birthdate

Justin David Bass December 30, 1969

The wife is not now pregnant.

£. . .

12. CHILD CUSTODY: Each of the parties is a fit and proper person to have the custody of the minor child of the parties. There has been compliance with the requirements of the Uniform Child Custody Jurisdiction Act, Ch. 822, Stats.

13. ARREARAGE: The Respondent's arrearage of record of child support payments as of the date of trial is determined to be in the total amount of zero.

#### CONCLUSIONS OF LAW AND JUDGMENT

1. DIVORCE: A divorce has been granted, effective April 27, 1984. However, neither of the parties may lawfully marry, either in Wisconsin or elsewhere, for at least six (6) months from the date of granting of judgment on April 27, 1984.

2. STIPULATION FOR JUDGMENT: The provisions of the attached Stipulation for Judgment between the parties are approved and are incorporated herein by reference. The provisions of the Stipulation are in every respect madea part of the Judgment, pursuant to Sec. 767.37(1)(a), Stats. The provisions of the Stipulation for the payment of child support and maintenance or other allowances for either of the parties or the minor children, are hereby adopted as the order of the Court.

3. ATTORNEY FEES AND COSTS: Payment of attorney fees and court costs shall be made as provided in the Stipulation for Judgment.

4. MINOR CHILDREN:

A. CUSTODY AND VISITATION: In accordance with Sec. 767.24, Stats., it is in the best interests of Justin David Bass that both parties be awarded/custody. Physical placement of said child and visitation of said child shall be subject to the provisions in the attached Stipulation. Visitation may not be denied for failure to meet financial obligations to the child or to the parent having custody, provided, however, that the failure to meet such financial obligations may be subject to punishment as contempt of court.

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B. REMOVAL OF CHILD FROM STATE: The minor child of the parties shall not be removed from the State of Wisconsin by the custodial parent, except as permitted in Sec. 767.245, Stats., without either the permission of the Court or the written approval of the parent having visitation rights.

C. CRIMINAL PENALTIES: The parties are advised that Secs. 946.71 and 946.715, Stats., make interference by a parent with custody or parental rights of another parent punishable as a crime (Class E felony). The criminal penalties for such interference also apply to any other person acting according to instructions from a parent. Such "interference" includes, among other things: (1) intentionally concealing a minor child from the child's other parent; (2) taking or enticing a minor child out of the state for purpose of depriving the other parent of physical custody; (3) taking or enticing a child under the age of 14 from the other parent in violation of a joint custody order by the court; or (4) enticing away, taking away or withholding a child under the age of 14 from a parent or other person having legal custody, for more than 12 hours beyond the court-approved visitation period, without the consent of the legal custodian. However, it is not in violation of these statutes if the action: (1) is taken to protect the child from imminent physical harm, (2) is taken by a parent fleeing from imminent physical harm to himself or herself, (3) is consented to by the other parent, or (4) is otherwise authorized by law.

#### 5. SUPPORT PAYMENTS:

A. PAYMENTS THROUGH CLERK: The Respondent shall pay child support and/or maintenance as provided in the attached stipulation. As required by Sec. 769.29, Stats., all payments required herein for child support or maintenance, except for the monthly mortgage payment, shall be made to the office of the Clerk of Courts in Room 209 of the Kenosha County Courthosue at 912 - 56th Street in the City of Kenosha. The payments shall be recorded in an account established by the Clerk of Courts and shall then be transmitted to the Petitioner. The payments required shall begin on April 27, 1984, and continue as provided in the Stipulation for Judgment.

B. CLERK'S FEE: When paying support and/or maintenance through the Clerk of Courts, Respondent shall pay to the Clerk an annual sum of \$10.00 pursuant to Sec. 814.61(12)(b), Stats. The annual fee shall be paid at the time of, and in addition to, the first payment to the Clerk in each year for which payments are ordered. If the annual fee is not paid when due, the Clerk shall have standing to move the Court for remedial sanction under Chapter 785 and the annual fee shall be increased to \$20.00. The \$20.00 fee shall be doubled each succeeding year in which the annual fee remains unpaid, but the total annual fee shall not exceed \$320.00.

C. CONTEMPT PENALTIES: As provided by Secs. 767.305 and 767.37(1), Stats., disobedience of the Court's order with respect to required payment of either child support or maintenance or other allowances for a party or the children is punishable as contempt of court pursuant to Chapter 785, Stats., by commitment to the county jail until such order is complied with and the costs and expenses of

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the proceedings are paid or until the party committed is otherwise discharged according to law.

WAGE ASSIGNMENT: As required by Sec. 767.265, Stats., D. the Respondent shall assign wages, salaries, earnings, commissions and other income due or to be due in the future to the Clerk of Courts for Kenosha County, Wisconsin, in an amount sufficient to meet the payments of child support and/or maintenance ordered by the Court for the support of the minor child or spouse or both. The wage assignment shall not take effect immediately, but upon receipt by the Family Court Commissioner of an application from the person receiving the payments which states that the payer has failed to make in full a payment as ordered by the Court within 20 days of the date the payment was due, the wage assignment shall thereafter take effect when the requirements of Sec. 767.265(2), Stats., have been satisfied.

E. CHANGE OF EMPLOYER OR ADDRESS: As required by Sec. 767.263, Stats., both parties to this action shall notify the Clerk of Court of any change of employer or change of address within ten (10) days of such change.

The foregoing Findings of Fact, Conclusions of Law and Judgment are-hereby approved pursuant to Sec. 767.37(1), Stats.

Approved this  $2^{9}$  day of

\_\_\_\_\_, 1984.

Family Court Commissioner Kenosha County, Wisconsin

The foregoing Findings of Fact and Conclusions of Law are hereby rendered this  $\underline{\mathcal{IL}}$  day of  $\underline{\mathcal{IL}}$ , 1984. BY THE COURT :

Michael S. Ficker

Circuit Court Judge, Branch 4 Kenosha County, Wisconsin

The foregoing Judgment is hereby rendered and entered this  $d^{\mathcal{H}}$ day of \_\_\_\_\_, 1984.

Clerk of Circuit Court Kenosha County, Wisconsin

By: 5/ loler M. Bastian

VAUDREUIL, VAUDREUIL & PROPSOM - 5612 - 7TH AVENUE - KENOSHA, WI 53140-4169 - (414) 654-2161

- 5 -

Date: April 15, 1987

Archbishop Torkom Manoogian Primate Diocese of the Armenian Church of America 630 Second Ave. New York, New York 10016

## Your Eminence:

The following person wishes to marry in the <u>St. Mesrob</u> Armenian Church and we are requesting your pwrmission for him/her to do so.

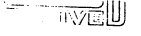
Mr./Ms. Kathleen Mikaelian Bass	Ane 39
Single Armenian Orthodox X	Divorced X Vidowed
Catholic	Church member yes
lst Marriage	Protestant
2nd Marriage X	
The intended spouse is:	
Mr./X Jefferey Merrick	Age 39
Single	Divorced X
Armenian Orthodox	
Catholic	
lst Marriage	77
Church member	
Jefferey He/She has officially been granted a di	vorce having been granted in the city
of <u>Corydon/ Lake</u> the state of <u>Illinois</u>	and has been given permission to
re-marry. Said decree issued on 12-19-00	Jase no. 86-D-1/0
(month	date year)
Herewith you will find a copy of all re	levant documents.

Their wedding has been scheduled to be held in the Saint MesrobChurch on June7th1987(month)(date)(year)

I look forward to your approval of this wedding.

Obediently yours,

Rev. Fr. Jarahed Kochakian



# DEC 20 IN THE CIRCUIT COURT OF THE NINETEENTH 1986 DICIAL CIRCUIT, LAKE COUNTY, ILLINOIS

IN RE: THE MARRIAGE OF ANN E. MERRICK

and

General No. 86 D 170

DEC 1 9 1986

Seyp A. C. C.

JEFFREY C. MERRICK.

#### JUDGMENT OF DISSOLUTION OF MARRIAGE

THIS CAUSE coming on for hearing by prior Order of Court, the parties having appeared in open Court by proper person and by their respective counsel, the Court having heard testimony and received evidence herein and being fully informed in the premises finds:

1. This Court has jurisdiction of the subject matter herein and the parties hereto.

2. The Petitioner was domiciled in the State of Illinois at the time her Petition for Dissolution of Marriage was commenced and has maintained a domicile in the State of Illinois for ninety (90) days preceding the commencement of the action.

3. The parties were married on June 13, 1970, in Columbia, Missouri; and said marriage is registered, to the best knowledge of the parties, in Boone County, Missouri, where marriage took place.

4. Two children were born to the parties as a result of the marriage, namely, JOSEPH CLAY MERRICK, born September 12, 1977, and DANIEL JEFFREY MERRICK, born April 2, 1980. The Petitioner is not now pregnant.

5. That the parties have lived separate and apart since January, 1986, a continuous period of not less than six (6) months next preceding the entry of this Judgment dissolving the marriage. Irreconcilable differences have caused the irretrievable breakdown of the marriage. Efforts of reconciliation have failed and future attempts of reconciliation would be impracticable and not in the best interest of the family.

6. The Petitioner has proved the material allegations of her Petition for Dissolution of Marriage by substantial, competent and relevant evidence; and that a Judgment of Dissolution of Marriage should be entered herein.

7. The Petitioner is 38 years old. She is in good physical health. She has had psychological counseling for three years, but there is no evidence of a need for any continuing counseling. She has devoted the past ten years primarily to maintaing the household, raising the children, and managing the family finances. She has a BS in Home Economics, but she has never made any particular use of her degree in the job market. She has been employed in the past in retail sales. Although her income from those jobs has not been significant, she has held positions of some responsibility such as manager and buyer.

8. The Petitioner is now holding two part-time jobs and is earning approximately \$6,500 a year gross. She is capable of obtaining employment in the retail sales field. However, she desires to improve her job skills by obtaining an MBA with a view towards entering the personal field. She believes this will cost about \$20,000 over a five-year period going to school on a part-time basis. Her income, if she were to obtain a management level job in personnel, would be significantly greater than if she held a job in retail sales.

9. Prior to the breakdown of the marriage, the parties had discussed the possibility of Petitioner pursuing a career or obtaining an advanced degree.

-2-

valued, as of November 5, 1986, by the stipulation of the parties at \$40 per share, which makes a total value of \$22,800; 150 shares of AT&T valued at \$25.50 per share, as of 11/05/86, total value of \$3,825; 1,000 shares of Snapon Tools at 28 3/4 per share, as of 11/05/86 for a total value of \$28,750; 88 shares of Ameritech at \$132.50 per share, as of 11/05/86 for a total value of \$11,660.

14. The Respondent has deductions of \$440 per month which goes into a stock account at Snap-on Tools, and that has accumulated since June of 1986, for a total of \$2,640. Respondent has a pension at Snap-on Tools which has a projected benefit as of September 12, 2012 of \$852.26 a month.

15. The Petitioner has also a fur coat which was specifically mentioned and some jewelry, although the value of those was not established. The personal property of the parties has been divided by agreement other than those two items.

16. The parties during the marriage enjoyed a comfortable, althouth not lavish, life style. They acquired no bills, other than the Visa bill that I mentioned earlier. Petitioner is without sufficient income to support herself while fulfilling her responsibilities as the custodial parent and seeking sufficient training to enable her to obtain a better paying job.

17. The parties agree that the Petitioner shall have custody of the minor children; subject to Respondent's right of visitation.

NOW THEREFORE, IT IS HEREBY ORDERED as follows:

A. The parties are awarded a Judgment of Dissolution of Marriage. The bonds of matrimony existing between the parties are hereby dissolved.

B. Custody of the minor children is awarded to the Petitioner subject to rights of visitation by the Respondent.

-4-



DIOCESE OF THE ARMENIAN CHURCH OF AMERICA, 630 SECOND AVENUE, NEW YORK, N.Y. 10016-4885 212 686-0710

Archbishop Torkom Manoogian, Primate

Թիւ 30464 Յունիս 16, 1988

Արժանաշնորհ S. Կարապետ Քննյ. Քոչաքեան Հովիս Ս. Մեսրոպ Եկեղեցւոյ Ռէյսին.

*U*ррар Stp Чшршщат,

Ստացած ենք Յունիս 9, 1988 թուակիր ձեր նամակը եւ ներփակեալ օրինակները Լօրըն Սէմէրճեան-Սթոբտէյլի եւ Սթիվըն Ճէյմս Սփարքսի ամուսնալուծման պաշտօնաթուղթերուն։

Այսու գիրով կ'արտօնենք որ օրհնէք Լօրըն Սէմէրճեան-Սթոբտէյլի եւ Սթիվըն Ճէյմս Սփարքսի ամուսնութիւնը՝ համաձայն Հայաստանեայց Եկեղեցւոյ կանոնաց։

Սիրոյ ողջունիւ

ԹՈՐԳՈՄ ԱՐՔԵՊԻՍԿՈՊՈՍ Առաջնորդ

Duba

St. Mesrob Armenian Apostolic Church 4605 Erie Street, Racine, Wisconsin 53402 414-639-0531

Ս. ՄԵՍՐՈՊ ՀԱՅՑ. ԵԿԵՂԵՑԻ

**Reverend Father Garabed Kochakian, Pastor** 

Wertoch

Տ․ Կարապետ Քահանայ Քոչաքեան – Հովիս

June 9, 1988

The Most Reverend Archbishop Torkom Manoogian, Primate Diocese of the Armenian Church 630 Second Avenue New York, New York 10016

Dear Srpazan Hayr:

Enclosed please find dispensation forms properly filed and completed with accompanying divorce decrees for both

> Lauren Seremjian Stockdale and Steven James Sparks

who have planned to have their marriage sacramentally blessed and solemnized in the Armenian Church. The date of the forthcoming wedding is August 8th, 1988.

I have already been meeting with the couple who appear to be very open, sincere and mature concerning their past situations and intended union as husband and wife. I see no obvious reason that they should not be so united and therefore recommend a favorable reply and granting of permission to receive the second marriage blessing in accordance with the Canons of our church.

Obediently,

1. Garabed

Fr. Garabed Kochakian Pastor



Enc. mc Archbishop Torkom Manoogian Primate Diocese of the Armenian Church of America 630 Second Ave. New York, New York 10016

#### Your Eminence:

The following person wishes to marry in the St. Mesrob Armenian Church and we are requesting your pwrmission for him/her to do so.

Mr. Ms Lauren Seremjian Stocke	Age 34	
Single	Divorced X	
Armenian Orthodox X	Midowed	
Catholic	Church member	
lst Marriage	Protestant	
2nd Marriage X		
e intended spouse is:		
Mr. Ms Steven James Sparks	Age 32	
Single	Divorced X	
Armenian Orthodox will become	<b>V1dowed</b>	
Catholic	Protestant	
1st Marriage	2nd Marriage X	
مىيى دەرىمى ««"كە ئىسىيەر مەرىپەرى بىن «ئامىيەستىمۇسىيە»» ئۇرىيىلەر ئىلىدىدە بىرىيە بىرىمىيە مەرىپ		

He She has officially been granted a divorce having been granted in the city of <u>Kenosha</u>, the state of <u>Wisconsin</u> and has been given permission to re-marry. Said decree issued on <u>December December 23, '87Case no. 86-FA-654</u> (month date year)

Herewith you will find a copy of all relevant documents.

Their wedding has been scheduled to be held in the St. Mesrob Armenian Church on August 8 1988 (nonth) (date) (year)

I look forward to your approval of this wedding.

Obediently yours,

Rur, Dr. Garabed Kodiakian

Date: June 9, 1988

Archbishop Torkom Manoogian Primate Diocese of the Armenian Church of America 630 Second Ave. New York, New York 10016

#### Your Eminence:

The following person wishes to marry in the <u>St.Mesrob</u> Armenian Church and we are requesting your pwrmission for him/her to do so.

Mr. Ms	dale Age 34		
Single	Divorced X		
Armenian Orthodox X	Midowed		
Catholic	Church member		
lst Marriage	Protestant		
2nd Marriage X			
The intended spouse is:			
Mr./Ms Steven James Sparks	Age 32		
Single	Divorced X		
Armenian Orthodox will become	V1dowed		
Catholic	Protestant		
lst Marriage	2nd Marriage X		
Church member			

He She has officially been granted a divorce having been granted in the city of <u>Kenosha</u>, the state of <u>Wisconsin</u> and has been given permission to re-marry. Said decree issued on <u>December 26, 1986</u> Case no.86-FA-476 (month date year)

Herewith you will find a copy of all relevant documents.

Their wedding has been scheduled to be held in the St. Mesrob Armenian Church on August 8th 1988 (month) (date) (year)

I look forward to your approval of this wedding.

Obediently yours,

Rew. Fr. garabed. Kochallin

STATE OF WISCONSIN **KENOSHA COUNTY** : CIRCUIT COURT : FAMILY COURT BRANCH In re the marriage of: Petitioner, : <u>FINDINGS OF FACT,</u> <u>CONCLUSIONS OF LAW</u> LAUREN S. STOCKDALE,

RICHARD E. STOCKDALE, DERG: Court File No. 86-FA-654

Respondent. : Aprical

THE ABOVE ENTITLED ACTION CAME ON FOR TRIAL AS FOLLOWS:

Date: July 20, 1987

1.

Presiding: HONORABLE JEROLD W. BREITENBACH

Appearances at the trial, or excused, pursuant to Sec. 767.125, Stats., were:

Petitioner: LAUREN S. STOCKDALE, appeared in person and represented by her attorney, MARI HIGGINS-FROST.

Respondent: RICHARD E. STOCKDALE, appeared in person and represented by his attorney, JEFFERY J. DAVISON.

It appears from the record and file in this action, and from the testimony and other evidence at the trial, that:

(1) The action was filed in Court on the 17th day of November, 1986.

(2) The Summons and Petition were served on the respondent, RICHARD E. STOCKDALE, on the 21st day of November, 1986. /

(3) The Family Court Commissioner has certified to the Court that the parties have been informed of counseling services available and that the counseling requirement of Sec. 767.081, Stats., has been met.

(4) The Court informed the parties by stating on the record that the Judgment is effective immediately, except that it is unlawful for either party to marry again until six months after the Judgment of Divorce is granted.

rete: maileda

COPY RECEIVED NOV 0 4 1987 FAMILY COURT COMMISSIONER,

Kenosha County

**Circuit Court** 

KENOSHA

Case NO

County

FAMILY COURT BRANCH

In re the marriage of:

Dawn Marie Sparks (petitioner)

:

-and-

JAN 15 1987

FILED

FINDINGS OF FACT, CONCLUSION OF LAW, AND JUDGMENT OF DIVORCE

86-FA-476

Steven	James	Sparks	<u> </u>	Maion
		Sparks (respondent)	Janet	The

1 CLERK OF CIRCUIT COURIE

# TRIAL

Presiding Jud	ge The Honorable David	M. Basian	
Place	912 - 56th Street	Kenosha County Courthouse	
	Kenosha, WI		
Date	December 26, 1986		
Date of grant	ing Judgment of Divorce_	December 26, 1986	

Appearance:

Petitioner appeared in person by <u>Herself Pro Se</u> Respondent(did not appear/appeared in person by <u>Himself Pro Se</u> Others: <u>none</u>

An order for appearance for the -petitioner/respondent was duly served/weived.

The undersigned Judge before whom this action was tried, does hereby make these findings of fact, conclusion of law and judgment.

#### FINDINGS OF FACT

1. The petitioner in this action is:	Dawn Marie Sparks
Resides at:	1813 - 50th Street
Birthdate:	January 7, 1962
Social Security NO:	389-82-8560
Occupation:	Accts. Pay. Supr.
<pre>[ Income:Earnings(month Gross \$]</pre>	
\_\\$``\ Net \$	\$1,036.00
Income:Earnings(month Gross \$	al and state taxes, social security, and
Under Other income:	0 1980
<ol> <li>The respondent in this action is: Resides at:</li> </ol>	Steven James Sparks DEC 29 1986 1821 - 80th Street May 18, 1956 PECEIVED 390-66-9044 CONVERT COMMUSCIONER Meatcutter FRMILY COUNTY
Birthdate:	May 18, 1956 DECENTED COMMENT
Social Security NO:	1821 - 80th Street May 18, 1956 RECEIVED CONTUNES STONET 390-66-9044 CONTUNE CONTUNES
Occupation:	390-66-9044 COLLY COUNTY A Meatcutter FAMILY County A \$1,796.80 Kenosha
Income:Earnings(month)Gross \$	\$1,796.80
Net \$	\$1,000.00 1 and state taxes, Social Security, and
Other income:	



# DIOCESE OF THE ARMENIAN CHURCH OF AMERICA, 630 SECOND AVENUE, NEW YORK, N.Y. 10016-4885 212 686-0710

Archbishop Torkom Manoogian, Primate

Թիւ 30537 Հոկտեմբեր 25, 1988

Արժանաշնորն Տ. Կարապետ Քննյ. Քոչաքեան Հովիւ Ս. Մեսրոպ Եկեղեցւոյ Ռէյսին.

Սիրելի Տէր Կարապետ,

Ստացած ենք Հոկտեմբեր 6, 1988 թուակիր ձեր նամակը եւ ներփակեալ օրինակը Մէրիլին Ռասբլաքի ամուսնալուծման պաշտօնաթուղթին։

Այսու գիրով կ'արտօնենք որ օրհնէք Մայրըն Թոփալեանի եւ Մէրիլին Ռասբլաքի ամուսնութիւնը՝ համաձայն Հայաստանեայց Եկեղեցւոլ կանոնաց։

Սիրոյ ողջունիւ

ԹՈՐԳՈՄ ԱՐՔԵՊԻՍԿՈՊՈՍ Առաջնորդ

St. Mesrob Armenian Apostolic Church 4605 Erie Street, Racine, Wisconsin 53402 414-639-0531

> Սուրը Մեսրոպ Հայաստանեայց Եկեղեցի Ռէյսին, Ուիսքանսըն

**Reverend Father Garabed Kochakian, Pastor** 

Տէր Կարապետ Քահանայ Քոչաքեան — Հովիւ

October 6, 1988

His Eminence Archbishop Torkom Manoogian, Primate Diocese of The Armenian Church of America 630 Second Avenue New York, N.Y. 10016

Dear Srpazan Hayr,

Enclosed herewith are the necessary forms filled out regarding the blessing of marriage of:

Dr. Myron Topalian to Ms. Marilyn Rosplock

Dr. Topalian has never been married but his intended wife has been married and divorced. Her decree is enclosed for your file. I have known this couple particularly Dr. Topalian for the past 7 years and they both appear compatible, mature and sincere in their desire to marry. I see no impediment that would give any cause for doubt and therefore recommend your dispensation granting them permission to marry in accordance with the Canon of the Armenian Church.

Your Obedient Son,

In . Garabed Kochellian

Fr. Garabed Kochakian Pastor



Enc. mc

Date: October 6, 1988

Archbishop Torkom Manoogian Primate Diocese of the Armenian Church of America 630 Second Ave. New York, New York 10016

Your Eminence:

~ maren 12

The following person wishes to marry in the St.Mesrob Armenian Church and we are requesting your pwrmission for him/her to do so.

Mr./Ms. Marilyn Calvelli Rosp	blockere 39
Single	Divorced X
Armenian Orthodox	Vidowed
Catholic X	Church member
lst Marriage	Protestant
2nd Marriage X	
The intended spouse is: Mr./Myron Topalian	Age 40
Single X	Pivorced
Armenian Orthodox X	V1dowed
Catholic	Protestant
lst Marriage X	2nd Marriage
Church member X	

He/She has officially been granted a divorce having been granted in the city of Racine -, the state of Wisconsin and has been given permission to re-marry. Said decree issued on December 7, 1979 Case no. 79-FA-813-D (month date year)

Herewith you will find a copy of all relevant documents.

Their wedding has been scheduled to be held in the St.Mesrob Armenian Church Church on November <u>19</u> <u>1988</u> (date) (year) (month)

I look forward to your approval of this wedding.

Obediently yours, Garabed Korhallin

STATE OF WISCONSIN

CIRCUIT COURT

In re the marriage of:

MARILYN ROSPLOCK,

and

JOSEPH M. ROSPLOCK,

# <u>JUDGMENT</u> #79-FA-813-D

Joint Petitioners.

The above entitled action having come on for trial on November 12, 1979, the Honorable Emmanuel J. Vuvanas, Judge of said Court presiding, and the Court having filed its Findings of Fact and Conclusions of Law from which it satisfactorily appears and wherein the Court finds that the joint petitioners are entitled to a judgment of divorce.

NOW THEREFORE, upon motion of DAVID M. MONSON, Attorney:

IT IS ORDERED, ADJUDGED AND DECREED:

1. That the marriage of the parties be and the same is hereby dissolved immediately, however, neither of the parties to this action shall marry again until six months after the granting of said judgment, except to each other, and any other marriage of either of the parties to this action solemnized before the expiration of six months shall be null and void.

2. That the party responsible for support of the minor children not in his custody shall be and is hereby responsible for any and all arrearages due and owing, having accrued during the pendency of this action; and that should, the petitioner receive any public aid for the benefit of their children, she will cooperate with the County of Racine for possible revision of the divorce judgment, pursuant to Section 247. 25 of the Wisconsin Statutes.

3. The petitioner, MARILYN ROSPLOCK, born Eebruary 27, 1949, currently resides at 1025 Arthur Avenue in the City of Racine, County of Racine, Wisconsin, Social Security No. 393-52-0948, and is by occupation a Telephone Company employee, earning a gross income of \$150.00 per week as of October 1, 1979. 4. The joint petitioner, JOSEPH M. ROSPLOCK, born January 20, 1943, currently resides at 1915 Washington Avenue in the City of Racine, County of Racine, Wisconsin, Social Security No. 388-50-8128, and is by occupation an S.C. Johnson & Son employee, earning a gross monthly income of \$1,830.29.

5. That two children have been born to the said parties and the wife is not pregnant at this time. Name and birthdate of the minor children are:

ABBY MARIE	July 2,	1974
JOHN HENRY	June 2,	1977

6. That the minor children shall not be removed from the State of Wisconsin except for short vacation periods, without the permission of the Court or the written stipulation of both parties.

7. That the provisions of the Final Stipulation on file herein, a true and correct copy of which is attached hereto, are made a part hereof and incorporated herein by reference as if fully set forth at length herein.

1.1.1.

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8. That all payments of child support provided for in the Stipulation of the parties shall be made through the office of the Clerk of Family Court, at the Courthouse in the City of Racine, Racine County, Wisconsin, and both parties shall notify the Clerk of Family Court of any change of employer of change of address within ten days of such eMange.

9. JOSEPH M. ROSPLOCK shall assign such salary due or to be due in the future from his employers or successor employers to the Clerk of Family Court of Racine County, Wisconsin, as will be sufficient to meet the maintenance payments, child support payments, or family support payments imposed by the Court for the support of the minor children. The wage assignment shall take effect upon application of the person receiving payments which states that the payor has failed to make in full a payment as ordered by the Court within 20 days of the date the payment was due, and when the requirements of Section 247.265(2) of the Wisconsin Statutes have been satisfied, or, at the Court's discretion, may take effect immediately. 10. Disobedience of the order with respect to payment of allowances for the dependant children is punishable under Section 295.03 of the Wisconsin Statutes, by commitment to the county jail until such judgment is complied with and the costs and expenses of the proceedings are paid or until the party committed is otherwise discharged, according to law.

11. That the judgment shall provide that the party being obligated to make payments through the Clerk of Family Court shall also pay to said Clerk an annual sum of \$10.00 commencing on the first day of January of the next year, pursuant to Section 59.42(10)(b) of the Wisconsin Statutes, and said Clerk is ordered to deduct the first \$10.00 received after the next January 1, and apply the same accordingly as a receiving and disbursing fee.

11日前11日 DATED at Racine, Wisconsin, this of st.

Approved this \_\_\_\_\_ day of \_\_\_\_\_

1979, Attorney.

1979.

David M. Monson

APPROVED:

oh, Family Court Comssioner, Radine County, Wisconsin.