

DIOCESE OF THE ARMENIAN CHURCH OF AMERICA นคนฐบการกาดคาง 2นธกธ นบชาวนธา นาชางประมา

BISHOP KHAJAG BARSAMIAN, PRIMATE

Թիւ 920 Մայիս 26, 1992

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

Սիրելի Հայր Շնորհը,

Ստացած ենք Մայիս 17, 1992 թուակիր ձեր նամակը եւ անոր կցեալ օրինակները Ստեփան Աւետիսեանի եւ Վիքի Լին Վուլֆի ամուսնալուծման պաշտօնաթուղթերուն։

Ինչպէս նեռաձայնով ձեզի տեղեկացուցինք՝ այսու գիրով եւս կը նաղորդենք թէ կ'արտօնենք որ օրննէք Ստեփան Աւետիսեանի եւ Վիքի Լին Վուլֆի ամուսնութիւնը՝ Հայաստանեայց Եկեղեցւոյ կանոններուն նամաձայն։

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Խաժակ Եպս. Պարսամեան Առաջնորդ



FAX TRANSMITTAL SHEET

THE BISHOP
TO: ST VARTAN ARMENIAN CHURCH

Holy SHOGHHAT ARMENIAN CHURCH
DATE: SEHNORN KASPARIAN -

NUMBER OF PAGES (excluding Cover Sheet): / 2_

COMMENTS:

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TE There is Any PROBLEM with this TRANSMISSION PREASE CALL VICKI WOLF AT 618-632-3664

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Հովիլ՝ & Ծնորհը Ծ. Վրդ. Գասպարեան

Holy Shoghagat

ARMENIAN APOSTOLIC CHURCH

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

VERY REV. SHNORK KASPARIAN, PASTOR

Մայիս 17, 1992

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Նիւ Եռրդ. Տ.Խաժակ Շպո.Պարսամեան Զարեխնամ Առաջնորդ Հայոց Մժեն Մասենան Թեսեն Միս Եռրդ.

Գերաշխորհ Սբբազան Հայր,

ջանում այսանիա գտնում իր արգերանի դումերանի դրանական գրերում այս արդաների դումենան այսաների դումենան գումերի դումենան գումերի դումենան այսաների դումենան այսանական այսանական այսաների դումենան այսանական այսանական այսաների դումենան այսաների այսաների այսանական այսաների այսան

իտ Մողո ունակարար է ծայր ծայր մեջ բանա մաժավում և մակիսին արդումում է է է է գործառում և մակիսի ունակիսին ունակիսի ունակի ունակին ունակիսի ունակիս ունակիսի ունակիս ունակիսի ունակիս ունակիս ունակիս ունակիս ունակիս ունակիս ունակի

ինչպէս որ պիտի ծկատէր հրկուդն ալ ինն տարի առաջ է որ դատարանով բաժնուտն են, իրկ ներկային որ երնդ տարիէ ի վեր զիրար կատարանով բաժնուտն են, իրա իրարու հնա անուսնակալ։ Այժմ նիւխական անուսնակալ։ Այժմ նիւխական անուսնական չունական են ստիպողական պատճառներու բերումով հարկադրուան են շուտով պսակուիլ, այս Շաբան առաբոտ ժամը 11ին կէս օրէ առաջ, որ 1880 այիս 1992։

Տաւտով Հարդա**իս է ո**ւրեն՝ պատձատը որ արակի նուակա**նի ժամակակի-**Հարդուսում Հարդությունը գրանի հանդի հանդարությունը։ Հարդությունը հարդարությունը որ արդանակի **ժամակությունը։**

ւրադիտող ու դորա Հրահելական ու կանորակ բե իրսնակության **անժարձե**ւ

δρ**ίμ'**,

לשלקששששל אקל. ס באקה למגרול אלגרול חחמלים

րեւ թրույ դի ա համանի եր առաջ է բեր։ 8.4. Միրսւ ին դրևփարիրը բարւ դրկա 193 թու անա 1 թյ անանանակող, աղս ւո-

To Any Person Legally Authorized To Perform Marriages:	Full Name of GROOM STEPHEN EDWARD AVEDISIAN 2. Residence Belleville, IL
MARRIAGE MAY BE LEGALLY CELEBRATED between	3. Occupation Chemist S.S. No. ***
STEPHEN EDWARD AVEDISIAN and	4 Age 34 Birth Date 1-4-58 No. of Marriage 2 5 Place of Birth Illinois
VICKI LYNN WOLF	6 Father's Name Sam Avedisian 7. Residence Grantte City, IL Birthplace IL
Issued at Belleville, Illinois, this, LSTB,day of	8. Mother's Maiden Name <u>Marian Dudak</u>
JANICE B. DELANEY, St. Clair County Clerk By Deputy Deputy	9. Residence Granite City, IL Birthplace IL 10. Full Name of BRIDE VICKI LYNN WOLF Maiden Name Eccher
	Residence Belleville, IL 12 Occupation Loan Officer S.S.No. 488-8
THIS LICENSE BECOMES EFFECTIVE ONE DAY AFTER ISSUANCE. VOID 50 DAYS AFTER EFFECTIVE DATE. GOOD IN ST. CLAIR COUNTY ONLY	Age 36 Birth Date 9-3-55 No. of Marriage 2 14 Place of Birth Illinois 15 Father's Name Donald Eccher
	16. Residence Millstadt, IL Birthplace IL 17. Mother's Maiden Name Billie Hamilton
	18 Residence Millstadt, IL Birthplace IL
	Married at in the County of
	St. Clair, State of Illinois, the, 19
I hereby certify this so be a correct return, of a Religious D. Civil D. Ceremony, of Marriage solemnized by me.	We hereby certify that the information given above is correct to the past of our knowledge and belief.

MARRIAGE LICENSE

(BRIDE)

STATE OF ILLINOIS COUNTY OF ST. CLAIR

Signature

Dated at ___

Title of Officiant

____ day of _

19341

The Person Solemnizing This Marriage Shall Complete and Sign the Above Certificate and Return It to the County Clerk Within 10 Days After the Marriage Is Solemnized.

IN THE CIR. . COURT FOR THE TWENTIETH JUNCIAL

ST. CLAIR COUNTY, ILLINOIS

In re the Marriage of STEPHEN AVEDISIAN

Petitioner.

and

DENISE AVEDISIAN

Respondent.

JAN 0'3 1983

54 CIRCUIT CLERK
820 1661

JUDGMENT OF DISSOLUTION

No.

by the Petitioner, STEPHEN AVEDISIAN , and upon the Entry of Appearance filed by the Respondent, DENISE AVEDISIAN.

Petitioner having appeared before the Court in person and the Respondent being advised of the right to appear and having waived that right through the Entry of Appearance, witnesses having been sworn and testimony taken, and the Court finding that it has jurisdiction of the subject matter herein and of the parties hereto, and that the Petitioner has proven the material elements of this Petition for Dissolution by competent and relevant evidence, and the Court being fully advised in the premises finds as follows:

- 1. That the Petitioner's age, occupation and residence are as follows: (a) 24 years
 - (b) Chemist, Sigma Chemical Co., St. Louis, MO
 - (c) 202 Staunton #4, Troy, 11 62294
- 2. That the Respondent's age, occupation and residence are as follows: (a) 25 years
 - (b) Technician, Brown's Animal Clinic, Collinsville, IL
 - (c) 202 Staunton #4, Troy, IL 62294
- 3. That the date and place of registration of the parties' marriage are: (a) June 18, 1976
 - (b) Granite City, IL

- 4. That the Petitioner has been domicial in the State of Illinois for greater than 90 days next preceding the making of these findings.
- 5. That the Respondent, without fault, cause or provocation by the Petitioner, has been guilty of acts of extreme and repeated mental cruelty.
- 6. That as a result of this marriage, no children have been born to or adopted by the parties, and the Wife is not now pregnant.
- 7. That during the period of their marriage, the parties have accumulated certain personal property.
- 8. That during the period of their marriage, the parties have accumulated certain debts and obligations.

THERSPORE, IT IS ORDERED, ADJUDGED AND DECREED:

- A. That the bonds of matrimony heretofore existing between the parties be and are hereby set aside on the grounds of extreme and repeated mental cruelty, and the parties are and each of them is free from the obligations thereof and restored to the parties are the rights, privileges and status of single and unmarried persons as if no marriage ceremony had been performed between them.
- B. That the Petitioner and Respondent each shall have free and clear of any claim of the other, all of their non-marital property.
- C. That the Petitioner shall be awarded as his sole and exclusive ____ properly_the 1976 Bodge pick-up truck and all household goods and personal effects in his possession.
- D. That the Respondent shall have the restoration of her maiden name of Teetor.
- E. That the Respondent shall be awarded as her sole and exclusive property the 1979 Chevrolet and shall assume liability on balance of loan secured by same and hold Petitioner harmless.
- f. That the Respondent shall be awarded as her sole and exclusive property all household goods and personal effects in her possession.

- G. That the Petitioner shall assume liability on balance of accounts with Mastercharge, Famous, Illinois Guaranteed Student Loan and Granite City Trust and hold Respondent harmless.
- H. That the Respondent shall assume liability on balance of account with J. C. Penney and hold Petitioner harmless.
- I. That any rights, claims, demand, or interest of the parties in and to any marital rights, including curtesy, dower, and maintenance, and in and to the property of the other, is forever barred and terminated.

J. That the Court shall, for the purpose of enforcing all terms and provisions set forth in this Dissolution of Marriage, retain jurisdiction of the subject matter herein and of the parties heretone fet maintain like ins. policy on his like

face value of 15 10,000 upon pero as becefulous at his

DATED this

day of

1982.

VIRGINIA L. ANDREWS Attorney at Law 222 South Meramec #202 Clayton, MO 63105

314/862-7474

WED 1 184 FIRST BANK-07FAL

IN THE CIRCUIT COURT FOR THE TWENTIETH JUDICIAL CIRCUIT ST. CLAIR COUNTY, ILLINOIS

IN RE THE MARRIAGE OF:

VICKI LYNN WOLF,

Petitioner,

and

No. 83-D-/DOS FITTING

TERRY J. WOLF,

Respondent.

JUDGMENT OF DISSOLUTION OF MARRIAGE

Cause now coming on for hearing on petitioner's

Petition for Judgment of Dissolution of Marriage and the respondent having entered his written appearance herein waiving Notice of Hearing and consenting to an immediate hearing on said Petition as more fully appears from the said written Entry of Appearance on file herein, and the Court being duly advised in the premises finds as follows:

- 1. That this Court has jurisdiction of the parties hereto and the subject matter hereof, and the material allegations of the Petition are true and correct.
- 2. That the petitioner is domiciled in this State and has been so for ninety days.
 - 3. That concerning the petitioner:
 - a. Age: 28
 - b. Occupation: Real Estate Salesperson.
 - c. Residence: 3025 East "B" Street, Belleville, Illinois
 - d. Length of residence in Illinois: Lifetime.

- 4. That concerning the respondent:
 - a. Age: 29
 - b. Occupation: Tool Crib Expeditor Engel Metal Methods St. Louis, Missouri
 - c. Residence: 121 East White Street, Millstadt, Illinois
 - d. Length of residence in Illinois: Lifetime.
- 5. That petitioner and respondent married each other on August 7, 1976, and such was registered at Caseyville, St. Clair County, Illinois.
 - 6. That the petitioner, wife, is not pregnant.
- 7. That the parties are living separate and apart from each other without cause or provocation on the part of the petitioner herein.
- 8. That the respondent has been guilty of extreme and repeated acts of mental cruelty without cause or provocation on the part of the petitioner herein.
- Settlement Agreement concerning the questions of maintenance of the parties, the respective rights of each party in and to 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. Said Agreement was entered into freely and voluntarily between the parties hereto; it is not unconscionable and ought to receive the approval of this Court. A copy of said Property Settle-

ment Agreement is attached hereto, marked as Exhibit "A" and incorporated by reference therein.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED as follows:

- A. That the marriage between the petitioner and the respondent be dissolved, and the same is hereby dissolved accordingly, and the parties are and each of them is free from the obligation thereof.
- B. That the Property Settlement Agreement between the petitioner and the respondent, as attached hereto and marked as Exhibit "A", is made a part of this Judgment of Dissolution of Marriage; and all the provisions of said Agreement are expressly ratified, confirmed, approved and adopted as 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 a Judgment of this Court; each of the parties hereto shall perform and abide by the terms of said agreement.
- C. That this Court expressly retains jurisdiction of this Cause for the purpose of enforcing all the terms of this Judgment of Dissolution of Marriage including all the terms of the Property Settlement Agreement made in writing between the parties hereto.

Dated this Way of

1983

ENTER: Xamla

MUDGE

EXHIBIT "A"

PROPERTY SETTLEMENT AGREEMENT

JUL 11 1933

18 COMPANY
GIRCUIT GLERK

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THIS AGREEMENT made between Terry J. Wolf, hereinafter referred to as "husband", and Vicki Lynn Wolf, hereinafter referred to as "wife"; and

WHEREAS, the husband and wife were duly married on August 7, 1976; and

WHEREAS, certain disputes and differences have arisen between the parties, who are now and have been estranged from each other and are not now living together as husband and wife; and

WHEREAS, the wife has filed a Petition for Judgment of Dissolution in the Circuit Court for the Twentieth Judicial Circuit of St. Clair County, Illinois, under Docket Number $\frac{2005}{1005}$, on or about $\frac{7}{7/8}$; and

WHEREAS, the parties hereto consider it to their best interests to settle between themselves the questions of maintenance and support of each of the parties, the questions of the custody, support, maintenance, and related needs and the education of the child of the parties, and to fully settle rights of property of the parties, other rights growing out of the marital or any other relationship now or previously existing between them and to settle any rights which either of them now has or may hereafter have or claim to have against the other, and all rights of every kind, nature and description which either of them now has or may hereafter have or claim to have against the other, whether real or personal now owned or which may

hereafter be acquired by either of them, or any rights or claims in and to the estate of the other; and

WHEREAS, each party acknowledges that he and she is conversant with all the wealth, property, estate and income of the other and that each has been fully informed of his and her respective rights in the premises.

NOW, THEREFORE, in consideration of the mutual and several promises and undertakings herein contained and for other good and valuable consideration the receipt and sufficiency of which is hereby acknowledged, the parties do hereby freely and voluntarily agree as follows:

- (1) The wife shall be awarded the care, custody, control and education of the parties' minor children, namely, to-wit, Lyn T. Wolf and Eric J. Wolf.
- (2) The husband shall pay to the wife, as and for child support, the sum of Seventy-five Dollars (\$75.00) per week paid through the Circuit Court for the Twentieth Judicial Circuit of St. Clair County, Illinois.

- (3) The husband shall be entitled to visitation with the parties' minor children as follows: Every other weekend and the wife shall afford reasonable rights of visitation upon request by the husband.
- (4) That all personalty has been satisfactorily divided between the parties, and in more particular, the wife shall receive a certain refrigerator and gas oven range, and the husband shall receive a certain stainless steel firearm.
- (5) The wife shall be awarded a certain 1980 Buick Skylark automobile and the husband shall be awarded a certain 1976 Ford Pickup Truck. Each party agrees to execute any and all documents needed to effectuate the transfer therein.
- (6) The wife shall be awarded all accounts, namely, to-wit, checking, savings, and all Certificates of Deposit presently being held at Germania Federal Savings and Loan, in O'Fallon, Illinois, in her name as sole owner.

- (8) The husband agrees to maintain the parties' minor children on his health, accident, and medical insurance policy at his place of employment, and if so terminated, or he is no longer working for said employer, the said husband agrees to seek comparable insurance therein.
- (9) The husband agrees to name the parties' minor children as beneficiaries on all policies of life insurance issued by his employer.
- (10) The husband shall be awarded all pension benefits accruing to him at his place of employment, namely, towit, Engel Metal Methods of St. Louis, Missouri.
- (11) The wife shall be awarded the dependency exemption for the parties' minor children for the purposes of the Federal and State Income Tax Returns.
- (12) That each of the parties hereto shall be precluded from seeking any maintenance for themselves, whether past, present or future, from the other.
- (13) That the parties shall promptly, upon demand by the other party, at any time thereafter, execute and deliver any and all documents and instruments as may be reasonably necessary to effectuate and fulfill the terms of this agreement and the terms of the Judgment of Dissolution, and upon their failure to do so, the Circuit or Associate Circuit Judge of this Court shall be authorized to execute such documents and instruments on said defaulting party's behalf.

The provisions of this Agreement shall be effective immediately upon the entrance of a Judgmont of Dissolution of Marriage between the parties herein.

Vicki LYNN WOLF

SUBSCRIBED AND SWORN TO before me, a Notary Public, this

5th day of

1983.

Buckey Racky

Grand Wolf

SUBSCRIBED AND SWORN TO before me, a Notary Public, this

5th day of July

, 1983.

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MY COMMISSION EXPIRES NOVEMBER 75 1500