Юрь 29829 *Մшјри 29, 18*86

Արժանաշնոր՝ Տ. Արսէն Ա. ՁՏնյ. Պարսամեան Հովիւ Ս. Ցակոք Ծկեղեցւոյ Որչմընն.

Upphih Stp Uputu,

Ստացած ենք ձեր նամակը եւ ներփակետլ օրինակը Կրեկըրի ձորնխ ամուսնալուծման պաշտօնաթուղթին։

Այսու զիրով կ'արաօնենք որ օրքնեք երեկրրի ձորնի եւ Հելէն Սիելի ամուսնութիւնը՝ ճամաձայն Հայաստանեայց Եկեղնցւոյ կանոնաց։

Uppny nagazupi

թո**ր**Չուր ԱրբեղիՍԿողոս Առաջնորդ myorn

Dite: 2932

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

,,	
Your Eminence:	
mi c 11 de maria de m	Saint James Armenan
The following person wishes to marry in the _	Gregory-WGeorge Armenian Church
and we are requesting your permission for him	n% hear to do so.
Mr./Mg. Gregory W. George	Age
Single **	Divorced *
Mr./Ms. Gregory W. George Single ** Armenian *	Widowed
Catholic	Church member
1st Marriage	Protestant
	Protestant 2nd Marriage*
The intended spouse is:	
Mr./Ms. G. Helen Stell	Age 28
Single * *	Age 28 Divorced
Armenian	Widowed
Armenian	Church member
1st Marriage *	Protestant
	2nd Marriage
He she has been officially granted a divorce de	
State of Virginia, the divorce having been granted in the city of Hanover County	
Mayon May 8 1978 . Case Number 60-197 . (month) (date) (year) Herewith you will find a copy of all relevant documents.	
ilotowim you will find a copy of all following as	ocuments.
Their wedding has been scheduled to be held in	n the St. James Armenian Church
on July 5 1986 .	
(month) (date) (year)	
I look forward to your approval of this wedding	g request.

Obediently yours,

Pastor of St. James Armenian Church

Richmond, Virginia

VIRGINIA:

IN THE CIRCUIT COURT OF THE COUNTY OF HANOVER

JEANETTE WEBBER GEORGE

PLAINTIFF

v.

.60-1978

GREGORY WAYNE GEORGE

DEFENDANT

FINAL DECREE

This cause, which has been regularly docketed, matured and set for hearing, as to the defendant, who has failed to plead Answer or demur, came on this day to be heard upon the Bill of Complaint; upon proof of proper and legal service of process upon the defendant; upon the depositions of witnesses on behalf of the plaintiff, regularly taken after proper and legal notice and filed in accordance with law, was argued by counsel for the plaintiff.

UPON CONSIDERATION WHEREOF, the Court finds from the evidence, independently of any admissions of the parties in the pleadings or otherwise, the following facts: That the parties are members of the white race and over the age of eighteen; that they were lawfully married in the City of Richmond, Virginia, on March 30, 1974; that there was one infant child born of this marriage, namely, Alexis George; that the plaintiff is domiciled in and is now and has been an actual bona fide resident of the State of Virginia for a period of more than six months next preceding the commencement of this suit; that the plaintiff and defendant last cohabited together as husband and wife in the County of Hanover, Virginia; that the parties have lived separate and apart without cohabitation and without interruption for a period of more than one year, to-wit: since January 23, 1977; and that the plaintiff is entitled to the relief prayed for.

The Court doth ADJUDGE, ORDER AND DECREE, that the plaintiff, Jeanette Webber George, be, and she is hereby, absolutely divorced from the defendant, Gregory Wayne George, from the bond of matrimony on the grounds that the parties have

lived separate and apart without cohabitation and without interruption for a period of more than one year, to-wit: since January 23, 1977, and that the bond of matrimony created by the marriage between these parties on March 30, 1974, is, dissolved. :

It is ADJUDGED AND ORDERED that custody of Alexis George, infant child of the parties, is awarded to the plaintiff.

here Said Child with but leave is granted to the defendant to see and visit the " from 10 A.M. Setunday to 5 p.m. Sunday every oth said elild at reasonable times and places.
Week beginning Way 13,1978.
It is further ORDERED that, pursuant to Section at reasonable timos

20-79c of the Code of Virginia, 1950, all matters pertaining to custody, visitation and support of the child are transferred to the appropriate Juvenile and Domestic Relations District Court having jurisdiction, for the enforcement of the decrees of this Court, or for the modification or revision thereof as the circumstances may require.

And nothing further remaining to be done herein, it is ORDERED that this cause is stricken from the docket and the papers placed among the ended causes.

ENTER:

Judge

I ask for this:

Wayne Daws White & Wood/ P. C. 300 West Main Street Richmond, Virginia 23220

Jugou Wayne George