

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

Archbishop Khajag Barsamian, Primate



Фрі 1846 Одпиипи 4, 1994

Արժանաշնորհ Տ. Եփրեմ Քհնյ. Գլիձեան Հովիւ Ս. Մեսրոպ Եկեղեցւոյ ՌԷյսին.

Սիրելի Տէր Եփրեմ,

Ստացած ենք Յուլիս 7, 1994 թուակիր ձեր նամակ եւ կցեալ օրինակը Տէյն Ռիչըսընի ամուսնալուծման պաշտօնաթուղթին։

Այս գրութեամբ կ'արտօնենք որ օրհնէք Էլիզապէթ Չոպանեանի եւ Տէյն Ռիչըսընի ամուսնութիւնը՝ Հայաստանեայց Եկեղեցւոյ կանոններուն համաձայն։

Սիրոյ ողջունիւ

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

> Սուրբ Մեսրոպ Հայաստանեայց Եկեղեցի Ռէյսին, Ուիսքանսրն

Reverend Father Yeprem Kelegian, Pastor

S. Եփրեմ Քանանայ Գլիձեան

July 7, 1994

Dear Srpazan Hayr,

Enclosed is the form for "Dispensation for Re Marriage" I have met with this couple over the last few months and am confident that this marriage will be healthy and in the service of the Lord.

Madcheem i hampooyr tzer Soorp achooyn,

prem Kelegian stor





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



DATE July 7, 1994

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

Your Eminence:

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

St. Mesrob	Armenian Church, Racine Wisconsin	
(name of parish)	(City, State)	

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

Mr /Mr	Dane	Richeson	1
Single			
		×	
Protestant	Luthe	eran	

Age \_\_\_\_\_X Divorced \_\_\_\_\_ Widowed \_\_\_\_\_ Church Member \_\_\_\_\_ Ist Marriage \_\_\_\_\_ 2nd Marriage \_\_\_\_\_ marriage \_\_\_\_\_

The intended spouse is:

Mr. /Mr.	Elizabeth Yes	Chobanian
Single	Yes	
Armenian	Orthodox	es
Catholic	*******************	
Protestan	t	************************************

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Age	 	*************
Divorced	 	
Widowed	 	******
1st Marriage-4	 	
2nd Marriage-	*****	

<u>He/She has been officially granted a d</u> <u></u>	ivorce decree and permissi	on to re-marry in the State of	Wisconsin	
the divorce having been gra	anted in the City of!	tppleton	on May 12, 19	92
Case number 88 F	4254	······		•

Herewith you will find copies of all relevant documents.

Their wedding has been scheduled to be held in the (name of Church) St. Peter Episcopal Church Church, Ripon Wisconsin on August 27 1994 (City, State) (month) (day) (year) According to the Rite of the Armenian Church.

I look forward to your approval of this wedding request.

Respectful Yep Fr. An Armenian Church еń Pastor of

		T's	
STATE OF WISCONSIN	CIRCUIT COURT	OUTAGAMIE COUNTY	
	FAMILY COURT BRANCH		
In re the marriage of:			
LALLIE J. MAMBOURG, f/k/a RICHESON, LE COUNTY			
		ION AND ORDER	
and	MAY 1 2 1992 AMENDING	DIVORCE JUDGMENT	
DANE M. RICHESON,	RUTH H. JANSSEN Respo <b>rdent</b> K OF COURTS Case No.	88 FA 254	

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## STIPULATION

WHEREAS, the parties herein were divorced September 21, 1988, and initially stipulated to joint legal custody with the mother having the primary physical placement of the two minor children, Aleda, born 1/8/80, now age 12; and Emilia, born 1/15/83, now age 9; and

WHEREAS in January, 1991, the parties further agreed to a shared-time 50/50 physical placement of the minor children; and

WHEREAS in May, 1991, the Petitioner provided a written notice pursuant to Section 767.327 of the Wisconsin Statutes to indicate that she intends to move from the State of Wisconsin with the minor children to the State of Vermont on or about June 1, 1992; and

WHEREAS the Respondent provided a timely statutory objection such that mediation was ordered, but unsuccessful, a Guardian ad Litem appointed, Robin Veternick, and a custody study also ordered, with a contested trial date set before the Honorable Michael W. Gage, for May 12, 1992; and

WHEREAS the parties have had discussions between themselves relative to a possible settlement of the issues both as to custody placement and financial;

NOW, THEREFORE, the parties having reached a specific agreement now stipulate as follows:

1. That the Petitioner may move with both minor children to Vermont on or about the 1st day of June, 1992.

2. That the parties shall continue having joint legal custody of Aleda and Emilia, but until further Order of the Court, the mother shall have the primary physical placement for school purposes and the father shall have the

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primary physical placement during the summer months to commence the summer of 1992. For the nine months out of the year that the children reside with the mother, the father shall pay child support through the office of the Clerk of Courts for Outagamie County, Wisconsin, in the sum of \$300.00 per month. For the three-month time period in the summer during which the children reside with the father, the mother shall pay child support through the office of the Clerk of Courts for Outagamie County, Wisconsin, in the sum of \$300.00 per month. These payments shall be pursuant to wage assignment. At the parties' option and mathematically, the Respondent shall pay to the Petitioner for each of twelve months a year \$150.00 child support.

3. That until further order of the Court, the Respondent may claim Emilia as his tax dependent and the Petitioner may claim Aleda as her tax dependent. When Aleda is of legal age and no longer entitled to support, the issue of who claims Emilia as a tax dependent is reviewable at the request of either party. In order for a party to claim a child, that party's child support obligation must be current for the year in question. Each party shall execute such state and federal tax forms as may be necessary for attachment to the other party's tax return as it applies to the claiming of the child or children as tax exemptions.

That the father shall continue to maintain a policy of medical and hospital insurance for the benefit of both girls until September 1, 1992. Following that date, the mother shall be responsible for arranging either directly by herself or through her husband's insurance, a policy of medical and hospital insurance for the benefit of the minor children. Any uninsured medical, hospital, dental, prescription drug, orthodontia, and optical expenses for the children shall be shared equally between the parties.

4. That each party is responsible for paying their own individual attorney fees. Each party shall promptly pay the Guardian ad Litem \$274.00. The psychological evaluation costs for studies performed by Dr. Donald Deroizer on the parties and the children shall be in total shared equally between the parties.

5. That each party shall enjoy periods of periodic physical placement (formerly known as visitation rights) with the children during the other party's period of physical placement. That is, the mother shall have visitation rights as the parties may agree during the summertime and the father shall have

visitation rights as the parties may agree during the school year. In addition, each party shall have up to three extra weeks of visitation per year during the other party's time of physical placement for such purposes as funerals, weddings, or other special family events. For the exercise of such "visitation rights," however, all transportation costs will be covered by the visiting parent.

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6. That the parties have further agreed that Thanksgiving, Christmas, and Easter are to be shared holidays. The parties shall continue this schedule of shared holiday visitation as has been followed since the initial divorce decree was granted. For such shared holidays and for purposes of making the change of placement at the end of a school year and the commencement of the school year, the Respondent shall cover all transportation costs for both children from the State of Vermont to the City of Appleton with the Petitioner covering all costs for both children's transportation from the City of Appleton to the State of Vermont.

7. It is contemplated that the Respondent, who is a college professor, may at some point in the future take a sabbatical leave. The parties agree that should that occur, this sabbatical leave shall constitute a change in circumstances such that at the sole option of the Respondent, the issue of child support may be reviewed. Also at such time the issue of the children as tax exemptions is to be reviewed.

8. That to the extent that either party still owes to the other party or to a third party any monies arising out of the parties respective obligations in the original divorce decree or the January, 1991, modification thereof, said party or parties shall "settle up" such obligations before the Petitioner's departure from the State of Wisconsin.

9. That the parties request that the Court enter an order amending the divorce judgment consistent with the foregoing stipulation without the necessity for hearing.

10. That this Stipulation and the Respondent's agreement that the Petitioner be permitted to remove the children from the State of Wisconsin is specifically premised upon the Petitioner's representation that she intends to marry Joel Schwartz in 1992. In the event that the Petitioner shall not in fact marry Joel Schwartz in 1992 or if she shall separate from Joel Schwartz within three (3) years of the date of this Stipulation she shall be obligated to promptly return the children to the State of Wisconsin and return to the equal

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• time sharing arrangement previously ordered in this matter, but then she may petition for a review of placement based on the then existing circumstances.

That the financial and travel arrangements agreed to by the parties 11. in this Stipulation are conditions precedent to the Respondent's agreement to consent to the removal of the children. The Petitioner shall make no request for an increase in child support or change in any of the other financial arrangements provided for in this agreement for (3) three years, except upon the death or permanent disability of Joel Schwartz or the permanent disability of the Petitioner. In the event that such becomes necessary the Petitioner shall for any reason except the death or permanent disability of Joel Schwartz or the permanent disability of the Petitioner request such an increase she shall as a requirement to having such request heard return with the minor children to reestablish permanent residency in the State of Wisconsin not more than 150 miles from the place that she and the children are living at the time that this Stipulation was entered into. If the Petitioner shall fail or refuse to so return, this shall constitute grounds for an automatic denial of her request for any change or increase. The parties further acknowledge and agree that the State of Wisconsin, Outagamie County, is the proper jurisdiction and venue for all future proceedings regarding custody, placement, support, travel expenses for placement, medical expenses or any other issues relating to their minor children Aleda and Emilia and that accordingly that shall be the forum for any determinations of the aforesaid issues during the children's minority.

DATED at Appleton, Wisconsin, this  $12^{+1}$  day of May, 1992.

Lallie J. Mambourg Petitioner homas Attorney før Petitioner

Dane M. Richeson, Respondent

Richard C. Rowland

Attorney for Respondent

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APPROVAL:

Robin Veternick Guardian ad Litem for Aleda and Emilia

## ORDER AMENDING DIVORCE JUDGMENT

Upon the foregoing Stipulation of the parties and with the approval of the Guardian ad Litem, Robin Veternick, it is hereby ordered that the divorce judgment be, and the same hereby is, modified in accordance with the foregoing stipulation. This stipulation is given full force and effect of law.

DATED this  $\frac{12}{2}$  day of April, 1992.

BY THE COURT: Michael W. Gage Circuit Judge, Branch V