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Book "38" Page 24

Vol. 17 Page

9581

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF GRANT

BETTY M. ADAMS,

Plaintiff,

vs.

KELLY K. ADAMS,

Defendant.

DECREE

No. E

E 4607
RECEIVED AND
FILEDMAR 7 1969
JOHN L. VIEIRA, County Clerk

10:55 am Deputy

THIS MATTER coming on for hearing and the plaintiff appearing in person and by her attorney and the defendant appearing not, and a default having heretofore been entered against the defendant herein, and the State of Oregon appearing through the office of the District Attorney for Grant County, Oregon, and the plaintiff having presented evidence in support of the allegations of her complaint and the Court having heard and considered the same and having thereafter announced its opinion in open Court and there being no request for findings of fact or conclusions of law, the Court makes none, except that the plaintiff has proved her grounds for divorce and is entitled to the same, and the Court being fully advised in the premises, it is now, therefore,

ORDERED, ADJUDGED AND DECREED as follows:

1. The marriage of the parties shall terminate on the 22nd day of May, 1969, or, if appeal is taken, then upon determination on appeal, whichever is later, without further action of either party, and

2. If either party shall die before said date, the marriage shall terminate immediately before such death, unless an appeal is pending; upon such death, if an appeal is pending, the estate of decedent shall be the nominal party, and the Supreme Court shall have the power to determine finally all matters presented on such appeal; the attorney of record may be allowed a reasonable attorney fee to be paid from the decedent's estate. The costs on appeal may not be awarded to either party.

Page -1- DECREE

24

1 3. This decree shall revoke any will of either party
2 unless its terms express a contrary intention.

3 4. The right of either party to this suit to co-habit
4 with the other party shall cease on the date this decree is signed.

5 5. At any time prior to May 22, 1969, or while any
6 appeal is pending from this decree, the court may set aside this decree
7 upon the motion of both parties.

8 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that as of the
9 date hereof:

10 1. The plaintiff be awarded the care, custody and control
11 of the minor children of the parties, whose names and birthdays are
12 as follows:

13 MARTIE JEAN ADAMS, Born Nov 6, 1960

14 TERI LEE ADAMS, born Jan 20, 1962

15 VICKIE LYNNE ADAMS, born Jan 24, 1963

16 and that the defendant pay to plaintiff the sum of \$33 per month
17 per child for the support and maintenance of said minor children
18 during the remainder of their minority or until further order of
19 the court. That the defendant shall have the right to visit with
20 said children at reasonable and proper times.

21 2. That the plaintiff shall be awarded as her sole and
22 separate property all furniture, fixtures and appliances owned by
23 the parties which are now in her possession, and the defendant shall
24 become the owner of all furniture, fixtures and appliances and other
25 personal property of the parties that is now in his possession.

26 3. That the defendant is granted the sole and exclusive
27 ownership of certain real property owned by the parties in Klamath
28 County, Oregon, and the plaintiff shall make and execute any neces-
29 sary documents to release any interest she might have had in the
30 property prior to the date of the decree herein, and in the event
31 she does not do so this decree may act as a transfer of her interest
32 in said property to the defendant.

4. The plaintiff shall become the sole and exclusive owner

1 of that certain automobile owned by the parties and shall assume
2 any obligations due thereon and hold the defendant harmless thereon.

3 5. Each party shall make any and all payments due upon the
4 purchase price, or any loans secured by, the property awarded to
5 them herein and hold the other party harmless thereon.

6 6. The defendant shall continue to carry throughout the
7 minority of each of the children medical and hospitalization in-
8 surance, with a coverage at least equal to that presently carried
9 by him on said children, and shall notify the plaintiff of the
10 company and where claims are to be made and any change in coverage.

11 7. The requirement of the defendant to pay child support
12 as hereinabove set forth shall commence on April 1, 1969, and
13 continue monthly thereafter during the remainder of the minority
14 of the children or until further order of the Court.

15 Dated this 21 day of March, 1969.

16
17 *Stan R.T.*
18 Plaintiff's Address: P. O. Box 523
19 John Day, Oregon
Prineville, Or
20 Age: 28
S/S No.: 540-44-0308
21 Defendant's Address: 3850 Clinton St.
22 Klamath Falls, Oregon
Age: 30
23 S/S No.: _____

24 Date and Place of Marriage:
25 Walla Walla, Washington
September 27, 1959.

STATE OF OREGON, } ss.
County of Grant

I, John Liveira, County Clerk
and Clerk of the Circuit Court and Custodian of the Records in and for said County and State, do hereby certify that I have carefully compared the foregoing

copy of Decree & Order E4607
JR4791 Betty M. Adams vs.

Kelly K. Adams

with the original thereof as the same appears on file and of record in my office and in my official custody, and the same is a true and correct copy of said original and of the whole thereof. In Witness Whereof, I have hereunto set my hand

and affixed my official seal this 31st
day of May 19 77

John Liveira

County Clerk

By Darlene Adams Deputy
FORM 127, D. P. IND. - CLERK'S CERTIFICATE

State of Oregon, } ss.
County of Klamath

I hereby certify that the within instrument was received and filed for record on the 2nd day of JUNE, 19 77, at 12:14 o'clock P. M. and recorded on Page 9581 in Book M77 Records of DEEDS of said County.

WM. D. MILNE, County Clerk

Fee \$ 9.00

*Return to
Mountain Lake
attn: Jerry*