54011

(...)

È

88

0 1 7 1 2 2 C Vol. MSD Page 8329

IN THE DISTRICT COURT OF CLEVELAND COUNTY

STATE OF OKLAHOMA

RAMONA ANNE LIVINGSTON,

Plaintiff,

vs.

NO. JFD-76-913

JERRY EUGENE LIVINGSTON,

Defendant.

## JOURNAL ENTRY OF DECREE OF DIVORCE

NOW, on this 15th day of December, 1976, the above entitled cause comes on for trial on its merits, Plaintiff appearing in person and by counsel, Warren K. Miller of Welch & Miller, and the Defendant appears in person and by counsel, Tom A. Lucas of Lucas & Cate. Thereupon, both parties announced ready for trial upon Plaintiff's Petition and Defendant's Answer and Cross-Petition.

The Court having examined the files and records in this case, having heard the oral testimony of witnesses sworn and examined in open court, having fully considered the evidence and being fully advised in the premises, finds:

That the material facts alleged in Plaintiff's Petition and Defendant's Answer and Cross-Petition are true.

That the parties hereto were married on or about the 6th day of July, 1960, at Bremerton, Washington, and have been since that time and are at the present time, husband and wife.

That of the marriage, three children have been born, to-wit: ROBERT BURNIE LIVINGSTON, both February 19, 1964; JERRY LEE LIVINGSTON, born October 18, 1966, and DENA ANN LIVINGSTON, born August 6, 1968, and no other children of the marriage are expected.

That Plaintiff and Defendant are each entitled to a Decree of Divorce on the grounds of irreconcilable incompatibility as alleged in Plaintiff's Petition and Defendant's Answer and Cross-Petition.

That the Plaintiff is to be awarded the exclusive care, custody and control of the children of the parties, subject to the Defendant's reasonable and seasonable visitation as hereinafter set forth. The Defendant shall pay reasonable child support during the children's minority or until further order of this Court in the amount of \$150.00 per month per child, payable at the rate of \$103.84 per week, commencing December 17, 1976, and a like amount weekly thereafter until the further order of the Court, payable through the Clerk of the District Court of Cleveland County, State of Oklahoma.

WELCH & MILLER
ATTORNEYS & COUNSELONS AT LAW
124 NORTH CRAWFORD
NORMAN, OKLAHOMA 73069
TELEPHONE (405) 364-7676

ch y

8330

That Defendant is awarded rights of reasonable and seasonable visitation with said children, said visitation being two (2) months each summer, and ten (10) days during the Christmas vacation every other year, commencing with the calendar year 1977. The Court further finds that said visitation time should not interfere with the children's school schedules, and that the Defendant should provide reasonable notice to the Plaintiff of his intention to exercise visitation. The Court further finds that the Defendant should be responsible for all transportation costs of the children in exercising his visitation rights with said children. The Court further finds that during the two (2) months each summer, the Defendant is ordered to pay one-half (1/2) of the child support during each of those two (2) months, for a total of \$225.00, payable weekly in the amount of

a de la companya del companya de la companya del companya de la co

The Court further finds that the Plaintiff is entitled to alimony for support in the amount of \$125.00 per month for a period of one (1) year, payable at the rate of \$28.85 per week, commencing December 17, 1976, and weekly thereafter in a like amount for a period of one (1) year.

That during the marriage, the parties have acquired numerous debts, which the Defendant shall pay and hold the Plaintiff harmless therefrom.

That the parties have accumulated certain real and personal property, which shall be hereinafter divided by the Court.

The Court further finds that the Defendant has certain medical and hospitalization insurance covering said children of the parties, but that he should be ordered and directed to pay any medical and dental expenses of the children which are not covered by said insurance.

The Court further finds that the Defendant should pay to the Plaintiff's attorney, Warren K. Miller of Welch & Miller, an additional attorney fee of \$250.00, said sums to be payable within thirty (30) days of the date of this decree.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT that Plaintiff and Defendant are each awarded an absolute Decree of Divorce, and the bonds of matrimony heretofore existing between said parties are hereby dissolved, set aside and held for naught and both parties are released therefrom; provided, that this part of the Decree does not become absolute and take effect until six (6) months from the date hereof, during which time the parties are enjoined from marrying any other party.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that the Plaintiff be, and she is hereby granted the exclusive care, custody and control of the minor children of the parties, subject to the Defendant's right of reasonable and seasonable visitation, said visitation to include two (2) months yearly visitation during summer months, and ten (10) days during the Christmas vacation every other year, commencing with the calendar year 1977. It is further ordered that the

WELCH & MILLER ATTORNEYS & COUNSELONS AT LAW 124 NORTH CRAWFOND NORMAN, OKLAHOMA 73069 TELEPHONE (408) 364 7676

433%

Defendant be responsible for all costs of transporting the children if they should reside in different locations. It is further ordered that during the summer vacation months, the Defendant pay one-half of the regular child support hereinafter ordered hereinafter ordered.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that the Defendant pay to the Plaintiff for child support the sum of \$150.00 per month per child, payable at the rate of \$103.84 per week, commencing December 17, 1976, the rate of \$103.84 per week, commencing December 18, 1976, and weekly thereafter, in a like amount, until the children attain majority or until further order of this Court, all attain majority or until further order of the District Court sums to be payable through the Clerk of the District Court of Cleveland County, State of Oklahoma.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that the Defendant be, and he is hereby directed to pay all the debts of the marriage as of the date of this decree and hold the Plaintiff harmless therefrom.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that the Plaintiff is awarded as her sole and separate property, free and clear of any claims, rights or interest whatsomer of the Defendant her personal effects and whatsoever of the Defendant, her personal effects and belongings and the following:

## REAL PROPERTY:

Lots 24 and 25, Block 120, Klamath Falls Forest Estates Highway 66 Unit, Plat No. 4, as recorded in Klamath County, Oregon

## PERSONAL PROPERTY:

All household furniture and effects, except that which Defendant personally needs to establish a home for himself;

A 1969 Pontiac automobile,

and the Defendant is awarded as his sole and separate property, free and clear of any claims, rights or interest whatsoever of the Plaintiff, his personal effects and belongings and the 1966 Volkswagen.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that the Defendant maintain his hospitalization and medical benefits for said children under his retirement from the United States Navy, and that he is directed and ordered to pay any medical and dental expenses which are not covered by said incurance with the United States Navy. by said insurance with the United States Navy.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that the Defendant pay to Plaintiff's attorney, Warren K. Miller, of Welch & Miller, the sum of \$250.00 additional

WELCH & MILLER
TOTAL TO

8332

attorney's fees, said sum to be payable within thirty (30) days of the date of this decree.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that each of the parties hereto are hereby ordered and directed forthwith to execute and deliver to the other such assignments, bills of sale or other documents that may be necessary to carry the terms of the division of property into effect and in the event that either of said parties fails to do so within five (5) days of this date, this decree shall operate as such transfer.

JUDGE Wilson

APPROVED:

RAMONA ANNE LIVINGSTON,

WELCH & MILLER

By Augustalian
WARREN K. MILLER
Attorneys for Plaintiff

JERRY EUGENE LIVINGSTON, Defendant

LUCAS & CATE

By TOM A. LUCAS, Attorneys for Defendant

Fituento
Tiles & K. Malek
PY32 & Dialocian Mines Ref
Possale (A. 235709
State of Origon,
County of Klamath ) So.

I hereby certify that the within instrument was received and fixed for record on the 6th day of May 19 80, at 2:00 o'clock P M, and recorded on Page 8329 in Book M80 Records of Deeds of said County.

WM. D. MILNE, County Clerk

By Denoth and Ilot Deputy

Fee \$14.00

Canal K. etchim

H & MILLER
COUNSELORS AT LAW
RTH CRAWFORD
OKLAHOMA 73069
E (405) 364,7676