200 Page 183 Vol. 66863 1 TO. BR. A. TRUE AND 2 CORRES ORIGINAL 3 DOURT FLERK Dated 4 By Court Operations Specialist II 5 IN THE CIRCUIT COURT OF THE STATE OF OREGON 6 20 FOR THE COUNTY OF LAKE 7 In the Matter of the Marriage of -----0 8 NEVA JOYCE MCBRIDE, - 9 . Petitioner, G No. 8957 10 and 8 11 JOHN RILEY MCBRIDE, DECREE OF DISSOLUTION OF 12 MARRIAGE Respondent. 13 14 This cause is now ready for hearing on the merits; 15 petitioner appearing in person and by her Attorney, Robert F. 16 Nichols; the respondent appearing not, the files reflect that the 17 respondent was duly served with summons and petition on May 2, 18 1980, notwithstanding which respondent has failed to file an 19 appearance herein; respondent's default has been duly entered of 20 record; and it further appearing that the court has jurisdiction 21 herein; that the allegations of said petition are true and that 22 irreconcilable differences between the parties have caused the 23 irremediable breakdown of their marriage: 24 NOW, THEREFORE, IT HEREBY IS ORDERED, ADJUDGED AND 25 DECREED that the marriage contract now subsisting between the 26 petitioner and the respondent is dissolved; that the date on 27 which this decree becomes finally effective to terminate the 28 marriage relationship of the parties is July 7, 1981; and - 1 - DECREE OF DISSOLUTION OF MARRIAGE Page 15

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IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Custody, Support and Property Settlement Agreement dated July 15, 1980 between the parties and the respondent's letter dated July 15, 1980 and considering his Power of Attorney and petitioner's testimony, is approved specifically as follows:

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The petitioner is awarded the care, custody and 7 control of Cynthis Ann McBride, age 17, born May 31, 1963, and 8 respondent shall pay support for said minor child in the sum of \$100.00 per month commencing May 10, 1981, and said payments shall be made to the Clerk of the Court, Lake County Courthouse, Lakeview, Oregon, 97630. It is further agreed that in accordance with state law that if said child shall continue her education beyond the age of 18 and is not otherwise emancipated, the respondent's duty to support shall continue at the rate of \$100.00 per month or such other sum as the Court may determine, until said child finishes school or attains the age of 21 years, whichever is earlier. The respondent shell have reasonable visitation rights with said child which will not interfere with said child's health, education and welfare.

(2) The petitioner is awarded the following real and personal property, free and clear of all right, title and interest

The household furniture, fixtures, appliances (a) 24 and all of her personal items, gifts, tokens and mementos now in her possession.

(b) All of her right, title and interest in and 27 to any checking and savings accounts in har sole name. 28

(c) All of the parties equity in the 1973 jeep Page 2 - DECREE OF DISSOLUTION OF MARRIAGE

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motor vehicle, two snow mobiles and a trailer and 1 - 1972 Caveman camper.

(d) All of the parties equity in the following described real property located in Klamath County, Oregon:

The Easterly 100 feet of Lots 8, 9 and 10 and all of Lots 1 and 2 in Block 5 in the Town of Bonanza, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Plus all stock in trade, gas, oil, tires, batteries, accessories, tools and equipment and the 1972 Pacific Mobile Home located on said property which real and personal property has been sold under a Contract of Sale dated August 21, 1980 to Daniel A. Cuneo and Freida L. Cuneo subject, however, to the petitioner assuming the obligations due thereon as provided in said contract.

(3) The respondent is awarded the following personal property, free and clear of all right, title and interest of the petitioner:

(a) All of his personal clothing and personal effects plus any furniture and fixtures and appliances now in his possession.

(b) All of his right, title and interest in and to any checking and savings accounts in his sole name.

(c) 1 - 1951 Chevrolet Pickup, the 1970 Ford
Pickup and 1 - 12 foot aluminum boat.

The respondent assumes and agrees to pay and hold the patitioner harmless from any obligations owed on or arising out of said personal property.

27 (4) Each party will be liable for his or her own debts
28 incurred since April 10, 1980, the date the petition for dissolution
Page - 3 - DECREE OF DISSOLUTION OF MARRIAGE

LCS AND BOGARDU TTORNEYS AT LAW 1 "C" STREET SOUTH VIEW, OREGON 947-3555 Dent (803) 947-3555 C 1 1 2 1 C 1 2 0

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