

DIVORCE DECREE

STATE OF HAWAII
FAMILY COURT
SECOND CIRCUIT

DIVORCE DECREE

CASE NUMBER

FC-D. NO.86-0231

DIA

MICHAEL LAYNE MALEK,
PLAINTIFF,

VS.
LORAYN TIFFANY MALEK,
DEFENDANT.

1983

PLAINTIFF OR PLAINTIFF'S ATTORNEY (Name, Address & Phone Number)

Isaac Hall
2087 Wells Street
Wailuku, HI 96793
244-9017

PARTIES' MINOR CHILD(REN)

NAME

Travis Malek

BIRTHDATE

June 10, 1984

POSSIBLY LIEESHA WEIGER:
MICHAEL AUGUSTINE:
SOCIAL SECURITY NUMBER:

DATE OF HEARING

August 20, 1987

PRESIDING JUDGE

Rosalyn Loomis

GROUNDS FOR DIVORCE

The marriage is irretrievably broken.

A hearing was held before the Presiding Judge indicated above.
2087 WELLS STREET TO DIVORCE DECREE

Following the hearing and after full consideration of the evidence, the Court found the material allegations of the complaint for divorce to be true, the Plaintiff to be entitled to a divorce from the bonds of matrimony on the grounds stated above and this Court to have jurisdiction to enter this decree.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that:

1. A decree of divorce is granted to Plaintiff. The bonds of matrimony between Plaintiff and Defendant are hereby dissolved and the parties are restored to the status of single persons, and either party is permitted to marry from and after the effective date of this decree.
2. This decree is effective after it is signed and filed.

ATTESTATION is hereby made that the above instrument or instrument recited in the body hereof is a true copy of the original instrument or instrument recited in the body hereof and has been duly executed and acknowledged by the parties thereto.

Unsigned

Unsigned

Clerks of the Probate Court minor equivalent of the holder of this instrument

Notarized

3. CHIEF CLERK

DIVORCE DECREE

87 DEC -7 P3:30
S. Clerk T. Petro
Debra

2ND CIRCUIT COURT STATE OF HAWAII WAILUKU, HAWAII FILED
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(COURT USE ONLY)

3. Child Custody:

 Not applicable. Custody of the above named minor child(ren) of the parties is awarded to: Plaintiff, Defendant, Joint legal custody to Plaintiff and Defendant, with primary physical custody to Defendant, subject to Plaintiff's rights of reasonable visitation as specified in more detail in the attachment. Plaintiff decides to relocate where it is located after date _____

THIS IS THE DECREE:

Subject to _____

IT IS DECIDED OR AGREED IT IS HEREBY ORDERED THAT THE PLAIN'TIFF'S RIGHTS OF REASONABLE VISITATION AS SPECIFIED IN THE ATTACHMENT SHALL BE MAINTAINED BY THE DEFENDANT DURING THE PERTINENT PERIOD OF TIME.

Each parent shall keep the other informed of his/her residence address and telephone number as long as any child of the parties is a minor. DIVORCE DECREE

4. Other matters covered by this decree are as follows:

Plaintiff to be entitled to a quarter from the funds of defendant, or his or her spouse, during the period of joint occupancy of the house and during conversion of the couplet, the court using the method of apportionment per

See Attachment to Divorce Decree.

Social Security Numbers:

Michael Layne Malek:

Lorayn Tiffany Malek:

JESATE MALEK

Wife

BY VOLUME WITH CHILDREN

DATE OF FORM: 12/05/1984

DRAFTED

APPROVED AS TO FORM:

Steven Scott, Esq.

AS

SIGNED

DATE

MICHAEL LAYNE MALEK

STEVEN SCOTT
ATTORNEY FOR PLAINTIFFHAWAII DIVISION OF
CHILDREN AND FAMILIESHAWAII DIVISION OF
CHILDREN AND FAMILIES

JUDGE

DIVORCE

Rosalyn J.

DIVORCE DECREE

TO FILE

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ATTACHMENT TO DIVORCE DECREE

1. Plaintiff's specified visitation rights.

Plaintiff is entitled to visit with the minor child two times per year, at Lompoc, California, if Defendant and the minor child continue to reside in the State of California. Defendant shall be responsible for all transportation costs. Plaintiff shall be entitled to phone calls with the minor child at his own expense.

2. Child support. Defendant is ordered to pay

for the support, care and education of the minor child in the amount of \$300 per month in two equal installments in the amount of \$150 each, payable on the 5th and 20th of each month commencing on September 5, 1987, payable to the Clerk of the Second Circuit Court, 2145 Main Street, Wailuku, Hawaii 96793, to continue until further order of the court.

Plaintiff is hereby notified that pursuant to H.R.S. Sec. 571-52.2, upon a finding by the court or clerk of the court that he is delinquent in payments in an amount equal to or greater than the sum of child/family support payments due over a one-month period under this order, an order for assignment of plaintiff's wages shall enter. Said assignment may include a reasonable additional amount to

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Attachment to Divorce Decree

liquidate the arrears. Said order shall enter automatically upon written notice to plaintiff at least fourteen (14) days in advance of its entry and without further hearing, unless plaintiff files with the court within those fourteen days a written objection to the assignment and a written request for a hearing.

3. Sale of Oregon property. Plaintiff's real property in Klamath, Oregon shall be sold and the proceeds from the sale, minus the costs incurred to sell the property, shall be distributed as follows. The plaintiff shall retain the first \$2,400 of the net proceeds from the sale. Any of the net proceeds of the sale over the amount of \$2,400 shall be paid to the defendant as supplemental child support.

4. Travel costs. Plaintiff and Defendant are ordered to each pay 1/2 of the airfare costs necessary to transport the minor child from Maui to the State of California in the month of September. This ticket shall be paid for prior to Plaintiff's departure to California on or before September 14, 1987.

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Attachment to Divorce Decree

5. Division of automobiles. Each party is awarded the automobiles and vehicles currently registered in his or her own name. Defendant is awarded the 1979 Volkswagen Rabbit. Plaintiff is awarded the remaining automobiles and vehicles.

6. Division of miscellaneous assets.

(a) Bank accounts. Each party is awarded the bank accounts held in his or her own name.

(b) Violin. The violin in the possession of the Plaintiff is awarded to the Defendant.

(c) Emerald Gem. The emerald gem is awarded to Plaintiff, subject to his payment to Defendant the amount of \$250; which payment is to be made prior to September 14, 1987.

(d) Personal possessions. Each party is awarded the personal possessions which he or she presently holds except that Defendant is awarded the High-Fly windsurf board, the Cuisinart, the champagne glasses, the waffle iron and the mattress pad. She shall be responsible for transporting these goods from Maui to the State of California.

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(e) Oriental Rug. Plaintiff shall give one Oriental rug to Defendant prior to his departure to California on or before September 14, 1987.

(f) All transfers and payments ordered in the subsections above shall be made through the law offices of Stephen Scott.

8. Allocation of responsibility for debts.

(a) IRS debt. Plaintiff shall be responsible for payment of the debt to IRS in the amount of \$2,600.

(b) Defendant's credit cards. Defendant shall be responsible for the payment of the charges incurred on her MasterCharge credit card (in the amount of \$2,447) and on her Visa credit card (in the amount of \$1,037).

9. Medical expense. Plaintiff shall be responsible to reimburse Defendant for the medical expenses in the amount of \$96.25, incurred by Defendant in California to be paid on or before September 14, 1987.

10. Attorney's fees. Each party shall be responsible for paying his or her own attorneys fees and costs of suit.

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Attachment to Divorce Decree

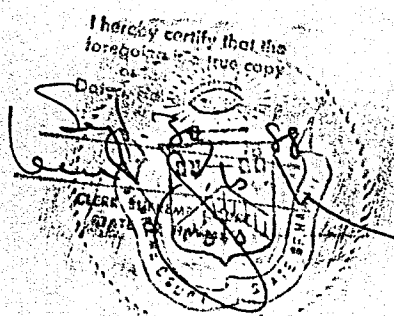
11. Other issues reserved. The court reserves all other issues, including the division of Plaintiff's leasehold interest in the Ulumalu land and the house placed upon this land. The court will either issue a written decision on these reserved issues or will notify the parties if any further hearings are necessary.

Return: District Attorney
Family Support Div.
County of Santa Cruz
P.O. Box 1541
Santa Cruz, Ca. 95061

STATE OF OREGON,
County of Klamath ss.

Filed for record at request of:

County of Santa Cruz
on this 8th day of June A.D. 1989
at 9:38 o'clock A.M. and duly recorded
in Vol. M89 of Deeds Page 10171
Evelyn Biehn
By Rosalie Mullenax
County Clerk
Deputy.
Fee, \$38.00



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