28730

How And And

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNT

Plaintiff.

Defendant.

GERALD R. MYLAN,

VS. ELLA S. MYLAN, NO. 677215

Page 786

FINDINGS OF FACT AND CONCLUSIONS OF LAW

THIS CAUSE having come on duly and regularly for formel hearing this day before the undersigned Judge of the above entitled court, plaintiff appearing in person and by his attorney, RAMON E. EROWN, and the defendant appearing in person and by her attorney JERRY T. HAGGARTY, and the court having considered the files and records herein, the exhibits introduced and having listoned to testimony, and being otherwise fully advised in the premises, does make the following

291 APR 20 PM 12 ON

1

١

Vol mal

FINDINGS OF FACT

That for more than one year last past, immediately prior to the commencement of this action, the parties hereto were, and now are, residents of King County, Washington.

II.

III.

That the parties hereto were married at Coeur d'Alene, Idaho, on July 31, 1946, and ever since said date have been and now are, husband and wife:

That two children have been born as the issue of the marriage hereto, GERALD R. MYLAN, age seventeen, and DONALD V. MYLAN, ago eight; that both of the parties hereto are fit and proper persons relative to the care and control of said children; that the caro custody and control of said children should be awarded to defendant.

7867 audject to reasonable rights of visitation being awarded plaintiff;

that the sum of \$200.00 per month per child is a reasonable sum to be awarded the defendant for the care of said children until each shall attain legal age, become emancipated or self-supporting whichever shall first eccur; that vacation employment shall not constitute self-supporting employment.

IV.

That the parties hereto have entered into a complete property settlement agreement relative to their community property mutch said agreement has been fully executed by the parties and is inclusionity in full force and effect; that said agreement, marked

Linibit 1. herein should be approved, ratified and confirmed and the second sec

Thit for a considerable period of time the plaintiff and

fending have failed to maintain a normal married life and house-

Tode the plaintiff has objected to the lack of financial responrouting of the defendant and that the farties herets have engaged that has described for the function of some financial in sublicht arguing and bickering, that such arguing and bicker inguillen the statistic of physical abuse through a failure to control vempers;

Les alternately the defendant has objected to plaintiff's manner

the somulat of the business belonging to the parties; that an

the second le differences through the use of a highly

that each should be granted

is narvorce from the other on the grounds of cruelty.

Ditil therein.

From the foregoing FINDINGS OF FACT the court makes the

7868

य में देखें हैं की सिर्व के

CONCLUSIONS OF LAW

That each of the parties hereto should be awarded a final decree of divorce from the other.

II.

That the care, custody and control of the children of the DETVICE ORRALD R. MYLAN and DONALD V. MYLAN, should be awarded to the defendant subject to reasonable rights of visitation being accorded the plaintiff; that the defendant should be awarded the the of \$200.00 a month for each of said children for their care nd support until they each shall have attained legal age, become anoiputed or are self-supporting.

That the agreement entered into between the parties hereto Flativo to their community property, marked "Exhibit 1" herein, chould be confirmed and ratified and made a part of the final degrae of divorce as though fully set forth therein.

TTT

That each of the parties hereto should bear their respec-1Ve costs herein.

DONE IN OPEN COURT this 27 day of July, 1967.

Probland-by

Brucheller fl-SALTRONTHUD.

AROUTIAN OSWALD Anomnessuswally. Rotorneys for Plaintiff Range Contraction of the second BRY T. BAGGARYI (1) Atorney for Defendint V Contraction of the state of the true were ten brot no be ominion and Supports Court of the Party of the e Teel-e e APA - ¹ Resolutione (213) AVA (2004)

Service State Statistic Statistics

のないのでで、「「「「「「「「」」」」で、「」」」

原因,而且是自己的政权的。 1424 Line Rublines and and a provide system.

8985

7869

SONGTATISTONS OF LAAT

, amile and mean sorry states which

attract of an in a star

sale name

tente a sustant es blacine charact selering ers to none eller

Return: Bruce E. Selikoff 1903 Pacific Bldg. Seattle, Wa. 98104

this to more this and to forshow and your sure and all

o fors as a bloads faire in alanon bea naire in arbeit fisters prior soldetely ly elegia aldomensa of leridin such the the battering of blands dualine the and canes invitantial the second anne alean act manartes that to love tot dime and has set and the of the Indo heals is a track finite date this finds the unit of the , and anage no state back do the factor of

STT.

then all tang out housed a whit because declassics and le l'apart (la statilité) de ment de managéres de la des services de la service de la service de la service de form a mid 19 start a phone and hallfater that been taken a barrier . Hendel after Soc Tilut inmost an articular to the size seen then? and bluetle sheren setsand out to have when

STATE OF WASHINGTON COUNTY OF KING

and the state of the second states of the

I, M. JANICE MICHELS, Cleric of the Superfor Court of the State of Washington, for the County of King; (do hereby, ceatily that I have compared the forebing beby, with the original instrument as the same expension file and of record in my office, and that the same is true perfects transcript of said criginal and of the whole thereon. In TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of said Superior Court at my office in Souttle on the day of APR 2 5 1991

M. JANICE MICHELS, Superiar Court Clerk

Deputy Clei

STATE OF OREGON: COUNTY OF KLAMATH: SS.

i A e	Filed for record at req	uest of
	of <u>April</u>	A.D., 19 at o'clockPM., and duly recorded in Vol,
		of <u>Deeds</u> on Page <u>7866</u> .
,		Evelyn Biehn County Clcrk
	FEE \$23.00	By Qauline Music rates