

2. Dorothea ✓
DHR(SA) ✓

ON
FILED
1-16-86
FBI

DECREE OF DISSOLUTION OF MARRIAGE

Case No. 45270

Ident Dkt Entry

Date: 1-16-86

Notice: Pill & other

Def

16 following findings of fact:

1. Petitioner was a resident of the State of Oregon at the time of commencement of this suit and continuously for a period of six months prior thereto.

19 2. The parties were married in Washington County,
Oregon, on October 29, 1977, and ever since then have
20 been husband and wife; but irreconcilable differences
have caused the irremedial breakdown of their marriage.

21 3. There are no other domestic relations suits or
22 support petitions involving this marriage pending in any
other Court.

23 4. There were two children born of this marriage, JAMES
24 CLIFTON STALEY, born May 5, 1979, and ABBIE LEANN STALEY,
25 born April 8, 1981. The parties should have joint
custody of the children, physical custody with Respondent
and reasonable visitation with Petitioner.

Return: Schmidt & Yee
18525 SW Vincent St
Aloha, Or. 97007

MARK D. DONAHUE
ATTORNEY AT LAW
344 N.W. SIXTH
CORVALLIS, OREGON 97330
TEL. 503/757-1255

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1 Based upon these findings of fact, THE COURT HEREBY
2 DECREES THAT THE MARRIAGE OF THE PARTIES IS DISSOLVED
3 EFFECTIVE ON THE 31ST DAY AFTER THE DATE OF THIS DECREE, OR IF
4 AN APPEAL IS TAKEN WHEN THE SUIT IS DETERMINED ON APPEAL,
5 WHICHEVER IS LATER.

6 Effective immediately:

7 1. The parties are granted the joint, care and control
8 of the minor children, JAMES CLIFTON STALEY and ABBI
9 LEANN STALEY, with physical custody in Respondent subject
10 to rights of reasonable visitation in Petitioner. During
such times as the minor children reside with the parties,
each party shall keep the other informed in writing of
any change of address.

✓ 11 2. Petitioner is ordered to pay Respondent \$150.00 per
12 month per child for the support and maintenance of said
13 minor children. Said monthly payments are to begin
January 5, 1986, and \$150.00 is to be made on the 5th and
14 20th days of each month continuously thereafter until
said children reach majority, die, or are otherwise
15 emancipated. However, if any said child shall be
attending school as defined in ORS 107.108, said support
16 shall continue as long as such child is attending school
or reaches 21, whichever occurs first. Respondent shall
17 notify Petitioner if said child does not attend or ceases
to attend school within such period. Said payments are
18 to be made directly to Respondent by depositing same in
her bank account. She shall provide Petitioner with
deposit slips.

19 3. Petitioner shall acquire and continue to carry
adequate health insurance coverage, or its equivalent, on
20 said minor children so long as same is available through
his employment. If not available through Petitioner's
21 employment, then Respondent should do likewise. All
uninsured medical expenses of said minor children shall
22 be divided equally between the parties.

23 4. Petitioner is hereby awarded as his sole and separate
24 property all of his personal clothing and effects, and
the following additional property, together with any
25 encumbrances thereon and holding Respondent harmless
therefrom:

26 / / /

- a. 1/2 1984 Tax refund
- b. Vendee's interest in sale of Cornelius, OR real property
- c. Ten shares Caterpillar stock
- d. 1978 Audi Fox automobile
- e. 1971 Ford pickup & canopy
- f. Aluminum boat and motor
- g. \$2,000 from boat sale
- h. 1978 22' Wilderness trailer
- i. 24" MCA TV
- j. Stereo
- k. Microwave
- l. Pine roll top
- m. Couch & loveseat
- n. All dirt bikes
- o. Airless spray equipment
- p. All tools
- q. Headboard & frame
- r. End table & dresser
- s. Rocker
- t. Such copies of family photographs as he shall request from Respondent.

5. Respondent is hereby awarded as her sole and separate property all of her personal clothing and effects, and the following additional property, together with any encumbrances thereon and holding Petitioner harmless therefrom:

- a. 1/2 1984 Tax refund
- b. 1980 Monza automobile
- c. Net Proceeds from sale of 1976 Granada
- d. \$3,500 from boat sale
- e. Insurance proceeds from Monza accident
- f. Radial tires
- g. Washer/dryer
- h. Freezer
- i. Refrigerator
- j. Dinette set
- k. New couch
- l. Cane chairs
- m. Bedroom set
- n. Water bed
- o. Burl table
- p. Oak mirror
- q. 19" MCA TV
- r. Lawn mower
- s. Wall hangings & pictures
- t. Lamps
- u. Kitchen items
- v. Children's property

1 w. Family photographs.

2 6. If the parties chose to file joint returns for 1985
3 income taxes, they shall share any refunds equally and
4 shall be equally responsible for any taxes due.

5 7. That real property, plus improvements, located at 935
6 Pacific Terrace, Klamath Falls, Klamath County, Oregon,
7 legally described as:

8 Lot 2, Block 49, HOT SPRINGS ADDITION to the City
9 of Klamath Falls. according to the official plat
10 thereof on file in the office of the County Clerk
11 of Klamath County, Oregon,

12 is hereby awarded to the parties as tenants in common,
13 and the parties shall share equally in all income earned
14 from said property and all taxes and expenses incurred
15 for said property.

16 8. Of the debts and obligations incurred during the
17 marriage as follows:

	<u>APPROXIMATE</u> <u>AMOUNT</u>
18 a. Trailer Loan from Petitioner's	
19 parents	\$ 3,500
20 b. Crocker Visa	3,011
21 c. Sea First Master Charge	1,486
22 d. Chase Visa	1,480
23 e. Dentist Bill for wife's caps & children	256
24 f. Mellon Finance - car loan	676
25 g. Harry Richies	500
26 h. Montgomery Ward	300
	<hr/> \$11,209
27 TOTAL	

28 Petitioner should pay items a-e and hold Respondent
29 harmless therefrom, and Respondent should pay items f-h
30 and hold Petitioner harmless therefrom. The parties
31 shall each pay one-half of the accounting bill for the
32 1984 tax returns. Each party shall acquire their own car
33 insurance. Each party should be responsible for the
34 debts and obligations they incurred since their June 1985
35 separation and hold the other harmless therefrom.

36 9. Respondent's maiden name of Nichols shall be returned
to her if she so desires.

10. NOTICE OF INCOME WITHHOLDING. The support Order is enforceable by income withholding under S4 of Chapter 671, Oregon Laws 1985. Withholding may occur whenever there are arrearages at least equal to the support payment for one month, or whenever the obligor requests such withholding. The District Attorney or, as appropriate, the Support Enforcement Division of the Department of Justice will assist you in securing such withholding.

11. Each party shall pay their own costs and attorney's fees incurred herein.

DATED this 9 day of July, 1986.

[Signature]
Circuit Court Judge

Petitioner's Name: Roy E. Staley
Petitioner's Address: 1150 SW "E" Street
State, City, Zip: Corvallis, OR 97333
Age, Birthday: 31, 11/28/53
Social Security No.: 543-62-9357

Respondent's Name: Becky A. Staley
Respondent's Address: 745 SE 16th
City, State, Zip: Hillsboro, OR 97123
Age, Birthday: 30, 8/6/55
Social Security No.: 543-70-7308

Date of Marriage: October 29, 1977
Place of Marriage: Washington County, Oregon

MARK D. DONAHUE
ATTORNEY AT LAW
344 S.W. SIXTH
CORVALLIS, OREGON 97330
TEL. (503) 757-1235

Page 5 - DECREE OF DISSOLUTION
Staley and Staley

I hereby certify this copy to be a true, full and correct copy of the original now on record in my office.

TRIAL COURT ADMINISTRATOR
Corvallis, Benton County, Oregon

by [Signature]
8-2-88

NS40 [11/88]

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of Schmidt & Yee the 25th day of Aug. A.D., 19 93 at 2:13 o'clock P M., and duly recorded in Vol. M93 of Co. Lien Docket on Page 21368.

Evelyn Biehn County Clerk

FEE \$25.00

By [Signature]