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Vol_MGPage 22

AMENDED DECREE OF

Case No. 54034

DISSOLUTION OF MARRIAGE

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IN THE CIRCUIT COURT OF THE STATE OF OREGON

FOR THE COUNTY OF LINN

08-24-95A10:19 RCVD

Suit in Equity

JAN 1 6 1980 DEL W. RILEY, Clork

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Deputy

In the Matter of the Marriage of

2508-900-490

LINDA KAY FARNWORTH,

Petitioner,

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CORY DEAN FARNWORTH, SR.,

Respondent.

On the 16th day of May, 1979, the above suit duly came on to be heard; petitioner appearing in her own proper person and by John A. McCormick, one of attorneys of record herein; the respondent appearing not but by his signature hereon approving the terms of this decree; and

The Court having heard the evidence adduced by the petitioner in support of her petition and being fully advised,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED BY THE COURT as follows:

- (1) That the marriage of the parties contracted on November 23, 1968, in Reno, Washoe County, Nevada, be, and the same is hereby dissolved, and said dissolution is finally effective the <u>9th</u> day of <u>March</u>, 1980.
- (2) That the petitioner is hereby awarded the sole and exclusive care, custody and control of the following named minor child of the marriage:

VOL 250 PAGE 207

NAME

DATE OF BIRTH

Cory Dean Farnworth, Jr.

February 23, 1972

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subject to the right of the respondent to visit said child at reasonable times and places. Both parties will provide addresses and contact telephone numbers to the other party and will immediately notify the other party of any changes therein or any emergency circumstances or substantial changes in the health of the child. Respondent will be solely responsible for the travel expenses, if any, in regard to his exercising visitation rights.

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- That the respondent is hereby required to pay to the (3) petitioner the sum of \$100.00 a month for said minor child to assist in the support, maintenance and education of said minor child; the first of said payments to be made on the 20th day of January, 1980, and subsequent payments to be made on the 20th day of each and every calendar month thereafter; such child support payments shall continue until majority, and thereafter while the child is attending school, and is under 21 years of age, including regular vacation periods, but terminating automatically when attendance ceases. The custodial parent will notify the obligor within seven days after she becomes aware of such cessation. The obligor may suggest but may not control the nature and level of post high school education. Child support may be reinstated upon motion if, such education having ceased, it is resumed.
- (4) That the respondent is hereby required to maintain medical, hospital, dental, optical and health insurance coverage in full force and effect on said minor child for so long as he shall be under an obligation to support him.
- (5) All payments of support herein ordered and the handling charges shall be made through the Department of Human Resources, Support Management Unit, Post Office Box 14506, Salem, Oregon 97310, as by law provided.
- (6) Each of the parties shall notify the Department of Human Resources of any change of his or her address within ten (10) days of such change.
- (7) That the petitioner is the owner of the following described personal property: 1976 Ford pickup, 1972 Plymouth Road Runner, and all fixtures, furniture and appliances and other other personal property presently in her possession.
- (8) That the respondent is the owner of the following described personal property: 1952 Chevrolet, 1975 Ford crew cab pickup, and all other personal property presently in his possession.

That respondent is awarded all ownership rights and interests in D & K Cutters, Inc., and that respondent is ordered to assume all liabilities and debts in regard to D & K Cutters, Inc. and to indemnify and hold harmless petitioner therefrom.

(9) That the petitioner is ordered to assume and pay the outstanding indebtedness to Montgomery Wards and Sears, Roebuck & Co., and to indemnify and hold harmless respondent therefrom. That respondent is ordered to

Val. 250 PAGE 208

Page 2 - Decree Farnworth Dissolution assume and pay all family obligations incurred prior to May 16, 1979, and to indemnify and hold petitioner harmless therefrom.

- (10) That each of the parties is to assume and pay any indebtedness which he or she created on or after May 16, 1979, and to indemnify and hold the other harmless therefrom.
- (11) That the petitioner is awarded the real property commonly known as 1006 Mountain View Road, Sweet Home, Linn County, Oregon, as described in Exhibit "A" free and clear of any interest of the respondent, but subject to the encumbrance thereon with Department of Veterans' Affairs of the State of Oregon.
- (12) That the respondent is awarded the five acre lot in Klamath County, Oregon, and the lot in Lehigh Acres, Florida, free and clear of any interest of the petitioner herein, but subject to any encumbrances thereon.
- (13) That the former name of the petitioner is restored to her and henceforth the petitioner shall be known as Linda Kay Lewallen.
- (14) That neither of the parties shall recover his or her costs or disbursements herein.
- (15) Relevant data is as follows:

Husband: Address:

Age: Social Security No.:

Wife: Maiden Name: Former Married Name: Address:

Age: Social Security No.: CORY DEAN FARNWORTH, SR. P.O. Box 860 Sitka, Alaska 34 542-50-6770

LINDA KAY FARNWORTH Lewallen None 1006 Mountain View Rd Sweet Home, Oregon 32 546-76-1599

DATED this day of January, 1980, nunc pro tunc to January 9, 1980.

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Beginning at a 3/4" iron rod, which is N 89° 29' E, 330.00 feet and S 0° 31' W, 396.00 feet from the Northwest corner of the West projection of D.L.C. No. 44, T 135 R 1 E W.M. in Linn County, Oregon; thence N 89° 45' E, 156.10 feet to the center of the county road; thence S 28° 32' W, along said center of the county road, a distance of 181.50 feet; thence Westerly to a 3/4" iron rod, a distance of 363.20 feet more or less, which is the division line between Reller and Weddle property; thence Northerly along said division line a distance of 157.40 feet to a 3/4" iron pipe; thence N 89° 45' E, a distance of 294.14 feet to the point of beginning.

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Exhibit "A" VOL 250 PAGE 210 IN THE CIRCUIT COURT OF THE STATE OF OREGON FILED

FOR THE COUNTY OF LINN

Suit in Equity

W. RILEY, Clerk Deputy

JAN 1 0 1980

In the Matter of the Marriage of

2.1. CONTRACTOR CON

LINDA KAY FARNWORTH,

Petitioner,

DECREE OF DISSOLUTION OF MARRIAGE

Case No. 54034

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and

CORY DEAN FARNWORTH, SR.,

Respondent.

On the 16th day of May, 1979, the above suit duly came on to be heard; petitioner appearing in her own proper person and by John A. McCormick, one of attorneys of record herein; the respondent appearing not but by his signature hereon approving the terms of this decree; and

The Court having heard the evidence adduced by the petitioner in support of her petition and being fully advised,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED BY THE COURT as follows:

- (1) That the marriage of the parties contracted on November 23, 1968, in Reno, Washoe County, Nevada, be, and the same is hereby dissolved, and said dissolution is finally effective the <u>17</u> day of <u>ury</u>, 1980.
- (2) That the petitioner is hereby awarded the sole and exclusive care, custody and control of the following named minor child of the marriage:

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NAME

DATE OF BIRTH

Cory Dean Farnworth, Jr.

February 23, 1972

subject to the right of the respondent to visit said child at reasonable times and places. Both parties will provide addresses and contact telephone numbers to the other party and will immediately notify the other party of any changes therein or any emergency circumstances or substantial changes in the health of the child. Respondent will be solely responsible for the travel expenses, if any, in regard to his exercising visitation rights.

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That the respondent is hereby required to pay to the petitioner the sum of \$100.00 a month for said minor (3) child to assist in the support, maintenance and education of said minor child; the first of said payments to be made on the 20th day of January, 1980, and subsequent payments to be made on the 20th day of each and every calendar month thereafter; such child support payments shall continue until majority, and thereafter while the child is attending school, and is under 21 years of age, including regular vacation periods, but terminating automatically when attendance ceases. The custodial parent will notify the obligor within seven days after she becomes aware of such cessation. The obligor may suggest but may not control the nature and level of post high school education. Child support may be reinstated upon motion if, such education having ceased, it is resumed.

- (4) That the respondent is hereby required to maintain medical, hospital, dental, optical and health insurance coverage in full force and effect on said minor child for so long as he shall be under an obligation to support him.
- (5) All payments of support herein ordered and the handling charges shall be made through the Department of Human Resources, Support Management Unit, Post Office Box 14506, Salem, Oregon 97310, as by law provided.
- (6) Each of the parties shall notify the Department of Human Resources of any change of his or her address within ten (10) days of such change.
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- (8) That the respondent is the owner of the following described personal property: 1952 Chevrolet, 1975 Ford crew cab pickup, and all other personal property presently in his possession.

That respondent is awarded all ownership rights and interests in D & K Cutters, Inc., and that respondent is ordered to assume all liabilities and debts in regard to D & K Cutters, Inc. and to indemnify and hold harmless petitioner therefrom.

(9) That the petitioner is ordered to assume and pay the outstanding indebtedness to Montgomery Wards and Sears, Roebuck & Co., and to indemnify and hold harmless respondent therefrom. That respondent is ordered to

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Farnworth Dissolution

assume and pay all family obligations incurred prior to May 16, 1979, and to indemnify and hold petitioner harmless therefrom.

- (10) That each of the parties is to assume and pay any indebtedness which he or she created on or after May 16, 1979, and to indemnify and hold the other harmless therefrom.
- (11) That the petitioner is awarded the real property commonly known as 1006 Mountain View Road, Sweet Home, Linn County, Oregon, as described in Exhibit "A" free and clear of any interest of the respondent, but subject to the encumbrance thereon with Department of Veterans' Affairs of the State of Oregon.
- (12) That the respondent is awarded the five acre lot in Klamath County, Oregon, and the lot in Lehigh Acres, Florida, free and clear of any interest of the petitioner herein, but subject to any encumbrances thereon.
- (13) That the former name of the petitioner is restored to her and henceforth the petitioner shall be known as Linda Kay Lewallen.
- (14) That neither of the parties shall recover his or her costs or disbursements herein.

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(15) Relevant data is as follows:

Husband: Address:

Age: Social Security No.:

Wife: Maiden Name: Former Married Name: Address: 542-50-6770 LINDA KAY FARNWORTH Lewallen None 1006 Mountain View Rd Sweet Home, Oregon 32 546-76-1599

CORY DEAN FARNWORTH, SR.

P.O. Box 860 Sitka, Alaska

Age: Social Security No.:

Approved and agreed as to form and content this <u>9</u> day of <u>ANUAR</u>, 1980.

Dean Farnworth ory DATED this day LABU

Page 3 - Decree VOL 249 PAGE 481 Farnworth Dissolution Beginning at a 3/4" iron rod, which is N 89° 29' E, 330.00 feet and S 0° 31' W, 396.00 feet from the Northwest corner of the West projection of D.L.C. No. 44, T 135 R 1 E W.M. in Linn County, Oregon; thence N 89° 45' E, 156.10 feet to the center of the county road; thence S 28° 32' W, along said center of the county road, a distance of 181.50 feet; thence Westerly to a 3/4" iron rod, a distance of 363.20 feet more or less, which is the division line between Reller and Weddle property; thence Northerly along said division line a distance of 157.40 feet to a 3/4" iron pipe; thence N 89° 45' E, a distance of 294.14 feet to the point of beginning.

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EXHIBIT "A"

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CLERK'S CERTIFICATE STATE OF OREGON, 1 SS. County of Linn, 1 Circuit I, the undersigned Trial Court Clerk for the Court of the State of Oregon, for Linn County, do hereby certify that the foregoing and attached copy of Decree Of Dissolution Of Marriage; Amended Decree Of Dissolution Of Marriage; In The Matter Of The Marriage of Linda Kay Farnworth, Petitioner, and Cory Dean Farnworth, SR., Respondent. Linn County Circuit Court Case Number 54034. has been by me compared with the original S now on file and of record in my office and that it is a true, full and correct copy and transcript therefrom and of the whole thereof of such original S____ In testimony whereof, I have hereunto set my hand and affixed the seal of said _____ Circuit Court this ______ day of ______, 19_91. Ronald A. Longtin Jr. , Trial Court Admin. By Carol Warman STATE OF OREGON: COUNTY OF KLAMATH : ss. 24th Mountain Title Co the day Filed for record at request of _ A.D., 19 95 M95 at 10:19 o'clock A M., and duly recorded in Vol. Aug of_ _ on Page ____22802 Misc of ___ Bernetha G Lersch, County Clerk

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FEE \$45.00 Per MTC

by <u>4</u>