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OCT 4 1972

WARY COATES IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON COUNTY CLERK

FOR ISLAND COUNTY

ICEL JUNE GAHIMER,

Plaintiff,

GEORGE DUANE GAHIMER,

Defendant.

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THIS MATTER having come on regularly for hearing this 12 day on the Default Divorce Calendar; the Plaintiff appearing

DECREE OF DITORCE

personally and with her attorney, TED D. ZYLSTRA of Zylstra & 14

Pitt; the Defendant not appearing and his default having been

entered; and the Court having considered the testimony and having 16 heretofore entered its Findings of Fact and Conclusions of Law,

and being fully advised in the premises, it is THEREFORE ORDERED, ADJUDGED AND DECREED that the Plaintiff be and

she is hereby granted an absolute divorce of and from the Defend-

20 ant. 21

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the

Plaintiff is hereby granted the care, custody and control of

BARNEST GAHINER, JEAN GAHIMER and FRANK GAHIMER, minor children

of the parties, and the Defendant is granted reasonable rights of 25

visitation. 26 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the

Defendant ahall pay to the Plaintiff, for the support, maintenance 28

and education of the three minor children, the sum of \$150.00 monthly, being \$50.00 per month for each child until child reaches

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the ago of mijority or is sooner married or is self-supporting. 31

The Defendant While be entitled to claim EARNEST GAHINER and ZYLSTRA & PITT DECREE OF DIVORCE

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JEAN GAHIMER as exemptions on his federal income tax return and the Plaintiff shall be entitled to claim FRANK GAHIMER as an exemption on her federal income tax return.

TT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Defendant shall pay to the Plaintiff alimony in the sum of \$100.00 monthly until the re-marriage or death of the Plaintiff.

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IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Plaintiff shall have as her sole and separate property the 1964 Lincoln automobile; the 1971 Honda automobile; the promissory note executed by Allen 1. Seymour; the household goods and furnishings now in her possession; the four shares of the common stock of I.B.M. Corporation; the life insurance policy issued by the Equitable Life Assurance Society of the United States under policy no. 65307797; the life insurance policy issued by Hartford Life Insurance Company, Group Life Insurance policy certificate no. 01115; the policy issued by Hartford Accident and Indemnity Company, policy no. ADD1088; the funds on deposit with the Bank of Anacortes; and six of the guns from the gun collection.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Plaintiff shall have as her sole and separate property the following described real property in Skamania County, Washington:

The Southeast Quarter of the Southwest Quarter and the Southwest Quarter of the Southeast Quarter of Section 23, Township 3 North, Range 9 East of the Willamette Meridian, EXCEPT a tract of land, two acres, more or less, in area, granted to Skamania County by deed dated November 28, 1951 and recorded November 28, 1951 at page 98 of Book 34 of Deeds, records of Skamania County, Washington.

IT IS FURTHEM ORDERED, ADJUDGED AND DECREED that the Defendant shall have as his sole and separate property the household goods and furnishings now in his possession; the 1966 International Travel-All automobile; the promissory note executed by Ernest Leon Williams; the balance of the gun collection; and the following described real property situated in Skamania County, DECREE OF DIVORCE

EYLSTRA & PITT ATTORREYS AT LAW HIS WEST MORER WAY OAR HARBON WASHINGTON SQE77 OFICHARD \$-2226 Washington:

That portion of the Northwest Quarter of the Southwest Quarter of Section 11, Township 3 North, Range 9 East of the Willamotte Meridian, more particularly described as follows:

Beginning at the Southwest corner of the Northwest Quarter of the Southwest Quarter of the Southwest Quarter of said Section 11; thence North 316 feet; thence Southeas erly 569 feet, more or less, to a point on the South boundary line of the Northwest Quarter of the Southwest Quarter of the Southwest Quarter of said Section 11, which said point is 441 feet EAst of the point of beginning; thence West to the point of beginning; EXCEPT those portions thereof conveyed to Robert D. Wilson et ux. and Geneva A. McNicholl, a widow, by deeds datad May 5, 1961, and recorded respectively at pages 469 and 471 of Book 48 of Deeds, records of Skamania County, Washington, and SUBJECT TO public roads over and across the above described real property.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Defendant shall pay all premiums required on the aforementioned insurance policies until such time as all of the children of the parties have reached the age of majority or have sooner become married or self-supporting.

DONE in Open Court on October 4

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Presented bY;

TED D. ZYLSTRA Of Zylstra & Pitt

Attorneys for Plaintiff.

State of Washington, } ss County of Island

I, MARY COATES, County Clerk of Island County and ex-officio Clerk of the Superior Court of the State of Washington, for the County of Irland, to horeby certify that the foregoing instrument is a tree and correct copy of the original now on his in my chief.

THE TESTIMENT WHEREOF, I have hereunto set my hand and affixed the Seal of said Court at my office at Coupeville.1922 nocember

this ZQ day of la alle

EXECUTION DOCKET NO. 8 JUDGELENT NO. 102

DECREE OF VIVORCE

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TYLOTHA A PITT ATTORNEYA AT LAW SIEG WEST PUNCER WAS OAK HADON. WASHINGTON PERTY

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