No. 151516

Maryann Yablonicky Churchill of Newtown, Connecticut

Superior Court

County of Fairfield

vs.

Robert C. D. Churchill of Bridgeport, Connecticut

April 23, 1974

Present Hon. Angelo G. Santaniello , Judge.

JUDGMENT

This action, by writ, and complaint, claiming a dissolution of the marriage of the parties and other relief, as on file, came to this Court on first Tuesday of December, 1973, and thence to

the present time, when the plaintiff appeared to prosecute said complaint, the defendant having made default of appearance.

The Court finds (1) that said writ and complaint was duly served on the defendant, and (2) that the defendant is not now nor within thirty days last prior hereto has been in the military or naval service of the United States, an affidavit re military service having been filed.

The Court, having heard the plaintiff, further finds the following allegations in said complaint to be proved and true:

1. The PLAINTIFF , by the name of Maryann Yablonicky was lawfully married to the defendant on November 23, 1963 at New York, New York

- The plaintiff has resided continuously in this State twelve months next before the date of the filing of the complaint or next preceding the date of this decree, and all statutory stays have expired.
 - 3. The marriage of the plaintiff and defendant has broken down irretrievably.

Whereupon it is adjudged that the marriage of the parties to this action be and it is hereby dissolved and they are each hereby declared to be single and unmarried, and in the control of the parties to this action be and it is hereby dissolved and they are each hereby declared to be single and unmarried, and in the control of the parties to this action be and it is hereby dissolved and they are each hereby declared to be single and unmarried, and in the control of the parties to this action be and it is hereby dissolved and they are each hereby declared to be single and unmarried, and it is hereby dissolved and they are each hereby declared to be single and unmarried, and it is hereby dissolved and they are each hereby declared to be single and unmarried, and it is hereby dissolved and they are each hereby declared to be single and unmarried, and it is hereby dissolved and they are each hereby declared to be single and unmarried, and it is hereby dissolved and they are each hereby declared to be single and unmarried, and it is hereby dissolved and they are each hereby declared to be single and unmarried, and it is hereby dissolved and they are each hereby declared to be single and unmarried, and it is hereby dissolved and they are each hereby declared to be single and unmarried, and it is hereby dissolved and they are each hereby declared to be single and unmarried, and it is hereby dissolved and they are each hereby declared to be single and unmarried.

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Said support and alimony orders to be effective on notice to the defendant and filing thereof.