Note: Some information has been redacted to protect privacy.

CAUSE NO. 317,213

IN THE MATTER OF THE MARRIAGE OF RUTH ELAINS FROUMAN AND CARY LEWIS FROUMAN, AND IN THE INTEREST OF EXCLANUEL PETER!

JOHATHAN AND MICHAEL MINOR CHILDREN

OF

TRAVIS COUNTY, TEXAS

DECREE OF DIVORCE

On the day of 1981, the Peti ioner Ruth Elaine Froman, appeared in person and by attorney and announced ready for trial.

The Respondent, Cary Lewis Frouman, although dury and properly cired, did not appear and wholly made default.

The Court, having examined the pleadings and heard the evidence of counsel, finds that all necessary residence qualifications and prerequisites of law have been legally satisfied, that this Court has jurisdiction of all the parties and subject matter of this cause, and that the material allegation; contained in Petitioner's pleadings are true. A jury was waived, and all matters in controversy, including questions of fact and of law, were submitted to the Court. All persons entitled to titation were properly cited.

IT IS DECREED THAT Ruth Elaino Fromman, Petitioner, and Cary Lewis Fromman, Respondent, be and they are hereby divorced.

The Court finds that the parties are not now expecting another child of the marriage and that Petitioner and Pespondent are the parents of the following children now under 18 years of age:

 A boy, Emmanuel in Athens, Greece:

born March ! 1973.

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 A boy, Peter born February 1975, in Etaly;

- 3. A boy, Daniel : orn April . 1976, in the Republic of South Africa;
- 4. A boy, Jonathan , born July , 1978 in France;
- A boy, Mishael born October . 1980, in Austin, Travis County, Texas.

The Court, having considered the circumstances of the parents and of the children, finds that the following orders are in the best interest of the children:

IT IS DECREED that Ruth Elaine Frouman be and is hereby appointed Managing Conservator of the said children.

IT IS DECREED that the Managing Conservator shell have all the rights, privileges, duties, and powers of a parent, to the exclusion of the other parent, subject to the rights, privileges, duties, and powers granted to any possessory conservator named in this decree.

IT IS DECREED that Cary Lewis Frouman be and is hereby appointed Possessory Conservator of the children.

IT IS DECREED that the Possessory Conservator shall have possession of the children as follown:

- a. During the second and fourth Sunday of each month, the period of possession to begin at 10:00 a.a., and to end at 7:00 p.m., of the second and fourth Sunday of each month;
- b. for a period during the childrens' Christmas school vacation, said week to begin at 10:00 a.m., on December 25th of each year, and to end at 7:00 p.m., seven days later or the day before school is to reconvene, whichever is earlier;
- c. for a period of two weeks during the childrens' summer school vacation, upon 30 days' written notice to the Managing Conservator;

- d. at all other reasonable times that may be agreed upon by the Managing Conservator;
- e. PROVICED, HOWEVER, in the event the Possessory
 Conservator chould reside in any location more than one
 hundred miles from the residence of the Managing Conservator and the children, the following conditions shall apply:
 - (1) No child under the age of twelve (12) years shall travel unaccompanied by at least one parent in order for the Possessory Conservator to exercise the rights of possession granted heroin;
 - (2) any travel and transportation expenses which are necessary in order to achieve the rights of the Possessory Conservator enumerated herein shall be the sole responsibility of the Possessory Conservator and in addition to the duty of support ordered herein.

The Possessory Conservator is hereby ORDERED to return the children to the Managing Conservator (assediately at the end of rach period of possession.

The Managing Conservator is hereby ORDERED to surrender the children to the Possessory Conservator at the beginning of each period of possession.

IT is DECREED that Cary Lewis Froman pay to Ruth Slaine
Transan child support in the amount of \$325.50 per month, with
the first payment being due and payable on the 1st day of
November, 1781, and a like payment being due and payable on
the same day of each month chereafter until the youngest child
of the parties reaches the age of 18 or is atterwise enametpated.

and newments shall be made through the Demestic Relations Division, Fravis County Courthouse, Austin, Texas, and thereafter promptly remitted to the Managing Convervator for the support of the children.

If IS DECREED that the property of the parties be and is from y awarded to be party having possession of such property.

IT IS DECREED THAT Cary Levis Fromman shall pay all federal income taxes that are due and payable by either Petitioner or Respondent by reason of income earned by either party prior to the date of entry of this Decree of Divorce to the extent that such tax liability exceeds monies withheld from carmings prior to the entry of this Decree of Divorce. Each party shall bear his or her own liability for taxes on income sarned after the date of entry of this decree.

IT IS DECREED that, should the parties' federal income tax return for 1981 or for any prior years result in a refund of taxes. Petitioner and Respondent shall divide such refund equally.

IT IS DEGREED that Ruth Elsine Frouman shall have the right to claim the dependenc; exemptions for the children of the marriage for the purpose of federal income taxes for 1982 and all subsequent years.

All costs of court expended in this cause are adjudged agains. Cary Lewis Frouman, for which let execution issue.

IT IS DECREED that all relief requested in this cause and not expressly granted herein be and is hereby denied.

. SICNED this Z day of

1921

Judge Presiding

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