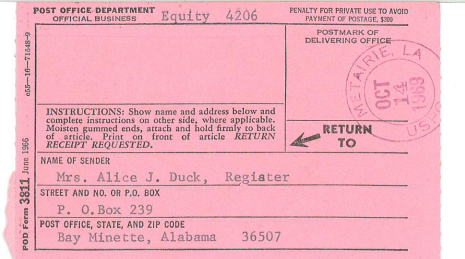
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Inpo	June	NAME OF SENDER Mrs. Alice J. Duck	
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### The State of Alabama, Baldwin County

### CIRCUIT COURT, IN EQUITY

NANCI REBEAM CHUIE , Complainant
vs.
WILLIAM STAAKE CHUTE , Respondent
This cause coming on to be heard was submitted upon Bill of Complaint, Decree Pro Confesso on
ANSWER AND WATVER and Testimony as noted by the Register, and upon consideration thereof, the Court is of the opinion that the Complainant is entitled to the relief prayed for in
said bill.
It is therefore ordered, adjudged and decreed by the Court that the bonds of matrimony heretofore existing between the Complainant and Defendant be, and the same are hereby dissolved, and that the said
NANCY REBEKAH CHUTE is forever divorced from the
said WILLIAM STAAKE CHUTE for and on account of
Cruelty. It is further ordered, adjudged and decreed that the
stipulated agreement entered into by the parties is hereby confi
and the Complainant shall have the custody of the minor child nar
in the Bill of Complaint and the Respondent shall pay to Complain
the sum of \$75.00 each month as and for support and maintenance
of the said child.
्ः
It is futher ordered, adjudged and decreed that neither party to this suit shall again marry except
to each other until sixty days after the rendition of this decree, and that if appeal is taken within sixty
days, neither party shall again marry except to each other during the pendency of said appeal.
It is futher ordered that the Complainant and Respondent be, and they are hereby permitted to
again contract marriage upon payment of the cost of this suit.
It is futher ordered that Nancy Rebekah Chute
the Complainant pay the cost herein to be taxed, for which executed may issue.
This 2/ day of January 1958.
This day of singery 1929.
Stubert MAYEL
Judge Circuit Court, In Equity.
Designar of the Circuit
I,, Register of the Circuit  Court of Baldwin County, Alabama, do hereby certify that the
foregoing is a correct copy of the original decree, rendered by the
Judge of the Circuit Court in the above stated cause, which said decree is on file and enrolled in my office.
Witness my hand and seal this theday
of, 19
Register of Circuit Court, In Equity.

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No. #206 Page

## THE STATE OF ALABAMA BALDWIN COUNTY

In Circuit Court, In Equity

NANCY REBEKAH CHUTE

Complainant

VS.

WILLIAM STAAKE CHUTE

Respondent

## DIVORCE DECREE

FILED
JAN 21 1958
ALKE A BECK, Register

#### WILLIAM M. DETWEILER, J. D.

ATTORNEY AT LAW 307 BARONNE BUILDING

NEW ORLEANS, LOUISIANA 70112

NOTARY PUBLIC

- December 21, 1970

# 4206 522-1668

Mr. Richard C. Lacey Attorney at Law P. O. Drawer A-J Fairhope, Alabama

> Re: Our file # DX-69 William S. Chute Vs. Chute

Dear Mr. Lacey:

We are in receipt of yours of December 10, 1970, as to the captioned matter. We had a discussion with Mr. Chute shortly after the maturity date of the policy in question. He informed us that he was quite concerned about the fact that Lauren was not at the University that he thought she was previously enrolled in. However, he has learned of her recent enrollment in Springhill College in Mobile, Alabama and is satisfied that she is persuing her education.

Therefore, in accordance with the agreement previously entered into with you by the undersigned on behalf of Mr. Chute, enclosed please find three checks totaling \$5,000.00 representing the full proceed of the Home Life Insurance Company policy for the use and benefit of Lauren Chute, in particular, her education.

By copy of this letter we are notifying the Circuit Court of Baldwin County, Alabama, of the compliance of Mr. Chute with the order rendered October 22, 1969, and furnishing the Court with a copy of the checks presented in satisfaction of this order.

We believe that this now closes this matter in its entirty.

With best regards, I remain

Very truly yours,

William M. Detweiler

enclosures (3) - Home Life Insurance check no. 7901 - \$1953.00 WMD/ck Cashiers check no. M-8854 - \$2047.00 Check no. 1796 of William Chute - \$1000.00

## HOME LIFE INSURANCE COMPANY THE HOME OF PLANNED ESTATES. POLICY FUNDS ACCOUNT

7901

NEW YORK, N. Y. December 8, 1970 \$1,953.00

Pow to the	f William S. Chute and	l Lauren Chute	iointly		
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FILED

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ALCE J. DUCK CLERK REGISTER

for Ala chute vs Chules

NANCY RITCHEY HEAD, formerly known as	)	IN THE CIRCUIT COURT OF
NANCY REBEKAH CHUTE,	)	BALDWIN COUNTY, ALABAMA
Complainant,	)	IN EQUITY
VS.	)	case no. 4206
WILLIAM STAAKE CHUTE,	)	
Respondent	)	

TO THE HONORABLE JUDGE OF SAID COURT, "SITTING IN EQUITY:

Now comes, Nancy Ritchey Head, formerly known as Nancy Rebekah Chute, the Complainant in the above entitled cause, and shows unto Your Honor and to this Honorable Court as follows:

- 1. That your Petitioner and William Staake Chute, were divorced by decree rendered in this Honorable Court on the 21st day of January, 1958, a copy of which is attached hereto as Exhibit "A" and made a part hereof as if wholly set forth herein.
- 2. That by the terms of said decree the Court ordered the parties to abide by a stipulated agreement which is attached hereto as Exhibit "B" and made a part hereof as if wholly set forth herein.
- 3. That by the terms of said stipulated agreement in Paragraph 2 \_\_\_\_ the parties made an agreement as to payment of medical expenses incurred by the child of the marriage, namely, Lauren Chute.
- 4. That on, to-wit, the 25th day of August, 1969, the said Lauren Chute was confined in the Thomas Hospital for a major illness resulting in charges of \$162.20. Your Petitioner alleges that she has made repeated attempts to have the Respondent pay this bill in accordance with the stipulated agreement and that the Respondent fails and refuses to do so.

WHEREFOR, the PREMISES CONSIDERED, the Petitioner prays that the Court will have the Respondent served this Petition by registered mail and that your Honor will enter an order requiring the Respondent to pay into the Court by time, certain the sum of \$162.20 for medical expenses incurred by Lauren Chute as aforesaid and your Petitioner prays for all other, further, different and general relief to which she may be entitled.

Marcy Potcher Head

sworn to and subscribed before me on this the 13th day of 1970.

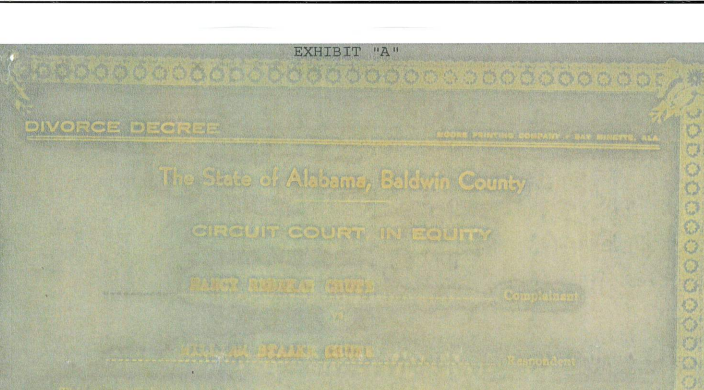
NOTARY PUBLIC

RICHARD C. LACEY
ATTORNEY FOR PETITIONER

WILLIAM STAAKE CHUTE, resides at:

616 Atherton Drive Metairie, Louisiana 70001 FEB 26 1970

ALC J. DELOY CLERK REGISTER



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EXHIBIT "B"

#### ORDER

This matter coming on to be heard on the petition of NANCY RITCHEY HEAD, formerly known as NANCY REBEKAH CHUTE, the Complainant in said cause, and the Court having considered the same is of the opinion that the matters alleged in Complainant's petition should be heard by the Courts.

It is, therefore, ORDERED that the Register notify the Respondent, WILLIAM STAAKE CHUTE, by Registered Mail at his address at 616 Atherton Drive, Metairie, Louisiana 70001 of a hearing to be held on the matters alleged in Complainant's petition on the 1900 day of Market 1970, at 1,00 A.M.

DONE this the 2600 day of Farmany 1970.

JUDGE CIRCUIT COURT

FEB 26 1970

ALCE . GERK REC'STER

#### RICHARD C. LACEY

Attorney-At-Law
FAIRHOPE, ALABAMA 36532

July 15, 1969

Mrs. Alice J. Duck Circuit Clerk Circuit Court Bay Minette, Alabama

Dear Mrs. Duck:

RE: Nancy Ritchey Head

Please place enclosed motion before Judge Mashburn for his consideration. Thank you.

Sincerely,

RICHARD C. LACEY

RCL/dt encls.

### THE STATE OF ALABAMA, BALDWIN COUNTY

Circuit Court of Baldwin County, Alabama (In Equity)

NANCY REBEKAH CHUTE	COMPLAINANT
	nasala a 💰 — Salamini — Salamini Albania (1981)
WILLIAM STARKE CHUTE	RESPONDENT
I, Betty Clark	
as Register and Commissioner	
have called and caused to come before me Nancy F	
and Mrs. George McCartney Johnson	1
witness es named in the requirement for Oral Examination 19 58, at the office of Ernest M. Bailey	
in Fairhope, , Alabama, and having fi	irst sworn said witness <u>es</u> to speak the
truth, the whole truth, and nothing but the truth, the said	Nancy Rebekah Chute
and Mrs. Geo. McCartney Johnson doth dep	oose and say as follows:
TESTIMONY OF NANCY REBEKAH CHUTE:	
My name is Nancy Rebekah Chute. I a years and am a bona fide resident of Ba than one year next preceding the filing cause. The Respondent's name is Willia age of twenty-one years. The Respondent 1944 and lived together as husband and that date and on numerous occasions pri has threatened to inflict bodily harm u that if we continue to live together the	Idwin County, Alabama for more of the Bill of Complaint in this m Starke Chute and he is over the at and I were married on June 17, wife until November 12, 1957. On or to that date, the Respondent bon my person. I am of the opinion

TESTIMONY OF MRS. GEORGE McCARTNEY JOHNSON:

violence upon my person or will injure me permanently.

My name is Mrs. George McCartney Johnson. I am over the age of twenty-one years. I have known the Complainant for at least five years and on several occasions have seen her when she was emotionally upset and disturbed by reason of domestic difficulties with her husband.

MRS. GEORGE MCCARTNEY JOHNSON

and the second s

I, Betty Clark	as Register and Commissioner hereby certify
that the foregoing deposition on Oral Exam	ination was taken down in writing by me in the words
of the witnesses and read over to them	n and they signed the same in the presence of
myself and Ernest M. Bailey	
at the time and place herein mentioned; that	I have personal knowledge of personal identity of said
witness es or had proof made before me of	the identity of said witness es; that I am not of
counsel or of kin to any of the parties to said	cause, or any manner interested in the result thereof.
I enclose the said Oral Examination	in an envelope to the Register of said Court.
	10th day of January , 19 58
	Billy Clark (L. S.)
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	Page  STATE OF ALABAMA  BALDWIN COUNTY  CIRCUIT COURT, IN EQUITY  CY Rebekah Chute  COMPLAIN  VS.  Liam Staake Chute  RESPOND
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# THE STATE OF ALABAMA Baldwin County

Circuit Court

TO:

Betty Clark

KNOW YE: That we, having full faith in your prudence and competency, have appointed you Commissioner, and by these presents do authorize you, as such time and place as you may appoint, to call before you and examine

Nancy Rebekah Chute and Mrs. George McCartney Johnson

a witness in behalf of Complainant
Circuit Court in Baldwin County, of said State, wherein

in a cause pending in our Nancy Rebekah Chute

, Complainant

and

William Staake Chute

Respondent

on oath, to be by you administered, upon Nancy Rebekah Chute and Mrs. Geo. McC. Johnson to take and certify the depositions of the witness esnd return the same to our Court, with all convenient speed, under your hand.

Witness my handdathifs 9 th day of January

, 195 8.

Parietan

Commissioner's Fee, \$

Witness' Fees, \$

## THE STATE OF ALABAMA Baldwin County

### CIRCUIT COURT

NANCY REBEKAH CHUTE

Complainant

VS.

WILLIAM STAAKE CHUTE

Defendant

COMMISSION TO TAKE DEPOSITION

COMMISSIONER:

BETTY CLARK

WITNESSES:

NANCY REBEKAH CHUTE MRS. GEORGE McCARTNEY JOHNSON

NANCY F	REBEKAH	CHUTE,	Ď	IN THE CIRCUIT COURT OF
	Comp	lainant	λ	BALDWIN COUNTY, ALABAMA
versus		¥	IN EQUITY	
WILLIAM	STAAKE	CHUTE,	Ĭ	
	Resp	ondent		

#### ANSWER AND WAIVER

Comes the Respondent in the above styled cause and for answer to the Bill of Complaint filed in said cause and each and every paragraph thereof, separately and severally, says:

- 1. Respondent admits the allegations of the first paragraph of the Bill of Complaint.
- 2. Respondent admits the allegations of the second paragraph of the Bill of Complaint as to the date of the marriage and date of separation but denies all other allegations of this paragraph and demands strict proof of the same.
- 3. Respondent admits the allegations of the third paragraph of the Bill of Complaint.

Respondent hereby accepts service of a copy of the Summons and Complaint in this cause and waives further service of the same. Respondent also waives notice of the taking of testimony and notice of submission of this cause and agrees that the testimony may be taken and the cause submitted without further notice to him.

Milleym Strake Chute RESPONDENT

state of Louisiana )
Parish of Oll )

I, the undersigned notary public in and for above state and parish, certify that William Staake Chute, whose name is signed to the foregoing instrument and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument, he executed the same before me voluntarily on day same bears date.

Given under my hand and seal this the 12 day of January, 1958.

My commission expires

NOTARY PUBLIC

### ANSWER AND WAIVER

NANCY REBEKAH CHUTE, COMPLAINANT

VERSUS

WILLIAM STAAKE CHUTE,

RESPONDENT

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

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McCartney				ute and Mrs. G	
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and in behalf of De	efendant upon	Answer an	d Waiver		
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icitor for C	omplainant			**************************************	Register.

THE	STATE OF AL Baldwin Cour		
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NANCY REBEKAH CHUTE, IN THE CIRCUIT COURT OF

Complainant BALDWIN COUNTY, ALABAMA

versus IN EQUITY

WILLIAM STARKE CHUTE, I

### <u>STIPULATION</u>

It is hereby stipulated and agreed by and between the parties hereto as follows:

1.

That the Complainant shall have the full care, custody and control of their minor child, Lauren Chute, and the Respondent shall have the right to visit such child at reasonable and proper times. The Respondent shall also have a right of custody during limited periods of vacations, at the expense of the Respondent, as shall be agreed to and at such times as shall seem proper to the Complainant.

2•

It is further stipulated and agreed by the parties hereto that the Respondent shall pay to the Complainant as and for support and maintenance of the said minor child the sum of Seventy Five (\$75.00) Dollars per month, the first of which payments to be due and payable on the 15th day of November, 1957. The Respondent, in addition thereto, shall pay all medical expenses incurred by and for said child in excess of such medical expenses amounting to Twenty Five (\$25.00) Dollars per month.

ے ک

An agreement as to disposition of real and personal property has heretofore been agreed to by and between the parties.

In the event either party to this agreement shall institute divorce proceedings, this agreement and the stipulations herein contained may be made a part of such proceedings and the Court having jurisdiction of said proceedings may confirm and ratify the agreement.

IN WITNESS WHEREOF, the parties to this agreement have hereunto set their hands and seals this the 17 day of faces. 1958.

Manuflebrah Chitte (SEAI NANCY BUBERAH CHUTE

WILLIAM STARKE CHUTH

EXECUTED IN THE PRESENCE OF:

WITNESS FOR NANCY REBEKAN CHUTE

STATE OF LOUISIANA )
PARISH OF Olean )

I, the undersigned notary in and for said State and Parish, do hereby certify that William Stake Chute, whose name is signed to the foregoing instrument and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument, he executed the same voluntarily on the day the same bears date.

Given under my hand and seal this 1940 of Rovember,

My commission expires

atdeath

NOTARY PUBLIC

1957 and at times prior thereto the Complainant states that the Respondent, from his manner and conduct toward her gave reasonable apprehension of committing violence upon her person, and that from his manner and conduct toward her she is reasonably certain that he will commit such violence upon her person, attended with danger to her life or health.

#### THIRD:

That there was born of this marriage the following named child:
Lauren Chute, age five years. That your Complainant is a fit and
proper person to have the care and custody and control of the said
minor child. That the Complainant and the Respondent have heretofore entered into an agreement wherein the Respondent recognizes
the care, custody and control of the minor child in the Complainant
and further agrees to pay to the Complainant a monthly sum for the
support and maintenance of the said minor child, a copy of which
agreement is hereby attached.

#### PRAYER FOR PROCESS AND RELIEF:

The premises considered, your Complainant prays that the above named William Starke Chute be made a party Defendant to this cause by the usual writ or process of this Honorable Court requiring him to appear and plead, answer or demur within the time and under the penalties prescribed by the rules of this Court and the Statutes in such cases made and provided. That upon a final hearing of this cause Your Honor will grant unto your Complainant an absolute divorce from said Respondent. That Your Honor will also decree that the Complainant be allowed to remarry if she sees fit. Your Complainant further prays that Your Honor will confirm the agreement between Complainant and Respondent as to the care, custody and control of the minor child and the support and maintenance of such child. Your Complainant further prays for such other, further and different relief to which she may be entitled and as in duty bound she will ever pray.

Many Rubehah Chute
JCOMPLAINANT

STATE	OF	ALABAMA	)
BALDWI	IN ·	COUNTY	5

Before me, the undersigned authority, personally appeared Nancy Rebekah Chute, who, being by me first duly sworn, says:

That the allegations contained in the foregoing Bill of Complaint are true.

Mancy REBEKAH CHUTE

Sworn and subscribed to before me this 10th day of January,

NOTARY PUBLIC

STATE OF ALABAMA AT LARGE
My commission expires July 14, 1958.

#### RICHARD C. LACEY

Attorney-At-Law
FAIRHOPE, ALABAMA 36532

October 20, 1969

Mrs. Alice J. Duck Circuit Clerk Circuit Court Bay Minette, Alabama

RE: Nancy R. Head vs. Wm. S. Chute

Dear Mrs. Duck:

Please place the enclosed order before Judge Mashburn for his consideration.

Sincerely,

RICHARD C. LACEY

RCLAt Encls.

#### RICHARD C. LACEY

Attorney-At-Law
FAIRHOPE, ALABAMA 36532

October 2, 1969

Mrs. Alice J. Duck Circuit Clerk Circuit Court Bay Minette, Alabama

RE:: Nancy Ritchey Head, formerly known

as Nancy Rebekah Chute

vs:: William Staake Chute

Dear Mrs. Duck:

Please place the enclosed before Judge Mashburn for his consideration. If at all possible, it would be more convenient to the Complainant if her petition could be heard on a Wednesday morning.

Sincerely,

RICHARD C. LACEY

RCL/dt

## CHARLES R. MALONEY ATTORNEY AT LAW

522-9039

822-824 RICHARDS BUILDING NEW ORLEANS, LCUISIANA 70112 November 21, 1969

Mr. Richard C. Lacey Attorney at Law P. O. Drawer A-J Faithope, Alabama 36532

Re: William S. Chure vs.

Nancy R. Chute Our File: (DX)–69

Dear Mr. Lacey:

We have had an opportunity to review the entire matter and circumstances surrounding the educational policy involved herein with Mr. William S. Chute, our client. In particular, we have reviewed and discussed the judgment of October 22, 1969, executed by the Circuit Judge in and for the County of Bladwin, State of Alabama, in detail.

Mr. Chute has assured this office that he will abide with the Court's Order of October 22, 1969, by seeing to it that the proceeds of the Home Life Insurance Policy are properly paid toward his daughter's education, upon maturity of the policy. In fact, he has advised that this has been his intention all along. Any confrontation or words which he may have had with his former wife, have not altered his original intention of seeing to it that the proceeds go to Lauren's education.

Mr. Chute expressed great pride in his daughter's talent and the importance of an Oberlin College education.

Be assured that he will continue to pay the necessary premium to Home Life Insurance Company of New York so that the policy will be in proper force and effect through the time of its maturity, May 25, 1970.

#### CHARLES R. MALONEY

ATTORNEY AT LAW

Mr. Richard C. Lacey Page Two 822-824 RICHARDS BUILDING NEW ORLEANS, LCUISIANA 70112 November 21, 1969

We are taking the liberty of forwarding a copy of this letter to the Clerk of Court as an expression of Mr. Chute's intention to comply with the Court's Order.

Further, we have received your letter forwarding the medical bills evidencing expenses for Lauren's recent illness and past them on to Mr. Chute. He has advised that the original statements that he received in mid October from his former wife were forwarded to the hospitalization insurer and he will check to insure that proper payment is made.

If we can be of any further service to you in this matter, please feel free to call upon us.

With best regards, I remain

Very truly yours,

William M. Detweiler

WMD:jc

cc: Mr. William S. Chute

Vcc: Honorable Judge, Circuit Court in Equity
County of Baldwin, State of Alabama

NANCY RITCHY HEAD, formerly known as	)	IN THE CIRCUIT COURT OF
Nancy Rebekah Chute,	)	BALDWIN COUNTY, ALABAMA
Complainant,	)	IN EQUITY
VS.	)	CASE NO.
WILLIAM STAAKE CHUTE,	)	
Respondent	)	

TO THE HONORABLE JUDGE OF SAID COURT, SITTING IN EQUITY:

Comes now Nancy Ritchy Head, formerly known as Nancy Rebekah Chute, and shows unto your Honor as follows:

That your Honor did issue an order to hear a motion by your Petitioner on July 21, 1969 at 10:30 A.M. Petitioner further shows unto Your Honor that she is presently residing in Boca Raton, Florida and would be unable to attend Court that date without being an extreme hardship. Your Petitioner moved that this Court will set a date to hear the petition heretofore filed by your Petitioner, after August 25, 1969. Your Petitioner further moves the Court to notify the Respondent, William Staake Chute by registered mail of the new date to hear the petition.

Aespactfully submitted,

RTCHARD/C. LACEY Attorney for Petitioner

FILED

JUL 17 1969

CLERK REGISTER

#### ORDER

This matter coming to be heard on the Petition of the attorney for Nancy Ritchy Head, formerly known as Nancy Rebekah Chute, the Complainant in said cause and the Court having considered the sameeis of the opinion that the Complainant is entitled to the setting of a new date to hear the sworn petition heretofore filed of Nancy Ritchy Head.

IT IS, THEREFORE, ORDERED, that the Circuit Clerk notify the Respondent, William Staake Chute by registered mail at his address at 616 Atherton Drive, Metairie, Louisiana 70001 of a hearing to be held on the matters alleged by Complaint on the day of \_\_\_\_\_\_\_, 1969 at \_\_\_\_\_\_\_\_ A.M.

DONE this /stake Chute by registered mail at his address at 616 Atherton Drive, Metairie, Louisiana 70001 of a hearing to be held on the matters alleged by Complaint on the day of \_\_\_\_\_\_\_\_, 1969 at \_\_\_\_\_\_\_\_\_ A.M.

John A Malleberry

JUL ] 8 **1969** 

ALICE J. BOOK SO

#### ORDER

This matter coming to be heard on the petition of the attorney for Nancy Ritchey Head, formerly known as Nancy Rebekah Chute, the Complainant in said cuase, and the Court having considered the same is of the opinion that the matters alleged in Complainant's petition should be heard by the Courts.

It is, therefore, ORDERED, that the Register notify the Respondent, William Staake Chute, by Registered Mail at his address at 616 Atherton Drive, Metairie, Louisiana 70001 of a hearing to be held on the matters alleged in Complainant's petition on the day of A.M.

DONE this the 2 day of Doleher , 1969.

CIRCUIT COURT JUDGE

OCT 6 1969

ALIOE J. SEEST CLERK REGISTER

NANCY RITCHEY HEAD, formerly known as Nancy Rebekah Chute,	)	IN THE CIRCUIT COURT OF
-	)	BALDWIN COUNTY, ALABAMA
Complainant,	)	IN EQUITY
VS.	)	case no. 4206
WILLIAM STAAKE CHUTE,	)	
Respondent	)	

TO THE HONORABLE JUDGE OF SAID COURT, SITTING IN EQUITY:

Comes now Nancy Ritchey Head, formerly known as Nancy Rebekah Chute, and shows unto Your Honor as follows:

That Your Honor did heretofore enter an order to hear a motion by your Petitioner and that Your Honor did order the Register to notify the Respondent in the above styled cause to be and appear at that time; that the Respondent did fail to appear at the time set by Your Honor. Your Petitioner further moves that Your Honor enter an Order setting a time and place to hear the matters alleged in the original petition filed by your Petitioner. Your Petitioner further moves the Court to notify the Respondent, William Staake Chute by registered mail of a time and place to hear the matters alleged in the petition.

Respectfully submitted.

RICHARD C. LACEY Attorney for Plaintiff

00T 6 1969

ALIE J. DION CLERK REGISTER NANCY RITCHEY HEARD, formerly ) IN THE CIRCUIT COURT OF known as Nancy Rebekah Chute, ) BALDWIN COUNTY, ALABAMA Complainant, ) IN EQUITY VS. ) CASE NO. 4706 WILLIAM STAAKE CHUTE, ) Respondent

#### ORDER

This matter coming on to be heard on testimony taken ore tenus by Complainant, Nancy Ritchey Head, formerly known as Nancy Rebekah Chute, and the Respondent having failed to appear in person or by Attorney after being given notice of this hearing at 9:00 A.M. on October 20, 1969, and the Court having considered the same is of the opinion that the releif prayed for in Complainant's petition should be granted.

It is therefore, ORDERED and DECREED, as follows:

I

That the Respondent continue to pay the premiums on a policy of insurance with the Home Life Insurance Company of New York for the education of the minor child, Lauren Chute, of the marriage of the said Nancy Ritchey Head, formerly known as Nancy Rebekah Chute, and the Respondent.

II

That the Respondent be and he is hereby Ordered to pay the proceeds of the insurance policy with Home Life Insurance Company of New York to the petitioner upon maturity of the policy for the education of the said Lauren Chute.

III

That the said William Staake Chute, be and he is hereby enjoined from converting, or attempting to convert the proceeds of the policy of life insurance with the Home Life Insurance Company of New York to his own use or to any other use than for which it was originally intended for the education of the minor child, Lauren Chute.

Done this 22 day of bolesa, 1969.

CIRCUIT JUDGE

NANCY RITCHEY HEAD,

) IN THE CRICUIT COURT OF
formerly known as
Nancy Rebekah Chute,

Complainant,

VS.

CASE NO. 4206

WILLIAM STAAKE CHUTE,

Respondent

TO THE HONORABLE JUDGE OF SAID COURT, SITTING IN EQUITY:

Now comes, Nancy Ritchey Head, formerly known as Nancy Rebekah Chute, the Complainant in the above entitled cause, and shows unto Your Honor and to this Honorable Court as follows:

- l. That your Petitioner and William Staake Chute, were divorced by decree rendered in this Honorable Court on the 21st day of January, 1958, a copy of which is attached hereto as Exhibit "A" and made a part hereof as if wholly set forth herein.
- 2. That by the terms of said decree the Court ordered the parties to abide by a stipulated agreement which is attached here-to as Exhibit "B" and made a part hereof as if wholly set forth herein.
- 3. That by the terms of said stipulated agreement in Paragraph 3 the parties had made an agreement for the disposition of real and personal property and that part of this personal property consisted of a policy of insurance with the Home Life Insurance Company of New York forthe education of the minor child, Lauren Chute, of the marriage of your Petitioner and respondent.
- 4. Your Petitioner avers that she, for many years, was employed and contributed to the payment of the premiums on said insurance policy prior to the dissolution of the marriage of your Petitioner and the Respondent; and your Petitioner further shows that the policy of insurance was made in the name of the respondent when the said policy was first acquired; your Petitioner further shows that part of the terms of the stipulated agreement relating to Paragraph 3 was the agreement between your Petitioner and the respondent that the respondent would continue to pay the premiums on the policy of insurance in order that the minor child, Lauren Chute, would receive the proceeds for the policy upon the attainment of the age of eighteen (18).

5. Your Petitioner has received threats from the respondent that it was the intention of the respondent to convert the said policy into cash and thereby deny to the child of your Petitioner and the respondent sorely needed capital to further the education of said child and that Your Petitioner fears that the respondent, who is now living in New Orleans, Louisiana will carry out this threat and divert the proceeds of the insurance policy before your Petitioner is able to proceed against the respondent in ordinary court procedures.

WHEREOF, THE PREMISES CONSIDERED, the Petitioner prays that the court will serve pleas to the respondent by registered mail and that Your Honor will enter a temporary order restraining the respondent from converting the policy of insurance aforesaid prior to the date of the date this cause may be heard and that upon a final hearing that your Honor will enter an Order requiring the respondent to continue to pay the premiums on said policy of insurance and that Your Honor will enter an Order requiring the respondent to turn over to the minor child, Lauren Chute, the proceeds of said policy at the time said policy reaches maturity; and your Petitioner prays for all other, further, different and general relief to which she may be entitled.

PETITIONER Had

Sworn to and sbuscribed before me on this 4th day of June, 1969.

NOTARY PUBLIC

JULE 1969

RICHARD C. LACEY ATTORNEY FOR PETITIONER ALCE J. DARK REGISTER

William Staake Chute, Defendant resides at 616 Atherton Drive Metairie, Louisiana 70001

## The State of Alabama, Baldwin County

## CIRCUIT COURT, IN EQUITY

NANCY REBEKAH CHUTE, Complainant
vs.
LITT'S TANK CON A ATEN CUITING
WILLIAM STAAKE CHUTE , Respondent
This cause coming on to be heard was submitted upon Bill of Complaint, Decree Pro Confesso of
ANSWER AND WATVER and Testimony as noted by the Register, and upon con
sideration thereof, the Court is of the opinion that the Complainant is entitled to the relief prayed for
said bill.
It is therefore ordered, adjudged and decreed by the Court that the bonds of matrimony heretofor
existing between the Complainant and Defendant be, and the same are hereby dissolved, and that the same
NANCY REBEKAH CHUTE is forever divorced from the
said WILLIAM STAAKE CHUTE for and on account
Cruelty. It is further ordered, adjudged and decreed that the
stipulated agreement entered into by the parties is hereby conf.
and the Complainant shall have the custody of the minor child n
in the Bill of Complaint and the Respondent shall pay to Complain
the sum of \$75.00 each month as and for support and maintenance
_ of the said child.
It is futher ordered, adjudged and decreed that neither party to this suit shall again marry except to each other until sixty days after the rendition of this decree, and that if appeal is taken within sixty days, neither party shall again marry except to each other during the pendency of said appeal.  It is futher ordered that the Complainant and Respondent be, and they are hereby permitted
again contract marriage upon payment of the cost of this suit.
It is futher ordered that Nancy Rebekah Chute
the Complainant pay the cost herein to be taxed, for which executed may issu
This 21 day of January 1958.  Whet Myfelt
Judge Circuit Court, In Equity
I, Court of Baldwin County, Alabama, do hereby certify that the foregoing is a correct copy of the original decree, rendered by the Judge of the Circuit Court in the above stated cause, which said decree is on file and enrolled in my office.  Witness my hand and seal this the day of Much of Circuit Court, In Equity
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Wing No. Whi

That the Compleinent shall have the full care, custody and contact of their minor child, Lauren Chare, and the Respondent shall have the right to timit such child at remoments and proper times. The Respondent shall ease mayons a right of custody during limited particul of tracking of tracking, at the expense of the Respondent, as hall be agreed to any of a such times as shall seen from the Compleinent.

100 CO

Less Gue despondent shall pay to the Somplement as one for surport and maintenance of the sali ninor child the sum of Morenty Pive (\$75.00) Pollers per north, the first of which payments to be due and payable on the Lyon day of Movember, 1957. The Respondent, in addition thereto, shall pay all pedical expenses incurred by and for said child in excess of such medical expenses amounting to avenue.

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in agreement as to disposition of real and personal property has heretofore been agreed to by and between the parties.

divorde proceedings, this egreement end the stipulations besein occutained may be made a part of such proceedings and the Court having justisdiction of said processings may exaline and retiry the agreement.

of their hands and seeks this the parties to this egrecient have berembt.

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		MAKE SHIP	6 C.								

VOL 101 PAGE 100 TO THE STANDARD CHARGE

#### ORDER

This matter coming to be heard on the sworn petition of NANCY RITCHEY HEAD, the Complainant in said cause and the Court having considered the same is of the opinion that the Complainant is entitled the temporary relief prays for in said Bill of Complaint.

IT IS, THEREFORE ORDERED, that the respondent, William Staake Chute, be and he is hereby enjoined from disposing of a certain policy of insurance with the Home Life Insurance Company of New York in which the beneficiary is named as Lauren Chute, in any manner until a hearing has been had on the matters alleged in the Bill of Complaint of Nancy Ritchey Head;

IT IS FURTHER ORDERED, that the Circuit Clerk notify the respondent, William Staake Chute, by registered mail at his address at 616 Atherton Drive, Metairie, Louisiana 70001 of a hearing to be held on the matters alleged by Complaint on the day of August 1969 at 1969.

DONE this 32d day of August 1969.

J. Office A Massificary CCIRCUIT JUDGE

FILED
JUL 3 1969

ALIGE J. DEEK REGISTER