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IN THE DISTRI	ICT COURT IN AND FOR TULSA COUNTY STATE OF OKLAHOMA	DISTRICT COURT F L E D AUG 31 2015
IN RE THE MARRIAGE OF		SALLY HOWE SMITH, COURT CLERK STATE OF OKLA. TULSA COUNTY
Petitioner,)) Case No.:	U OKLA. TULSA COUNTY
and)	
)	
Respondent.)	
CONSENT DE	CREE OF DISSOLUTION OF MARRIAGE	

) HERE HERE BERE HILL FOR STATE

On this day of August 2015, this matter comes on before this Court. The Petitioner appears electronically and his counsel of record, James R. Gotwals of JAMES R. GOTWALS AND ASSOCIATES, INC., appears in person. The Respondent and her counsel Heather Flynn Earn art of Hall Estill appear not, having evidenced their approval and agreement to the entry of this Decree by their signatures hereon.

The Court, having reviewed the file herein, having listened to the statements of counsel, having listened to the testimony of one (1) witness being first duly sworn upon his oath, and based upon the approval and stipulations of the parties and by counsel for the Petitioner, hereby enters the following findings and orders:

1. That it has jurisdiction over the parties and the subject matter of this action, and that Respondent was an actual resident in good faith of the State

of Oklahoma for the six (6) months immediately preceding the filing of the Petition in this action and a resident of Tulsa County for more than thirty (30) days immediately preceding the filing of the Petition.

2. That this is a Consent Decree such that the parties have negotiated and agreed to its terms and provisions as evidenced by their signatures hereon, waiving all objections and rights inconsistent with the terms hereof, and have asked this Court to make their agreement the order and judgment of this Court. The Court recognizes that this is a consent order, wherein each party, having adequate opportunity to discuss this matter and their rights with counsel of their choice, has knowingly, willingly, and intentionally waived such rights as they may have under the pleadings in this case, or under existing case or statutory law, specifically including the right to a hearing and trial on these issues, in order to resolve this matter in the manner hereinafter set forth. Further, to the extent that either party has waived any statutory rights to trial and hearing, etc., the Court finds that such waiver was knowingly entered into freely and voluntarily, and that each party agrees that the entry of this decree and accompanying orders are what the parties desire the Court order and decree.

3. That the parties were married on May 2, 2015, in Tulsa, and have been since that time, and are at the present time, husband and wife.

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4. That of the marriage aforesaid no children have been born and the Respondent is not now pregnant.

5. That a state of irreconcilable incompatibility has arisen between the parties hereto which has completely destroyed the legitimate aims of the marriage and rendered its continuation impossible; by reason of which, each party is entitled to a divorce from the other.

6. That the parties have not jointly acquired any real or personal property and have incurred no joint debt that is not dealt with in this Consent Decree of Dissolution of Marriage.

7. That notwithstanding paragraph 6, the parties have agreed that Petitioner will pay Respondent the total sum of THIRTY-TWO THOUSAND FIVE HUNDRED AND NO/100 DOLLARS, (\$32,500.00), in the way of property division alimony which will not be taxable to Respondent nor deductible to the Petitioner for federal and state income tax purposes, which shall be paid by Petitioner to the Respondent in the following manner: A lump sum cash payment of THIRTY-TWO THOUSAND FIVE HUNDRED AND NO/100 DOLLARS, (\$32,500.00), upon the entry and filing of this *Consent Decree of Dissolution of Marriage*.

8. That this Decree addresses all assets and debt. All real and personal property belonging to either party and/or held by them in their separate names, either before the marriage or presently is fully restored to each party and any debt

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owed by either party in their name only or jointly with anyone but the other party either before the marriage or presently, is their separate debt.

9. That this is not a case for support alimony and neither party is entitled to support alimony.

10. Neither party has filed bankruptcy within the last five (5) years.

11. That Respondent shall be restored to her former name "Catherine Annette Fee".

12. That each party should bear his and her own attorney's fees, expenses and costs, if any, associated with this litigation.

13. That both parties are hereby apprised that pursuant to Title 43 Section
123 of the Oklahoma Statutes it is unlawful for either party to this divorce action to marry anyone in Oklahoma, other than the opposing party in this action, within six
(6) months from the date this decree is granted; or to cohabit with a new spouse in Oklahoma during such six (6) month period if the marriage hereafter takes place in another State.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED by this Court that each party be, and they are hereby granted, a full, final and complete dissolution of marriage from each other, on the grounds of incompatibility, and the bonds of matrimony heretofore existing between the Petitioner and the Respondent are set aside and held for naught; that both parties are prohibited from marrying

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anyone in the state of Oklahoma, except for one another, for a period of six (6) months from the date hereof.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED by this Court that the above and foregoing findings numbered one (1) through thirteen (13) inclusive are hereby ORDERED, ADJUDGED, AND DECREED as if hereinafter set out at length, and judgment is rendered and entered accordingly.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED by the Court that each of the parties is hereby ORDERED AND DIRECTED to allow the other to take physical possession of the property awarded to him or her herein; and to execute and deliver to the other such assignments, bills of sale, deeds, or other documents that may be reasonably necessary to carry out the terms of this order and judgment, if any, within twenty (20) days from the date this Decree is filed unless another time frame is specifically set out herein.

JUDGE OF THE DISTRICT COURT DATED THIS <u>31</u> DAY OF AUGUST 2015

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APPROVED AS TO FORM AND CONTENT:



PREPARED BY AND APPROVED AS TO FORM:

James R. Gotwals, OBA No. 3499 Mary L. Gutierrez, OBA No. 18386 JAMES R. GOTWALS & ASSOCIATES, INC. 525 S. Main St., Suite 1130 Tulsa, Oklahoma 74103 Telephone: 918-599-7088 Facsimile: 918-599-7153 ATTORNEY FOR PETITIONER, P. DANKOSKI

APPROVED AS TO FORM:

Heather Flynn Earnhart, OBA No. 19456 HALL ESTILL 320 South Boston Avenue, Suite 200 Tulsa, Oklahoma 74103-3706 Telephone: 918-594-0440 Facsimile: 918-594-0505 ATTORNEY FOR RESPONDENT, C. DANKOSKI