RUBY ARLENE GRANSTROM,
Petitioner,

vs.
FRANK HARRY GRANSTROM,
Respondent.

NEBRASKA

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DECREE OF DISSOLUTION

NOW on this 14th day of December, 1976, this matter came on for hearing before the Court. The Petitioner is present and represented by her attorney, Glen A. Murray. The Respondent is not present nor represented by counsel. The Petitioner testifies as to the jurisdictional facts, extent of property, birth of one child, that the parties have been separated since March, 1975, and that the marriage is irretrievably broken. The Court being fully advised in the premises, finds as follows:

- 1. That the Respondent has been served with process personally in the State of Oregon, but fails to plead, answer or appear and therefore is in default.
- 2. That the Petitioner has been a resident of the State of Nebraska for more than one year prior to the filing of the Petition herein and was a resident of Hall County at the time the Petition herein was filed.
- 3. That the Court has jurisdiction of the parties and of the subject matter of this action; that Petitioner is not a party to any other pending action for divorce, separation, or dissolution of marriage.
- 4. That every reasonable effort for reconciliation has been made, without success, and that the marriage is irretrievably broken and the same should be dissolved.
- 5. That the parties are owners of various items of real and personal property which should be awarded to the party now in possession.
- 6. That there has been born as issue of this marriage, one child, Keith Dale Granstrom, born October 8, 1958.

- 7. That the retitioner is a fit and proper person to have custody of the minor child of the parties and should be awarded custody of said minor child.
- That the Respondent should have reasonable rights of visitation.
- That the costs of this action should be taxed to the Respondent.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED BY THE COURT:

- 1. That the marriage of Ruby Arlene Granstrom and Frank Harry Granstrom is hereby dissolved, and that such dissolution shall not become final, except for purposes of appeal, for six months from the date of this decree.
- 2. That each party is awarded the personal property now in their possession and title to Lot 4, in Block 2, in Boggs and Hill's Addition to the City of Grand Island, Hall County, Nebraska, is quieted in the Fetitioner.
- 3. That the care, custody, and control of the minor child of the parties, who is now emancipated, is awarded to the Petitioner, subject to the further order of the Court.
- 4. That the Respondent shall have reasonable rights of visitation.
 - 5. That the costs of this action are taxed to the Respondent.

BY THE COURT:

SI Donald H. Weaver

Prepared by:

Glen A. Murray
Petitioner's Attorney

Grand Island Legal Aid Box 1968 Grand Island, Nebraska 68801 308-381-0517

Entered as Document No.

78-007571

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State Of Nebraska County Of Hall Register Or Deccs JEAN FISHEN

Return to: Ruby arland Strand 1915 7 13th St