

344

PATRICIA ELIZABETH DOUGLASS, * IN THE CIRCUIT COURT FOR
Plaintiff, * SHELBY COUNTY, ALABAMA
vs *
THOMAS EDWARD DOUGLASS, * DOMESTIC RELATIONS
Defendant. * DR-87-444

DIVORCE DECREE

An entry of default was taken against Thomas Edward Douglass on February 2, 1988. Whereupon, plaintiff Patricia Elizabeth Douglass came before the court and gave sworn testimony. It is therefore ORDERED, CONSIDERED, ADJUDGED and DECREED that the bonds of matrimony heretofore existing between Patricia Elizabeth Douglass and Thomas Edward Douglass are hereby dissolved, and the said parties are forever divorced from one another by decree a vinculo matrimonii on the ground of incompatibility.

Neither party shall again marry except to each other until sixty (60) days after the date of this decree. If an appeal from this decree is taken within forty-two (42) days, neither party shall marry again except to each other during the pendency of said appeal.

It is further ORDERED, ADJUDGED and DECREED as follows:

(1) Custody of the two minor children of the marriage, Thomas Chadwell Douglass and Ashley Taylor Douglass, is awarded to Patricia Elizabeth Douglass.

(2) Thomas Edward Douglass is hereby granted the following visitation rights with his children: Every other weekend from 6:00 P. M. Friday until 6:00 P. M. Sunday, beginning the first weekend following the signing of this decree; one week at

Millard L. Jones
ATTORNEY AT LAW

Christmas, beginning 1:00 P.M. Christmas Day until 1:00 P.M. New Year's Day; four (4) weeks in the summer; reasonable visitation on the children's birthday; and from 9:00 A.M. until 5:00 P.M. on the following alternating holidays: Easter, Labor Day, and Thanksgiving Day, with the father having the children the next stated holiday following the signing of this decree; and the father shall have other reasonable visitation rights as the parties can agree upon, and the court encourages the parties to cooperate fully in this regard.

(3) Thomas Edward Douglass shall pay to Patricia Elizabeth Douglass the sum of \$500.00 per month as child support. Child support is based upon Mr. Douglass' pay voucher presented as evidence and upon Mrs. Douglass' testimony that Mr. Douglass is capable of making this much money on a regular basis.

Thomas Edward Douglass is also ORDERED to pay one-half of any special education expenses on the children.

Thomas Edward Douglass is further ORDERED to make the said child support payments either by check or by money order or by cashier's check or in some such manner so that he will have a written record of what he pays other than his own notes.

It is further ORDERED by the court that the income withholding order for child support, which order is contained on separate paper and is specifically incorporated as a part of this decrees required by Act 84-445 of the Alabama Legislature, shall be served upon the obligor's employer and shall become effective immediately.

(4) (The court finds that the \$11,000.00 downpayment on the marital residence came from Mrs. Douglass' father.) Patricia Elizabeth Douglass is hereby invested with all right, title to and interest in the marital residence described as follows:

Lot 76, according to the survey of Scottsdale, Second Addition, as recorded in Map Book 7, Page 118 in the Probate Office of Shelby County, Alabama,

and Thomas Edward Douglass is hereby divested of any right, title to, or interest in the said property. Thomas Edward Douglass is ORDERED to execute any document necessary to reflect the same.

Patricia Elizabeth Douglass is responsible for paying any indebtedness owing on the said marital residence, and shall hold Thomas Edward Douglass harmless as to said debts.

Thomas Edward Douglass is hereby ORDERED to vacate the marital residence immediately.

(5) Thomas Edward Douglass has the right to use Patricia Elizabeth Douglass' 1980 Chevette automobile. It is further provided, if Mr. Douglass pays the entire indebtedness on the automobile, that, when the debt is paid in full, Patricia Elizabeth Douglass shall transfer title of that automobile to Mr. Douglass. If Mr. Douglass does not fully pay for the automobile, then he has no interest whatsoever in it, and the automobile is ORDERED surrendered to Patricia Elizabeth Douglass in that event. If at any time Mr. Douglass is late on any payment, he is ORDERED to return the automobile to Mrs. Douglass and he forfeits any further rights to use and in the automobile.

(6) Thomas Edward Douglass is awarded the couch and chair which is presently situated in the basement of the parties' residence. Mr. Douglass is also awarded the following property: the parties' bedroom suite, his grandmother's silverware, his tools, golf clubs, black & white TV, and king size bed linens.

(7) All other automobiles, household furnishings, and personal property not mentioned in this decree are awarded to Patricia Elizabeth Douglass.

(8) THomas Edward Douglass shall pay to Patricia Elizabeth Douglass the sum of \$350.00 as contribution toward the attorney's fees of H. L. Conwill incurred by her after the separation and through this divorce action, for which also let execution issue. Further, judgment is hereby entered against Thomas Edward Douglass and in favor of Patricia Elizabeth Douglass

in the said amount.

Costs of this action are taxed as paid.

DONE and ORDERED this 26 day of February, 1988.


Robert R. Armstrong, Jr.
Circuit Judge

FILED IN OFFICE, This the 29 day
of February 1988


Register Circuit Court of
St. Clair County, Alabama

Kyle Sanford

Register Circuit Court of
Shelby County, Alabama

PATRICIA ELIZABETH DOUGLASS, *
*
Plaintiff, *
*
VS *
*
THOMAS EDWARD DOUGLASS, *
*
Defendant. *
*
IN THE CIRCUIT COURT FOR
SHELBY COUNTY, ALABAMA
DOMESTIC RELATIONS
DR-87-444

INCOME WITHHOLDING ORDER

The present employer and any successive employer of Thomas Edward Douglass is hereby ORDERED as follows:

(1) To withhold from the income due or becoming due to the above-named person the sum of \$500.00 per month

(If the employee's pay period does not coincide with the child support pay periods, the employer shall deduct from the employee's pay the amount necessary to keep the child support current, as nearly as possible. It is further provided that if the pay periods are at more frequent intervals, the employer may withhold at each pay period an amount cumulatively sufficient to equal the total monthly support obligation.)

(2) To remit to the Clerk of the Shelby County Circuit Court as soon as possible all amounts so withheld. The Clerk shall disburse the said amount to Patricia Elizabeth Douglass.

(3) To notify the court of any change in the employment of the above employee.

(4) To give this withholding order priority over any notice of garnishment served upon the employer.

(5) Not to withhold for child support an amount in excess of fifty percent (50%) of the employee's disposable income if he IS supporting a second spouse or family and sixty (60%) if he is NOT supporting a second spouse or family. If the employee is found to be three (3) months or more in arrears, however, these amounts go up to 55% and 65%, respectively.

(6) To withhold an additional one dollar (\$1.00) per payment made to the Clerk's office for the Clerk's expenses in handling these payments.

(7) Not to use this order as a basis for the discharge of the employee.

(8) The costs of the service of this order are hereby taxed against the said employee, and the employer shall withhold this amount from the employee's income, and forward that amount to the office of the Circuit Clerk of Shelby County, along with the withheld child support.

DONE and ORDERED this 26th day of February, 1988

Robert R. Armstrong, Jr.
Circuit Judge
Robert R. Armstrong, Jr.

NOTICE TO THE EMPLOYER:

(1) You are authorized to deduct from the employee's income a fee of up to \$2.00 per month for the employer's expenses incurred in complying with this order.

(2) This order shall be binding upon the obligor's employer and any successive employer ~~XXXXXXXXXXXXXXXXXXXXXXXXXXXX~~ after service pursuant to the Alabama Rules of Civil Procedure and shall remain effective until

BOOK 270 PAGE 217

PATRICIA ELIZABETH DOUGLASS,

Plaintiff,

vs

THOMAS EDWARD DOUGLASS,

Defendant.

IN THE CIRCUIT COURT FOR

SHELBY COUNTY, ALABAMA

DOMESTIC RELATIONS

DR-87-444

AMENDMENT TO DIVORCE DECREE OF FEBRUARY 26, 1988

The divorce decree entered in this case on February 26, 1988, is hereby amended to add the following:

(9) Thomas Edward Douglass is responsible for one-half of all medical and dental expenses incurred on the minor children which are not covered by insurance, including prescription drugs.

(10) Patricia Elizabeth Douglass may claim the minor children for State and Federal income tax purposes.

DONE and ORDERED this 24 day of March, 1988.

STATE OF ALA. SHELBY CO.
I CERTIFY THIS
INSTRUMENT WAS FILED

89 DEC 14 AM 9:59

Thomas A. Snowling, Jr.
JUDGE OF PROBATE

Robert R. Armstrong, Jr.
Robert R. Armstrong, Jr.
Circuit Judge

FILED IN OFFICE, This the 24 day
of March 1988

Kyle Sanford
Register Circuit Court of
Shelby County, Alabama

| | | |
|------------------|----|-------|
| 1. Deed Tax | \$ | |
| 2. Court Fee | \$ | 15.00 |
| 3. Sheriff's Fee | \$ | 3.00 |
| 4. Notary Fee | \$ | 1.00 |
| 5. Total | \$ | 19.00 |