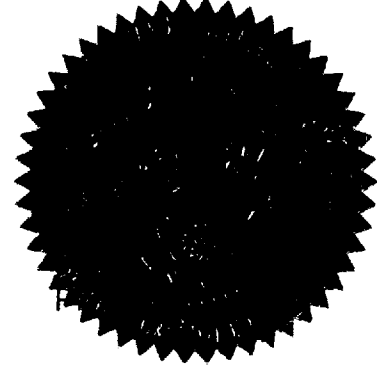




IN THE SUPREME COURT OF BRITISH COLUMBIA



ALEXANDER MURRAY WOOD

AYAKO WOOD

DEFENDANT

ORDER

BEFORE THE HONOURABLE) FRIDAY, THE 16TH DAY
)
MADAM JUSTICE ALLAN) OF JULY, 2004

THE APPLICATION of the Plaintiff coming on for hearing before me on this day at Vancouver, British Columbia; AND UPON hearing PAUL DALTROP, of counsel for the Plaintiff and ASSUNTA S. DE CIANTIS, of counsel for the Defendant; AND UPON reading the pleadings and proceedings had and taken herein; AND BY CONSENT with respect to the corollary relief:

THIS COURT ORDERS that

1. Pursuant to section 12 of the *Divorce Act* (Canada), the Plaintiff, ALEXANDER MURRAY WOOD and the Defendant, AYAKO WOOD, who were married at Tokyo, Japan on the 18th day of April, 1993 and such marriage being registered on April 28, 1993, be divorced from each other, the divorce to take effect on the 31st day after the date hereof.

THIS COURT BEING ADVISED that:

2. There are two children of the marriage, ALEXANDER TAKARA MANIWA-WOOD, born May 21, 1994 and MANAMI SHEONA MANIWA-WOOD, born January 6, 1997 (the "Children").

AND UPON THIS COURT FINDING that:

3. The Defendant's guideline income for the purposes of this application is \$45,249.19.

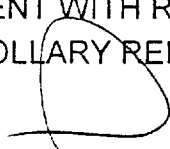
THIS COURT ORDERS that:

4. The Defendant shall pay to the Plaintiff interim child maintenance in the amount of \$633.00 per month commencing on the first day of July, 2004 and continuing on the first day of each and every month thereafter until further Order of this Honourable Court.
5. Air Canada produce to Schuman Daltrop & Company, solicitors for the Plaintiff, Alexander Murray Wood, all documents in their possession or control relating to the Defendant's income, including commission, bonuses and all other related income information. The costs for production of documents will be paid for by the Plaintiff.
6. The Plaintiff's application for a declaration that income in the amount of \$50,000.00 is to be imputed to the Defendant for the purposes of determining child support, an Order that the Defendant pay her proportionate share of extraordinary expenses and costs of the application is adjourned to a date convenient to counsel for the parties in September 2004.


BY THE COURT


DISTRICT REGISTRAR

APPROVED AS TO FORM AND
BY CONSENT WITH RESPECT TO
THE COROLLARY RELIEF:



Counsel for the Plaintiff



Counsel for the Defendant

ENTERED

OCT 18 2004

VANCOUVER REGISTRY

VOL D356 FOL 112

Certified a true copy according to
the records of the Supreme Court
at Vancouver, B.C.

This 14 day of DEC 2004



Authorized Signing Officer