

IN THE COURT OF COMMON PLEAS, FRANKLIN COUNTY, OHIO
DIVISION OF DOMESTIC RELATIONS

ON COMPUTER

Morica Caner,

Plaintiff

vs.

Acar Caner,

Defendant

Case Number 77 DR-08-0896

DECISION

This matter is before the Court upon defendant's motion in two branches and plaintiff's motion in four branches.

The Court, being fully advised in the premises, sustains such motions in part and overrules the same in part, and makes the following findings and orders:

1. The minor children shall receive religious training through each parent, during the periods when the children are under each parent's respective care and control, according to the desires of each parent. The children shall then be better able to make their own choices in the future when they are of sufficient age to make such decision for themselves.
2. The matter of claiming the children as dependents for federal income tax purposes shall be determined by the applicable Internal Revenue Service Regulations.
3. The defendant shall pay to the plaintiff the sum of \$290.05 forthwith as reimbursement for one month's mortgage installment payment pursuant to Article VI D of the Separation Agreement.
4. The children's immigration papers shall be made available to either party as needed in implementing Article IV wherein the minor children Ergun and Erden shall become American citizens. Since the defendant denied knowledge of the whereabouts of plaintiff's passport, no order is made with respect thereto.
5. Defendant shall furnish plaintiff, within a reasonable time, one copy of each picture of the children which he may have in his possession and which was taken prior to the parties' separation.

14

420
283

CANTER VS. CANTER
77 DR-08-2895

6. Since the Court did not sustain defendant's motion re dependency for income tax purposes, plaintiff's motion for an increase in child support is moot.

George W. Twiford
GEORGE W. TWIFORD, JUDGE

cc: Vincent DePascale, Esquire
Attorney for Plaintiff

William J. Abraham, Esquire
Attorney for Defendant

620
284