Case No. 2-4835 / 10

Correspondence decision

in the name of Ukraine

On October 5, 2010, the Oktyabrsky District Court of Kharkov composed of:

presiding judge- Makarov V.O.

when Secretary- Golikova Oh.P.

Having considered in open court a civil case under the claim of Mazhbits Valentina Borisovna against Mazhbits Alexander Mikhailovich about divorce, -

RESOLVED:

 The plaintiff appealed to the court and asked to terminate the marriage between her and the defendant, referring to the fact that the family broke up and further cohabitation of the spouses is impossible. There is no dispute regarding property. Against the provision of a period for reconciliation of the parties denies.

At the hearing, the plaintiff did not appear, her representative filed an application with the court to consider the case in the absence of the plaintiff.

The defendant did not appear at the hearing, and the case was notified at the last known address of residence.

Under such circumstances, the court, given the position of the plaintiff, considers it necessary to consider the case in absentia.

Having studied the case materials, the court concludes that the claim is subject to satisfaction.

As established by the trial and case materials, the marriage between the parties was registered on September 16, 2002 in the Municipality of Varna, Varna Region, Republic of Bulgaria, Act No. 1447.

From marriage, the couple have a son, Majbits Mikhail Alexandrovich, born in 2004.

For a long time, the couple live separately, do not support marriage, do not conduct joint farms, so the marriage is formal.

The plaintiff in the case, Mazhbits V.B. and her representative.

In accordance with Article 110 of the Family Code of Ukraine, marriage can be terminated in court if it is established that further residence of spouses and preservation of the family is impossible.

Since at the court session it was reliably established that the Mazhbits family had broken up and could not be renewed, the court considers that the lawsuit must be satisfied.

According to part 8 of article 235 of the Civil Code of Ukraine, according to the petition of the respondent surname Mazhbits VB after divorce is not subject to change.

Based on the foregoing, guided by Articles 15, 30, 62, 75, 202, 202-1, 203, 224-226, Civil Procedure Code of Ukraine, Articles 110, 112, Family Code of Ukraine, court

HE HAS MADE A DECISION:

The petition Mazhbits Valentina Borisovna satisfy. Divorce, registered on September 16, 2002 in the Municipality of Varna, Varna Region, Republic of Bulgaria, Act No. 1447, concluded between Majbits Alexander Mikhailovich and Majbits Valentina Borisovna.

The decision can be appealed on appeal to the Court of Appeal of the Kharkiv Region through the trial court by filing within ten days from the date of the decision of the appeal.

The decision can be reviewed at the written request of the defendant within ten days from the date of adoption.

Judge:\_\_\_\_\_\_\_\_\_\_\_\_\_

Copy is true\_\_ Judge \_\_\_\_

The decision entered into force.

The original decision is in the materials of case No. 2-4835 / 10. Judge \_\_\_\_\_\_