

COPY

Georges Rheims
Gilbert Herr
Attorneys at law
[Illegible]

Case no.
II.0.246/74

- DEFAULT JUDGEMENT -

Delivered
during the open hearing
on January 21, 1975

IN THE NAME OF THE FRENCH PEOPLE

Between Ms. Aïcha El Wafi, divorced from Mr. Moussaoui, a
The Clerk, Moroccan national, born on August 25, 1946 in Azrou, Morocco, cleaning
woman, residing at 14 rue des Châtaigners in Kingersheim
Strueth

signed: REIN

Plaintiff

represented by: Messrs. Rheims and Herr, Esq. in Mulhouse

and

Mister Omar Moussaoui, tiler, a Moroccan national, born in 1938 in Alfout, Morocco,
residing at 33 rue Jean Martin, Mulhouse

Defaulting defendant

represented by: nobody

regarding: alimony

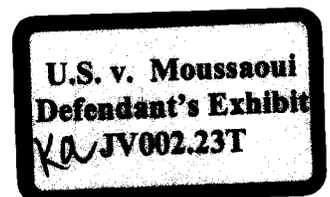
The Mulhouse Tribunal de Grande Instance, 2nd Civil Chamber, composed of:

Messrs. Stuck	Presiding Judge
During	1st Judge
Faure	1st Judge

After having heard, during the open hearing on January 7, 1975, the pleas and
closing arguments of the attorneys for the parties, the
prosecuting attorney's bill of particulars, and after having
deliberated in compliance with the law and ruling in first appeal.

Whereas by an initiatory appeal document dated November 15, 1974, Ms. Aïcha
El Wafi, divorced from Mr. Moussaoui, the plaintiff, served a
writ on her ex-husband, Omar Moussaoui, the defendant, to have
him ordered to pay, for Nadia, Jamila, Abd Samad and Zacarias,
the four children from their marriage, the custody of whom was
granted to him by the divorce settlement, a maintenance
allowance of FF 350.- per month and per child;

.../...



Whereas the plaintiff has alleged, in support of her claims, that the divorce settlement did not determine the father's participation in the childrens' support, and that the defendant would never have paid anything of this nature, so that she would have had to provide the upkeep for her family alone on a salary of FF 1,100.- as a cleaning woman at the P.T.T. [Post office]; that the defendant ran a tile and flooring company; that he owned two cars and a color television set; that, in these circumstances, he should be able to pay the requested maintenance for his children;

Whereas, the defendant, although legally summoned, was not represented during arguments;

Whereas, at the opposing party's request, an adverse ruling must then be issued in his absence.

Whereas, pursuant to Article 31 of the local Civil Procedure Code, the allegations of the plaintiff against the defaulting defendant should be considered to be precise and acknowledged;

Whereas, in this case, it should thus be admitted, in the absence of a defense on the part of Mr. Moussaoui, that his professional situation is rather good, as he is a self-employed tiler; that, as such, the Court feels that he has the means to honestly provide for the four children between the ages of 6 and 12;

Whereas, taking into account the average resources of a tile and flooring contractor, we estimate that we can fairly set the maintenance payment at FF 250.- per month and per child.

ON THESE GROUNDS:

The Court, ruling in open court, by default and on first appeal:

Sentences the defendant to pay the plaintiff the maintenance contributions for the children (Nadia, Jamila, Adb Samad and Zacarias) of FF 250.- per month and per child, payable monthly in advance, no later than the fifth of each month, at the plaintiff's residence, in addition to the family allowances, and this, as of the date of the writ of summons.

The defendant to pay all costs;

Declares the present ruling to be for provisional enforcement.

Assigns the task of notification of the present ruling to
Mr. Schott, Esq., Court Bailiff in Mulhouse.

Signatures.
Certified true copy
The Secretary-Clerk
[Signed]: [Illegible]

REPUBLIC OF FRANCE

Consequently, the Republic of France instructs and orders:

All Bailiffs, pursuant to this requirement, to enforce this ruling,

The Procureurs Généraux and the Procureurs de la République of
the Tribunaux de Grande Instance to keep it in mind;

All police commanders and officers to help and assist when they
are legally required to do so.

In witness whereof, the present ruling was signed by his Honor, the
Presiding Judge and the Judges.

The present copy has been issued to the plaintiff to be used for the
purposes of compulsory execution.

Executed in Mulhouse, January 23, 1975

The Clerk of the Court of the Tribunal de
Grande Instance
[Signature]: [Illegible]

True certified copy
[Signature]
Attorney at law