

Doc#: 1106813028 Fee: \$52.00 Eugene "Gene" Moore RHSP Fee: \$10.00 Cook County Recorder of Deeds

Cook County Recorder of Deeds Date: 03/09/2011 01:43 PM Pg: 1 of 9

FIGHER Sudgment FOR Dissolution of Manierage

1106813028 Page: 2 of 9

## **UNOFFICIAL COPY**

# IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, DOMESTIC RELATIONS

IN RE THE	MARRIAGE OF:	
(1)		
Potitioner	OH 194,	Case Number:
Petitioner		07 D 10853
and  MICHE  Responden	LE KNOK SMITH	CALENDAR:
The	following appearing in court:	Petitioner, Pro Se Respondent, Pro Se
	AGREED JUDGMENT FO	OR DISSOLUTION OF MARRIAGE
This	cause coming on o be hea	ard for prove-up as an uncontested cause on the
		ge, the court having heard testimony FINDS:
1.	The Court has jurisdiction of	of the parties and the subject matter.
2.	That at the time of prove-up	o, Petitioner was 41 years old and was
	employed by SMITTY week, net	s hop earning \$ 400 per
3.	That at the time of prove-up	o, Respondent wasyears old and was
	employed as a Unemy	Ployell parming \$per
	years utilizi	ng 401(K) FUNDS
4.	The parties were married or	18 401 (K) FUNDS  19/17/94 in CHICAGO COOK COUNTY ICO (city, county and state or country)
5.	There were no children not now pregnant.	born to or adopted by the parties and the wife is
	OR	
`	The following children w is not now pregnant: (List the na	ere born to or adopted by the parties and the wife

	UNOFFICIAL COPY
	BRITTARY Michelle born on 1/9/96
	born on
6.	The wife is pregnant and the father is
7.	Petitioner was a resident of the State of Illinois on the date the Petition was u'ed and for 90 days preceding these findings.
8.	Petitioner has proven as alleged in the Petition, that grounds of
	a. Airreconciable differences. There has been an irretrievable breakdown of the marriage and the parties have been separated for a period of not less than 6 months and least two years or have signed a waiver of the two-year waiting period.
	OR TO
	b.  mental cruelty  desertion  physical cruelty
9.	That it is in the minor child(ren)'s best interest that
	a. Sole custody be awarded to the mother.
	b.  sole custody be awarded to the father.
	c. joint custody be awarded and that the mother small be the primary residential parent. (Joint Parenting Agreement must be attached)
	d. joint custody be awarded and that the father shall be tire primary residential parent. (Joint Parenting Agreement must be attached)
	e.
10.	The marital estate includes, but is not limited to the following:
	a.   The parties owned no real estate.

	b	The marital residence located at 15/4 M. Fawler,
	•	The amount of equity in the marital residence is \$
	С	Other real estate: 8221 S. Sagnaw CHICARS 60
		Pullward by Rober of the Separate De The parties own the following vehicles: 1998 Lexus 653
	d.	The parties own the following vehicles: 1998 Lexus 65 3
		of 1995 CHEVY Merenia Colsect
	e.	The Petitioner's pension, IRA account or similar retirement accounts during the marriage as follows:
		The Respondent waives any right he or she may have in the Petitioner's pension, IRA account or similar retirement account.
	f.	The Respondent's pension, IRA account or similar retirement accounts during the marriage as follows:  La Salle Cark Tea (\$15,000) 401CK) pu
		The Petitioner waives any right he or she may have in the Respondent's pension, IRA account or similar retirement account.
	g.	Other:
11.	The	e following property is non-marital:
	<del></del> -	O <sub>x</sub>
12.	Neit	ther party was represented by counsel.
13.	The into	parties have entered into an oral/agreement that has been incorporated this judgment and after reviewing the terms of the agreement this court s that terms are fair, reasonable, and not unconscionable.

#### IT IS HEREBY ORDERED THAT:

A. The parties are awarded a Judgment of Dissolution of Marriage and the bonds of matrimony existing between Petitioner and Respondent are hereby dissolved.

B. The mother is awarded the sole custody, care, and control of the minor children.		
The father is awarded the sole custody, care, and control of the minor children.		
Joint custody of the minor children is awarded and the mother shall be the primary residential parent. The Joint Parenting Agreement is attached and incorporated into this Judgment.		
Joint custody of the minor children is awarded and the father shall be the primary residential parent. The Joint Parenting Agreement is attached and incorporated into this Judgment.		
C. Vicitation		
The non-custodial or non-residential parent shall have rights of reasonable visitation on such terms as the parties may agree from time to time, but no less than the following schedule:		
Regular visitation (Designate if overnight)     i. Every: week as follows:		
Monday 3:00 PH UNTIL 9:00 PM		
JEGINNING HOUENBERG 2007 3:00 PM		
Until Sundays at 7:00 PM		
2. Holiday and School Vacation Visitation: (Designate if overnight) i. See attached visitation schedule.		
D. Support		
The non-custodial or non-residential parent shall pay the custodial parent child support in the amount of \$		
The issue of child support is reserved.		
The parties shall forward each other copies of their filed federal and state income tax returns no later than April 15 for the prior year.		
Tax related issue: FOL INCOME TAY PULPOSES		
Tax related issue: FOR INCOME THY PURPOSES  WICHELLS SHALL HAVE THE RIGHT TO  DECLARE THE MINOR OHILD AS A DEPENDENT		
DECLARE ITTY MITTOR OFFICE AS A DEPENDENT		

1106813028 Page: 6 of 9

# **UNOFFICIAL COPY**

E. Hea	alth Insurance		
	Mother or Father All medical, dental, psychological, and	rovide health insurance for the c	
7	insurance shall be paid % by M	lother and % by Father.	
A	The issue of health insurance is reser		
F. Life	Insurance		٠
	Ponoficiaria - 11 6	intain the children as irrevocable of life insurance the long as that parent has an ob-	-4.7
72	The issue of life insurance is reserved.		
	high school expenses shall be determine itenance  Petitioner has waived any right he/sh maintenance and therefore is forever b	ed pursuant to statute.  ne may have with regard to rearred from receiving maintenance.	ce.
<b>X</b> J 2.	Respondent has waived any right he's maintenance and therefore is forever by	she may have with regard to re arred from receiving maintenand	ceiving
□ 3.	For a period of		
	Respondent shall pay Petitioner \$		. This
	award of maintenanceis or is not		· · · · · ·
<u> </u>	For a period of	beginning	
	Petitioner shall pay Respondent \$		. This
	award of maintenanceis or is not		
	Maintenance for Petitioner is reserved.		
☐ <b>6</b> .	Maintenance for Respondent is reserved	i.	
Except respec	t as otherwise provided herein, each p ctive name, possession, and control.	arty is awarded all property in	n their

1.

J.	The marital estate shall be divided as follows:
	1. Marital residence:
	THE HAR ITAL RESIDENCE AT 1516 P. LAW
	SHALL BE QUIT CLAIMED BY ROCER IN
	2. Other real estate, including time shares:
	THE PROPERTY AT 8221 S. SACOLOAN
	THE PROPERTY AT 8221 S. SACOINAW CHICAGO SHALL BE QUIT CLAIMED BY
	Control of Kolera
	3. Vehicles:
	EACH PHETY SAME KEAP THE VEHICL
	(1) THE 11 0558551711 9 5111 11.0 7 11
	THE PARTY HARMLESS FROM ANY & ALL WIAK A. Pensions, IRA, and similar retirement accounts:  Poss
	4. Pensions, IRA, and similar retirement accounts:
	LESPONDEN'S SHALL LETAIN HER ILAY
(	the Proceeds from her yor(K)
	Petitioner has waived any he or she risy have in the Respondent's pension, IRA account or similar retirement accounts.
	Respondent has waived any right he or she may have in the Petitioner's
	pension, IRA account or similar retirement accounts.
E	The Datific
	5. The Petitioner is awarded the following personal property:
	In his Possessia
	<u>C</u>
6	The Respondent is awarded the following personal property:
	In her possessic
7.	Except as otherwise set forth above, each of the parties shall be declared the sole and exclusive owner of all other personal property, including but not limited
	an other personal property, including but not limited

1106813028 Page: 8 of 9

#### **UNOFFICIAL COPY**

to, bank accounts, stocks, bonds, trading accounts, life insurance and automobiles which each now has in his or her possession.

K. Except as provided herein, each of the parties shall pay and be solely responsible for any and all debts incurred by them since the date of separation and in their own names, and they will indemnify each other and hold each other harmless therefrom.

L. F	Petitioner shall pay the following	
_	In bolden his	5 Name.
8.4 m	David Laboration	
IVI. I	Respondent shall pay the follow	ing debts:
_	In ha no	me.
	9	
	0,5	
67	That each of the parties herelexecute and deliver to the othe effectuate and fulfill the terms of	to will, promptly upon demand by the other party party and all documents that may be necessary to it is Judgment
O. W	Wife is granted leave to resume f she chooses to do so.	the use of her former name KNOY
01	ine terms or this Judgment for	ediction of this cause for the purpose of enforcing all Dissolution or Marriage.
Name:	KOGER SUITH	DATED:
Address:_	:	EN JUDGE BATERED

ACCEPTED AND AGREED TO:

Phone:\_

Span Mith

Respondent Respondent

Page 7 of 7

1106813028 Page: 9 of 9

#### **UNOFFICIAL COPY**

IN SPENGLER'S RESUBDIV.

JDERDALE AND COMPANY'S SUL

THEAST 1/4 OF THE NORTHWEST 1/4 OF

WINSHIP 39 NORTH, RANGE 13, EAST OF TI.

COOK COUNTY, ILLINOIS.

NORTH COOK COUNTY, ILLINOIS.