UNOFFICIAL COPY 9 Form #20

	96464	D N.	3482359
Certificate No	-14/6//	Document No	- 10/1000
TO THE REGISTRAR O COOK COUNTY, ILLIN			
You	are directed to	register the Docu	ument hereto attached
on the Certificate	96464	indicate	ed affecting the
following describe	d premises, to-w	it:	
That part of the North 18 inches	of Lat 2 of Schmidt's S	Subdivision of Lots 1, 2, a	and 3 of Subdivision of Lot 1 in
Block 2 in Schmidt's Resubdivi	sion of 3) cks I and 2 of	Schmidt's Subdivision of	the South Half (1) of the
South East Quarter (1) of the So	outh East Quarter (1) ly	ing West of the Chicago R	ock Island and Pacific Railroad
of Section 32, Township 38 Nor	th, Range 14, Razu of th	e Third Principal Meridi	an, described as follows:
Beginning at a point on the East	erly line of said Lot a w	hich is 9 Inches Southwe	sterly of the North East Corner
thereof, thence Westerly to a p	•		
. 1		46	line of Lot 2 to the South line of
the North 18 inches thereof, the	nce East on said South l		
to place of beginning.			
			0
			OTT'S
Section	ownship	North, Range	East of the
Third Principal Me	and the second s		Co
			X Hasken
CHICAGO, ILLINOIS_	12 9 198	<u>\$</u> .	
	20324	1× 071	
	8678 So	V. nounces	

3482359

STATE OF ILLINOIS :

; : ENTERED

1971 C 7 MILL

3482359

IN THE CIRCUIT COURT OF COOK COOK

COUNTY DEPARTMENT - DIVORCE DIVISION

GLENDA ANN JOHNSON, Plaintiff

No. 70 D 16952

CLARENCE DUBOIS JOHNFOI, Defendant

JUNG HIN C FOR DIVORCE

AGAIN THIS DATE and Trintiff, GLENDA ANN JOHNSON, by and through her attorneys, WELSTAPG, ZELDEN, LEBOLD & NEWMAN, LTD., and Notice of the bendancy of this suit having been had by personal service, and the Defendant, CLAKENCE DUBOIS JOHNSON, being present in open Court and represented by SAMUEL SIEGEL, and having filed his Appearance and Answer and this cause coming on to be heard from the Trial Calendar and the Court having heard the sworn testimony of the Plaintiff and the witnesses (Cortificate of said evidence being filed herewith and made a part hereof) and being further advised in the promises, and This is a court of the promises.

subject matter berein and the parties herato.

(2) That the Plaintiff is now and for more than one year continuously and immediately preceding the filing of this Complaint has been an actual resident of the State of Titing. and County of Cook.

अंग्रेस अंग्रेस मान्यामा विकास के अधिकार कर मार्

WAR ARE OF A DIRECT

71045 646

Sold of Suran

n jawya:

unredita stiffet rad f

Probery of County Clark's Officers I HEREBY CERTIFY THE ABOVE TO BE CORRECT. DATE JUL 15 1985

CLERK OF THE CIRCUIT COURT OF COOK COUNTY, IEL

THIS ORDER IS THE COMMAND OF THE CIRCUIT
COURT AND VIOLATION THEREOF IS SUBJECT TO THE
PENALTY OF THE LAW

(4) That to children were born to the parties are result of said marriage, namely, CLARENCE JOHNSON, JR., now need five, and ADRIENTE JOHNSON, now aged two; that no children were adopted of this marriage.

That the Defendant, disregarding the marital vows, has an quilty of extreme physical cruelty and that on the 22nd day of August, 1970, he struck Plaintiff on the face, causing her over to be blackened and hit her about the body with violence crusing pain and suffering and without provocation on her part; that in August 29, 1970, Defendant again struck Plaintilt on the Formation of the pain and buffering, all without chuse or provocation on the part of Plaintiff.

And the Court finding that the Plaintiff, GLENDA AND JOHNSON, has mustained the immuon as charged in her Complaint for Divorce, and the equities of the cause are with the said Plaintiff, GLENDA ANN JOHNSON.

NOW, THURSTORE, OR MOTION OF ATTORNEYS FOR THE

Angelle Centle ide satisfication of the same of the sa

IT IS HEREBY ORDERED, ADJUDGED AND DECREBO and this Court, by virtue of the power and authority vested therein,

boom and the Statute in such case made and provided, both order,

HE VEHE A TOO OF SHARP PROPERTY CHE THE PROPERTY OF CAREFORN heretofore of the same are hereby

Mr. or garage & Best Art Heardson one round

क्षका भाग । सार्वेदाय

711155 642

Property of County Clerk's Office of SE COR HEREBY CERTIFY THE ABOVE TO BE CORPECT.

DATE JUL 15 1985

CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILL

THIS ORDER IS THE COMMAND OF THE CIRCUIT COURT AND VIOLATION THEREOF IS SUBJECT TO THE PENALTY OF THE LAW

IT IS FURTHER ORDERED, ADJUDGED AND DECREED AS

olilows:

(a) That in lieu of alimony Defendant shall Quit claim to Plaintiff a piece of property located at 8141 S. Green Street, Chicago, filinois. Plaintiff shall make all pages at the reen and shall hold Defendant farmless.

(b) Plaintiff shall Quit Claim to Deforder to piece of property located at 86th and Vincenaus, Chicago, Illinois, and also at 59 % S. Calumet, Chicago, Illinois, Defendant start make all payments thereon and hold Filintiff harmless.

(c) Plaintiff shall receive as her sole and exclusive puracession one station wagon auto obtile. She shall make all payments there can and hold December harmless.

(d) Plaintiff shal, secaive as and for her sole and exclusive (se all property located at the marital domities, with the exception of the personal property of the Defendant.

(b) Plaintiff is awarded the sple care, cust sdy, control and education of the two miner children of the parties with the right of measonable v mitation.

(f. Defendant shall pay as and for chill support the sum of \$80.00 every two weeks. This sum represents \$40.00 per child.

(g) Defendant shall keep in full force aski effect a hospitalization policy for the children and a life insurance policy named the children as irrevocable beneficiaries.

(h Defendant is ordered to pay all bill incurred prior to the date of separa-

IT IS PURTHER GROERED, ADJUNGED AND DECREED that Defendant shall pay to WELSBERG, RELDEN, LEBOLD & NEWMAN, LTD., attornoys for a Plaintiff, solicitors' fees in the sum of \$750.00. \$50.0 shall no paid immediately upon the entry of

BITCH BUTCH BUTCH STORY

TO BENEFIT BUTCH STORY

TO BE

71045 648

Property of Coot County Clerk's Office

CLIEN IN THE WAY

THE ORDER IS THE OTHER OF THE PUBLICATION COURT AND ENGLATION IS SEEN IS SUBJECT TO THE

RENALTY OF THE LAW

the Judgment for Divorce and \$50.00 in thirty days thereafter. be endant shall then pay the sum of \$100.00 per month until the bilines is outli in full.

this Court reserve jerieliction of this cause for the purpose of entering any Orlers required in accordance with the orders contained within All Judgment heretofore described.

LATE:

L'Shillo Benn

DATEDI

APPROVEQ!

torney for Plaintitt

Attorney for Defendant

in ar area of the transfer in

i varing seed to amon though the second

THIS DIRECT BOOK STORY, SO THE

COURT SEED VICTATION THESE OF PROPERTY OF THE CO.

WELL THE THE STURY

77045 649

1 6 2 3 5 9 4 8 2 3 5 9

I HEREBY CERTIFY THE ABOVE TO BE GORRECT.

DATE JUL 15 1995

CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILL.

THIS ORDER IS THE COMMAND OF THE CIRCUIT
COURT AND VIOLATION THEREOF IS SUBJECT TO THE
PENALTY OF THE LAW