PLACITA JUDGMENT

UNITED STATES OF AMERICA

STATE OF ILLINOIS, COUNTY OF COOK

SS.

LOUIS J. HYDE

PLEAS, before the Honorable one of the Judges of the Circuit Court of Cook County, in the State of Illinois, holding a branch Court of said Court, at the Court House in said County, and State, on ... TAPRIL 16th and of the Independence in the year of our Lord, one thousand nine hundred and America,

Observations of Columns Clark's Office

Office of the United States of America, the two hundredth and ... -FIFTH

PRESENT: - The Honorable . LOUIS. J. HYDE

3 (10-84) CCDCH-6

RICHARD M. DALEY, State's Attorney

Attest: MORGAN M. FINLEY, Clerk.

STATE OF ILLINOIS)

COUNTY OF COOK)

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

IN RE THE MARRIAGE OF)

LINDA M. GIANCANA

No.: 81 D 6187

JUDGMENT FOR DISSOLUTION OF MARRIAGE

This cause coming up for hearing on the Petition, the Respondent having been personally served, appearing and stipulating that this matter be heard as a default, the Court having heard the evidence and witnesses in open Court and having been fully advised and informed (Certificate of Evidence is filed herein) does FIND:

- 1. That the Court has jurisdiction of the subject matter and the parties hereto.
- 2. That the Petitioner is now and for more than ninety days continuously and immediately preceding the filing of this Petition has been domiciled in the State of Illinois.
- 3. That the parties were married on June 5, 1965, at Shawneetown, Illinois, and lived and cohabited together as husband and wife until March 11, 1981.
- 4. That there were born to the parties as a result of this marriage six children to wit: CARMEN, 15; ANGELA, 14; TIMOTHY, 12; DANINA, 5; MICHAEL, 2 and NICHOLAS, 1. No children were adopted.
- 5. That at all times the Petitioner conducted herself as a true, faithful and affectionate wife and is a fit and proper person to have the care, custody, control and education of the minor children of the parties. That the Petitioner is not now pregnant. That Petitioner did not contribute to Respondent's acts resulting in this cause of action.

DIMITRI & MLADE 6924 W. CENMAN NO. ERWYN, ILLINOIS 60402

81040 1817

Property of County Clerk's Office

Mary Car

- 6. That the Petitioner has sufficiently proved her Petition on which to base a Judgment.
- 7. That the Petitioner and the Respondent have entered into a written Property Settlement Agreement between themselves settling all questions of maintenance, child custody, visitation, and property rights and that said Agreement has been received in evidence as Petitioner's Exhibit "1" and that by leave of Court is made a part of this Judgment and has been attached to and thereby incorporated in this Judgment by reference thereto and is set ad fi forth in words and figures as follows:

Property of County Clerk's Office

38) 1220

MARITAL SETTLEMENT AGREEMENT

	Thi	s Agre	ement,	made	this _	day	of.					,1981,
ру	and	betwe	en LIN	DA M.	GIANC/	ANA, th	e wi	ife,	and	ANTHONY	J.	GIANCANA
the	a hu:	sband,	both	resid:	ing in	the St	ate	of I	llin	ois.		

RECITALS

- f. The parties were lawfully married at Chicago, Illinois on June 5, 1965.
- B. Irraconcilable difficulties and differences have arisen between the parties, as a result of which they separated and they now live separate and apart from each other.
- C. That six children were born as a result of this marriage, to wit: CARMEN, 15; ANCELA, 14; TIMOTHY, 12; DANINE, 5; MICHAEL, 2; and NICHOLAS, 1. No other children were adopted by the parties thereto as a result of their marriage.
- D. That the wife has filed against the husband an action for Dissolution of Marriage in the Circuit Court of Cook County, Illinois. The case remains pending and undetermined.
- E. The parties hereto consider it in their best interests to settle between themselves now and forever the matters of allowances for the wife and the husband, the matters of custody, support, maintenance, medical and related needs and the education of the minor children of the parties other rights growing out of the marital or any other relationship now or previously existing between them and to settle any rights which either of them now has or may hereafter have or claim to have against the other, and all rights of every kind, nature and description which either of them now has or may hereafter have or claim to have against the other, or in or to any property of the other, whether real, personal or mixed now owned or which may hereafter be acquired by either of them, or any right or claims in and to the estate of the other.

か.

UNOFFICIAL GORY 6

- F. The wife has employed and had the benefit of counsel of DEAN DIMITRI as her attorney and the husband does not wish to be represented by counsel. The parties acknowledge that each has been fully informed of the wealth, property, estate and income of the other. Each party also acknowledged that he and she is conversant with all the wealth, property, estate and income of the other.
- G. That the husband has been advised to obtain counsel but refuses to do so.

NOW THEREFORE, in consideration of the mutual and several promises and under takings herein contained and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties do hereby freely and voluntarily agree as follows:

ARTICLE I

Right of action

l. This agreement is not one to obtain or stimulate a Dissolution of Marriage.

ARTICLE II

Custody of Children

- 1. The wife shall have full care, custody, control and education of the minor children, ANGELA, TIMOTHY, PANINE, MICHAEL, and NICHOLAS.
- 2. That the husband shall have full care, custody, control and education of the minor child, CARMEN.
- 3. Both the wife and the husband will use their best efforts to foster the respect, love and affection of the children towards each parent and shall cooperate fully in implementing a relation-ship with the children that will give the children the maximum feeling of security that may be possible.

th.

Property of Cook County Clerk's Office

3800 Jap

UNOFFICIAL CQPY &

- 4. That both the wife and the husband shall keep each other informed as to the exact place where each of them resides, the phone numbers of their residences, their places of employment, and if either party travels out of their respective town for any extended period of time, then such person shall notify the other of his or her destination and provide a phone number where he or she can be reached in case of emergency.
- 5. The parties shall advise each other of any serious illness or injury suffered by the children as soon as possible after learning of same; the parties shall direct all doctors involved in the care and treatment of the children to give the other party all information regarding any illness or injury if the parties request same.
- 6. The parties shall advise each other of which elementary and high schools the children shall attend. The parties shall have the right to make any final decision with respect thereto to the children in their custody.

ARTICLE III

Visitation with Children

- 1. The parties shall have reasonable visitation with the minor children upon twenty four (24) hours notice to the other part
- 2. If the children become seriously ill or injured during the time they are with either party, while they are exercising their visitation rights, the parties shall notify each other of same as soon as possible. They shall give either party the details of said illness or injury and the name and phone number of the attending physician, if any.

ARTICLE IV

Support of the Children and Related Matters

- 1. That maintenance for the husband and wife is forever barred
- 2. Husband shall pay the wife the sum of THREE HUNDRED DOLLARS (\$300.00) per week as permanent child support. Said amount is

JD.

DIMITRI & MLADE 4824 W. CERMAK RD. IERWYN, ILLIHOIB 60402 785-8300

Property of County Clerk's Office

based upon the husband's net pay of \$550.00 per week.

3. The husband shall take the minor children as exemptions ... for income tax purposes.

ARTICLE V

Medical, Dental, Optical and Related Expenses for the Children

That the husband shall pay all extraordinary medical, dental and optical expenses incurred on behalf of the minor children.

That the husband shall maintain a hospitalization policy for this purpose. If any routine medical, dental or optical expenses incurred by the minor children are covered by the husband's medical plan, then said medical plan shall be used. All routine medical, dental and optical expenses no covered by the husband's medical plan shall be the wife's responsibility.

ANTICLE VI

Education of Children and Related Expenses

- 1. That both parties shall contribute to the minor children's advanced education upon the following conditions:
- A. The children have at that time too desire and aptitude for a trade school, college or professional school education;
- B. The trade school or college is limited to four consecutive years after graduation from high school;
- C. The children carry the required number of courses or units so that the children are considered by the school attended to be a "full time" student;
- D. Copies of all grade reports of the children are forwarded to the husband within a reasonable time after same are issued;
- E. That the parties are financially able to contribute to said education.

ARTICLE VII

Property Settlement

1. The wife shall have full title and possession of the

Property of Cook County Clark's Office

UNOFFICIAL.CQRY.

household furniture and furnishings in the marital home.

2. That the wife shall have sole ownership of the 1963 Rambler automobile and the husband full title and ownership to the 1964 Dodge automobile.

ARTICLE VIII Insurance

1. The husband shall maintain the current insurance policies on his life with the minor children as sole beneficiaries until they reach majority.

ARTICLE IX Marital Home

1. The parties own in tenancy in common the marital home located at 1427 Ridgeland, Berwyn, Illinois and described as follows

Lot 29 in Block 4 in W.F. Kaiser and Company's Arcadia Park, a Subdivision of the South West quarter of the Northwest quarter of Section 20, Township 39 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

- 2. That the wife shall have exclusive possession of the marital home.
- 3. That the husband shall convey his interest to the marital home to the wife by quit claim deed.
- 4. That the wife shall pay all mortgage payments, realty taxes, utility payments, maintenance costs on said home and hold the husband harmless.

Miscellaneous Provisions

- 1. That both parties hereby release any and all claim they may have to the other party's pension or profit sharing plans, if any.
- 2. That the parties are currently under Chapter 13 of the Federal Bankruptcy Act regarding the payment of \$9,000.00 in marital debts. That the husband shall make all payments under the said Chapter 13 and hold the wife harmless from any payment.

4

DIMITRI & MLADE 6924 W. CERMAK RD. BERWYN, ILLINOIS 60403 785-8300

Property of Cook County Clerk's Office

- 3. That the husband shall provide the wife a medical plan as a result of his medical plan commonly known as a "spin off". That the wife shall make all premium payments.
- 4. That the husband shall pay the wife's attorneys DIMITRI AND MLADE, LTD. the sum of \$450.00 as his contribution to payment of attorneys fees and costs.
- Except as herein provided, each of the parties hereto does hereby forever waive, release, and quit claim to the other party, all rights and claims which he or she now has or may hereafter have, as husband, wife, widower, widow or otherwise, by reason of the marital relations now existing between the parties hereto under any present or future law of any state or of the United States of America, or any Country, in or to or against the property of the other party, or his or her estate, whether now owned or hereafter acquired by such other party. Each of the parties hereto further covenants and agrees for himself and herself and his or her heirs, executors, administrators, and assigns that he or she will never at any time lereafter sue the other party or his or her heirs, executors, administrators, or assigns, for the purpose of enforcing any or either of the rights specified in and relinquished under this paragraph.
- This Agreement shall be submitted to the court for its approval and if approved shall be made a part of the Decree for Dissolution of Marriage, and shall be of effect and binding only if a Decree of Dissolution of Marriage is entered and in the said pending suit.

IN WITNESS WHEREOF, the parties hereto have hereunto affixed their signatures on the day and year first above written.

Property of County Clerk's Office

366 5036

· • .

, 1

 $(x,y) = \frac{1}{2} x + \frac{1}{2} x^{2} + \frac{1}{2}$

ON MOTION OF DEAN DIMITRI, ATTORNEY FOR THE PETITIONER IT IS ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

- A. That Petitioner LINDA M. GIANCANA'S Petition for Dissolution of Marriage is granted and the parties are awarded a Dissolution of Marriage; that the marriage heretofore existing between the parties be and it is hereby dissolved.
- Into and executed by the Petitioner and the Respondent settling all questions of maintenance, child support, visitation, child custody and all property rights, and heretofore received in evidence as Petitioner's Exhibit "1" and the original of which is attached hereto and merged and incorporated herein as if set forth verbatim and all of its terms and provisions are hereby expressly affirmed, approved and adopted as the order and judgment of this Court to the same extent and with same force and effect as if said provisions were set forth verbatim in this Judgment.

Date:	ENTER:
APPROVED:	J(D\$) J
Habe M. Germana	Christony J. Chancana

Property of Coot County Clert's Office

(FI) 1730

ircuit f

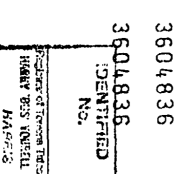
STATE OF ILLINOIS. COUNTY OF COOK

	of the Circuit Court of Cook County, in and for the State of Illinois,
	al thereof, do hereby certify the above and foregoing to be true, perfect
•	UDGMENT MADE AND ENTERED OF RECORD IN SAID COURT:
	······································
	20,

	,
in a certain cause lately pending in said Cour	rt, between
	plaintiff/petitioner
andANTHONY J. GIANCANA	de/fendant/respondent.
	IN WITNESS WHEREOF, I have hereunto set my hand, and affixed
	the seal of said Court, in said County, this3rd.,
	day of
(10-84) CCDCH-6	$\frac{1}{2}$
(40-2-1)	Mr. of the On. Standard Clerk

ANDREW P. MAGGIO, JR. ATTORNEY AT LAW 7024 W. BELMONT AVE. CHICAGO, ILL. 60634 PH. 625-7700

, 1 1



(4) S IET AFR -3 \Box 川10:10年 PARRY HOUSE YOUSELL CO دى 3604836

Property of Cook County Clerk's Office