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(4-81) CCG-8

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

IN RE: THE MARRIAGE OF

KATHLEEN CLARK,

Petitioner,

~~Plaintiff~~

v.

RAYMOND M. CLARK,

Respondent.

~~Defendant~~

NO. 76 D.11964

MORGAN M. FINLEY
CLERK
CIRCUIT COURT OF COOK
COUNTY, ILLINOIS
DEPT. CHAM-DOH. REL. DIV.

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FILED

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RELEASE (SATISFACTION) OF JUDGMENT

James K. Lennon of Stitt, Moore & Lennon, the Judgment Creditor, (assignee of record)

....., having received full satisfaction (legal representative)

and payment, releases the judgment entered on June 16, 1978

against defendant Raymond M. Clark for

\$ 1,200.00 and costs.

9054 Willis Avenue, #11, Panorama City, CA 91402, 19..... (Address of Judgment Debtor)

Approved: *James K. Lennon*

Attorney of record

Name James K. Lennon
Attorney for Petitioner
Address 2700 River Road, Suite 206
City Des Plaines, Illinois 60018
Telephone 312-298-3170

MORGAN M. FINLEY, CLERK OF THE CIRCUIT COURT OF COOK COUNTY

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CLERK OF COURT

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PLACITA JUDGMENT

03612409

(10-84) CCDCH-6

UNITED STATES OF AMERICA

STATE OF ILLINOIS,)
COUNTY OF COOK) ss

C. FLECK

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 -JUNE 16th
in the year of our Lord, one thousand nine hundred and -77
and of the Independence
of the United States of America, the two hundredth and -FIRST

PRESENT: - The Honorable **C. FLECK**
Judge of the Circuit Court of Cook County.

BERNARD J. CAREY
~~RICHARD M. DALEY~~, State's Attorney

RICHARD J. ELROD, Sheriff

Attest: MORGAN M. FINLEY, Clerk.

Shaw no subject Eley

610 E. Hancock
Arlington Heights
03-20-214-030 Ad

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5-11-2011 10:00 AM

ROBERT J.

C. FLECK

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01/15/2011

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THIS CASE

in fair, just and equitable in its terms, to-wit:

entered into said Agreement voluntarily and that the Agreement

in consideration and the parties acknowledge that they have

rights. The Agreement has been presented to this Court for

the Plaintiff and for the settlement of all of their property

minor children of the parties, the support and maintenance of

matters relating to the custody, support and education of the

Marital Settlement Agreement providing for settlement of the

6. That the parties, on March 11, 1977, entered into a

(\$510,000) DOLLARS twice a month.

played since April 1, 1977; defendant now five hundred and thirty

and is employed by Itron, Skokie, Illinois and has been so em-

perone hundred and ten (\$110,000) DOLLARS per week. The defen-

and has been so employed since May 28, 1977; Plaintiff

is employed by Republic Number Market, Arlington Heights, Illi-

following financial condition of the parties the Plaintiff

Settlement Agreement incorporated herein are predicated on the

5. That all financial allowances contained in the Marital

in Plaintiff's complaint for divorce filed in this cause.

material allegations of Defendant's misconduct as set forth

Plaintiff has established to the satisfaction of the Court the

4. That by virtue of the testimony adduced herein, the

and the Court so does find.

the care, custody, control and education of the minor children,

by the parties. Plaintiff is a fit and proper person to have

CLARK, born April 29, 1963; and that no children were adopted

number 2, 1964; PAUL CLARK, born December 13, 1961; and CLAUDIA

parties that the children named: MELVINE CLARK, born De-

7. The parties herein have no lawful issue of their

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THIS IS NOT A COURT ORDER

including an interest in the property...
allegations of abandonment that were set forth in the suit previously
pending and withdrawn. The husband has denied any abandonment
plaintiff vs. MARION M. CLARK, Defendant, and said case remains
Docket No. 14 D 11904. The case is entitled, KATHLEEN L. CLARK,
divorce in the Circuit Court for Cook County, Illinois, under
U. The wife has filed against the husband an action for

control and education of said minor children.
that she is a fit and proper person to have the care, custody,
with the wife at her residence and the defendant acknowledges
children were adopted by the parties. The minor children reside
age. The wife acknowledges that she is not now pregnant; no
PAUL CLARK, 15 years of age and CLAUDIA CLARK, now 13 years of
issue of the marriage, namely JULIANN CLARK, 17 years of age

C. Three (3) children were born to the parties as the
together as husband and wife on or about May 19, 1976.
between the parties, as a result of which they ceased living
B. Irreconcilable distinction and differences have arisen
on November 22, 1978.

The parties were lawfully married at Chicago, Illinois,
on November 22, 1978.

MARITAL SETTLEMENT AGREEMENT

WITNESSES

the "husband",
the "wife", and MARION M. CLARK, hereinafter referred to as
by and between KATHLEEN L. CLARK, hereinafter referred to as
THIS AGREEMENT, made March 11, 1977, at Chicago, Illinois.

MARITAL SETTLEMENT AGREEMENT

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1. The parties hereto consider it to their best interests to settle between themselves the questions of alimony and support for the wife, the questions of the custody, support, maintenance, medical, dental and related needs and the education of the children of the parties, and to fully settle rights of property 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 or personal, now owned or which may hereafter be acquired by either of them, or any rights or claims in and to the estate of the other.

2. The wife has employed and has had the benefit of counsel of JAMES W. LEWIS of the firm of BIRT, MOORE & SZALA, an her attorney. The husband has employed and has had the benefit of counsel of H. BRISTON CHAMBERS, an her attorney. Each party has had the benefit of advice, investigation and recommendations with reference to the subject matter of this Agreement. Both acknowledge that each has been fully informed of the wealth, property, estate and income of the other. Each party also acknowledges that he and she are individually conversant with all the wealth, property, estate and income of the other and that each has been fully informed of his and her respective rights in the premises. Further, all records relating to the holdings, assets and property of the parties have been fully and completely disclosed, each to the other, and opportunity for examination of pertinent documents supporting the financial status of each party has been made available to the other.

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with the minor children is to be exercised by the husband, such

3. In any instance where a period of extended vacation

occupied by the wife or the husband,

said vacation shall take place outside and away from the home

with said minor children at reasonable times and places.

2. The husband shall have the right of reasonable visita-

tion with said minor children at reasonable times and places.

such custody of the children shall remain with her.

their minor children as heretofore identified and agree that

proper person to have the care, custody, control and education of

SUPPORT OF THE MINOR CHILDREN
CUSTODY, VISITATION AND

ARTICLE 11.

the wife.

defend the action brought or which may hereafter be brought by

execute any action for divorce which he may hereafter bring and

may hereafter bring. The husband reserves the right to pro-

any action which has been brought by the husband or which he

divorce which she has brought or may hereafter bring and defend

2. The wife reserves the right to prosecute any action for

divorce.

1. This agreement is not one to obtain or stimulate a

RIGHT OF ACTION

ARTICLE 1.

partly agree as follows:

is hereby acknowledged, the parties do hereby freely and volun-

and valuable consideration, the receipt and sufficiency of which

promises and undertakings herein contained and for other good

NOW THEREFORE, in consideration of the mutual and several

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1. The husband shall pay for the hospital, surgical, op-
tical or orthodontic care and ~~and~~ extraordinary medical and

MEDICAL, DENTAL AND RELATED
EXPENSES FOR THE CHILDREN

ARTICLE III.

majority, or earlier attain full emancipation.

8. The husband's obligation for the support and maintenance
of each child shall continue until he or she shall marry, attain
than Twenty (\$20,00) DOLLARS per week per minor child if employed.

the husband's obligation to pay in said Paragraphs be less
Thousand (\$20,000.00) DOLLARS and under no circumstances shall

of this Article shall be limited to a maximum figure of Twenty
7. The ~~gross~~ income referred to in Paragraphs 4, 5 and 6

and maintenance of the remaining minor child.

income, from whatever source, each week as and for the support

the wife a sum equal to twenty (20%) per cent of his weekly ~~NET~~
otherwise become fully emancipated, the husband shall pay to

6. After two of said children have attained majority or
maintenance of the two remaining minor children of the parties,
come, from whatever source, each week as and for the support and

the wife a sum equal to thirty (30%) per cent of his weekly ~~NET~~
earlier attain full emancipation, the husband shall pay to

5. After any said child reaches the age of majority, or

children.

week as and for the support and maintenance of said three minor
per cent of his weekly ~~gross~~ income, from whatever source, each
agree to accept from the husband, a sum equal to forty (40%)

4. The husband agrees to pay to the wife, and the wife

as shall be reasonable.

wife including such details relating to the vacation program

intention to exercise the same shall be given by him to the

an amount of holiday vacation ~~earned~~, reasonably notice of his

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WEST VIRGINIA

of any of the following events:

an act set forth above, shall continue until the first to happen

1. The husband's obligation with respect to each child,

arising for such services.

of said services on behalf of a child should the requirement

in no event shall either unreasonably withhold the rendering

benefit of a child from time to time as the case may be, but

with reference to such services as may be required for and on

the husband and wife, jointly, shall make all determinations

or psychological expenses incurred on behalf of a child, and

2. Extraordinary expenses shall include any psychiatric

shall do so upon proper notice and petition.

the expense is extraordinary, a court of competent jurisdiction

impaired by delay. If the parties cannot agree as to whether

of grave emergency where the child's life or health might be

obligation to consult with the husband shall not apply in cases

It is understood by both the parties hereto that the wife's

nate the physician or dentist who is to render the services.

any of those connections, and he shall have the right to design

and obtain his written approval before incurring expenses in

medical or dental care, the wife shall consult with the husband

hospital, surgical, optical or orthodontic or extraordinary

In the event of serious illness of a child, or the need for

ment of serious illness, dental prophylaxis and the like.

minor ailments, drug supplies (except as required in the treat-

extended medical care, but shall not include routine checkups,

a result of serious illness requiring hospitalization or

and services rendered as a result of serious accidents or as

tion all teeth relating, major dental work, operations,

used in this paragraph shall include, but not by way of limita-

dental care of the children. The term "extraordinary" as

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(a) The child has at that time the desire and aptitude for a college education and is enrolled in an accredited and certified college.

living

2. The husband's obligations are conditioned upon the fol-

lowing:

(1) the child is in attendance and residing at an out-of-town college; (2) the child is in attendance and residing at an out-of-

town college; (3) the child is in attendance and residing at an out-of-

town college; (4) the child is in attendance and residing at an out-of-

town college; (5) the child is in attendance and residing at an out-of-

town college; (6) the child is in attendance and residing at an out-of-

town college; (7) the child is in attendance and residing at an out-of-

town college; (8) the child is in attendance and residing at an out-of-

town college; (9) the child is in attendance and residing at an out-of-

EDUCATION OF THE CHILDREN

ARTICLE IV

deem.

1. The wife shall take maximum advantage of any major med-

ical insurance policy she may have for the benefit of the child.

2. The wife shall take maximum advantage of any major med-

ical insurance policy she may have for the benefit of the child.

3. The wife shall take maximum advantage of any major med-

ical insurance policy she may have for the benefit of the child.

4. The wife shall take maximum advantage of any major med-

ical insurance policy she may have for the benefit of the child.

5. The wife shall take maximum advantage of any major med-

ical insurance policy she may have for the benefit of the child.

6. The wife shall take maximum advantage of any major med-

ical insurance policy she may have for the benefit of the child.

7. The wife shall take maximum advantage of any major med-

ical insurance policy she may have for the benefit of the child.

(a) Upon the child attaining majority or completing her college education as hereinafter detailed, whichever shall last occur;

(b) The child's marriage;

(c) The child's death;

(d) The child becoming fully emancipated, but excluding as a measure thereof, part time or summer time employment.

4. In connection with the husband's obligation hereunder, he shall maintain a major medical policy of insurance covering the extraordinary medical needs of each child, and upon rea-

sonable request by the wife, he shall give evidence of keeping and maintaining the said policy in effect while he shall have an obligation to pay allowances for and on behalf of any child.

5. The wife shall take maximum advantage of any major med-

ical insurance policy she may have for the benefit of the child.

6. The wife shall take maximum advantage of any major med-

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- (a) The child's teaching majority;
- (b) The child's marriage;
- (c) The child having a permanent residence away from the permanent residence of the wife; a residence at boarding school, camp or college is not to be deemed residence away from the permanent residence of the wife.

also

From for said child as detailed in this agreement shall terminate of any of the following, at which time the husband's obligation occur or be deemed to have occurred upon the earliest to happen With respect to each child, an "emancipation event" shall

EMANCIPATION EVENT

ARTICLE V

make the determination upon proper notice and petition.

of the foregoing, a court of competent jurisdiction shall

or college to be attended by the child, or in respect to any

4. In the event the parties cannot agree upon the school

and,

expressed preference of the child as to the college to be atten-

party shall unreasonably withhold his or her consent to the

interests and the expressed preference of the child, but neither

be made jointly by the parties who shall consider the best

including the choice and attendance at a certain college, shall

1. The decisions affecting the education of each child,

to pay such college expenses.

(d) The husband has the financial ability

from time to time;

enrollment as may be required by said college

(c) The child maintains the standards and fulfill the requirements for continued

advice which prevents such attendance;

of the child's serious illness or military

the time shall be extended in the case

graduation from high school, except

to four (4) consecutive years after

(b) The college education is limited

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- (a) pay the premiums when they become due;
- (b) Name the wife as the beneficiary of said policy until the birth of the child on which have attained majority or otherwise becomes emancipated;
- (c) obtain from borrowing against said policy after the execution of this agreement;
- (d) do all other acts and execute all documents necessary to keep such insurance in full force and effect and to accomplish all matters set forth hereinabove.

shall accomplish the following:

2. In connection with said life insurance policy, he shall accomplish the following:
 1. Upon obtaining employment, husband shall have issued a policy of term life insurance in the sum of not less than Twenty Thousand (\$20,000.00) dollars.

INSURANCE

ARTICLE VII.

In consequence of the division of property between the parties as detailed herein, and by virtue of circumstances and activities of the parties known to each of them neither of the parties shall have or claim any right to support or alimony against the other, past, present or future, but specifically waives name, and accordingly each party shall be forever barred from asserting or making any claim thereto against the other.

WAIVER OF ALIMONY AWARD

ARTICLE VI.

- (a) The child's a/b.
- (b) Entry into the Armed Forces of the United States.
- (c) The child engaging in full time employment, except that the child's engaging in full time employment during vacation or summer periods shall not be deemed an emancipation event.

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and furnishings which he has previously removed from the
exclusive property has personal effects and such items of furni-
mentality belonging to him and he shall have as his sole and
of the wife. The husband has removed from the residence any
the parties herein shall be the sole and exclusive property
and furnishings presently located in the marital residence of

7. Furniture and furnishings. All the household furniture
(2/3) to the wife and one-third (1/3) to the husband.
and the net proceeds of the sale shall be distributed two-thirds
majority or becomes emancipated, the marital home shall be sold
real estate taxes on the residence, when the last child attains
insurance payment on the policy covering the residence and the
paid to Arlington Federal Savings and Loan Association, the
The monthly house payment shall include the mortgage payment
and the husband shall pay one-third (1/3) of said payment.
wife shall pay two-thirds (2/3) of the monthly house payment
period of occupancy by the wife and the minor children, the
tain majority or otherwise becomes emancipated. During this
of the parties hereto until the last child of the parties ac-
use and occupancy of the marital home with the minor children
husband and wife agree that the wife shall have the exclusive
home legally described in Schedule "A" attached hereto. The
(a) The parties presently own in joint tenancy a marital

113028.
1. Marital Residence - 619 East Maude, Arlington Heights,

PROPERTY SETTLEMENT
ARTICLE VIII

parties
party agree and the insurance policy as shall with his then
shall have the right to change the designation of the benefi-
of the marital residence of the parties hereto, the husband
of the

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subsequent to the date that the parties ceased living together the wife shall have used said credit cards for any purposes cards in connection with any purchases, and in the event that the husband, if any, in the event of the use of such credit credit cards relate to the actual or contingent liability of all credit cards heretofore issued or possessed by her and which ready accomplished, the wife shall deliver to the husband,

2. Upon the effective date of this agreement, if not already accomplished, the wife shall deliver to the husband and wife on or about May 19, 1976

or otherwise since the parties ceased living together as husband and wife on or about May 19, 1976 for the benefit of herself or the children, for necessities of every kind and nature whatsoever, which were incurred by her and indemnified against all debts, liabilities and obligations and indemnified against all debts, liabilities and obligations 1. The wife shall have and hold the husband free, harmless

DEBTS AND OBLIGATIONS

ARTICLE IX

not forth herein. presently in his possession or control, except as is otherwise bank accounts, and other personality, no matter of what nature clear of any interest therein by the wife all stocks, bonds, (b) The husband shall keep as his sole property free and not forth herein. property in her possession or control, except as is otherwise bank accounts and other personality no matter of what nature clear of any interest therein by the husband, all stocks, bonds,

(a) The wife shall keep as her sole property free and clear of any interest therein by the husband, all stocks, bonds, bank accounts and other personality no matter of what nature property in her possession or control, except as is otherwise

4. Miscellaneous Personal Property -

Wagon. as her sole and exclusive property the 1968 Impala Station exclusive property the 1975 white car. The wife shall have 3. Automobiles - The husband shall have as his sole and

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1. The future income or earnings of the wife from any source shall be a basis for the husband seeking a reduction in the amount he is obligated to pay hereunder on behalf of the children of the parties or in connection with any undertakings arranged by him hereunder.

MISCELLANEOUS PROVISIONS

ARTICLE XI.

Federal and State income tax exemptions for the two youngest minor children shall be claimed by the husband until such time as either child shall complete college, or otherwise be emancipated if not in college pursuant to the college education provisions of this agreement; there are no exemptions for the oldest minor child shall be claimed by the wife.

TAX CONSEQUENCES

ARTICLE X.

1. The husband shall pay and save and hold the wife free, harmless and indemnified against all debts, liabilities and obligations which were incurred by her for necessities or otherwise for herself, the husband or the children of the parties prior to the time that the parties cohabited together as husband and wife on the date hereinafter set forth, other than as set forth specifically hereinafter. Further he shall be responsible for and shall pay any debts, liabilities and obligations incurred by him personally, except as may otherwise be provided for in this agreement.

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1. Each of the parties, his or her heirs, executors or administrators, upon demand of the other, at any time hereafter, shall execute and deliver to the other party, any and all instruments and documents as may be designated herein or as may be reasonably necessary to make effective the provisions of this agreement and to release him or her respective interests in any property, real or personal, belonging to or awarded to the other, the intention being that the property settlement provided for in this agreement shall constitute a complete adjustment of the property rights of the parties hereto. In the event a party hereto shall return or be incapable or unavailable to execute any documents to implement and make effective the terms of this agreement, the court in the pending proceedings between the parties shall have the right to appoint such party as may be necessary to execute and deliver said documents or do such acts in the place and stead of the party so refusing or being incapable or unavailable to do so.

GENERAL PROVISIONS

ARTICLE XIII

The husband shall pay to JAMES K. LENNON of the firm of SZITT, MOORE & SZALA, the wife's attorney, the sum of One Thousand Two Hundred (\$1,200.00) Dollars as his contribution for the wife's attorney's fees incurred in the prosecution of this cause and the negotiation of this agreement. ~~The pay-~~ ment of said sum shall be at a rate of \$ 50.00 per month until fully paid or until the marital residence is sooner sold. The obligation to pay said sum shall be secured by the husband's equity in the marital residence.

COUNSEL FEES

ARTICLE XI

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RAYMOND W. CLARK
NATHAN L. CLARK

Raymond W. Clark
Nathan L. Clark

4. In the event either party hereto at any time hereafter obtains a divorce in the case presently pending between them, as described herein, this agreement and all of the provisions shall be incorporated into any such judgment for divorce, either directly or by reference, but in no event shall this agreement be effective or of any validity unless a judgment for divorce is entered in the pending case brought by the wife and referred to hereinbefore, and unless all of the terms and provisions as set forth herein are accepted and adopted by the Court without variation or modification.
5. The Court on entry of the judgment for divorce shall retain the right to enforce the provisions and terms of this agreement.
IN WITNESS WHEREOF, the husband and wife have hereunto set their respective hands and seals the day and year first above written.

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12-11-1977

[Signature]
NOTARY PUBLIC

[Signature]

[Signature]

Notary Public in and for the County and State of Illinois, personally appeared *[Name]*, CLARK, personally known to me to be the same person who executed the foregoing instrument, and he acknowledged that he executed and delivered said instrument as his free and voluntary act and deed, for the use and purposes therein set forth.

STATE OF ILLINOIS
COUNTY OF []

[Signature]
NOTARY PUBLIC

day of [] 1977.

Notary Public in and for the County and State of Illinois, personally appeared *[Name]*, CLARK, personally known to me to be the same person who executed the foregoing instrument, and she acknowledged that she executed and delivered said instrument as her free and voluntary act and deed, for the use and purposes therein set forth.

STATE OF ILLINOIS
COUNTY OF []

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PROPERTY TO ARTICLE VIII - PROPERTY SETTLEMENT

SCHEDULE B

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ORDERED AND LIBERATED TO EXECUTE AND CARRY OUT ALL OF THE TERMS,

D. That the Plaintiff and the Defendant are ORDERED,

into between the parties March 11, 1977.

ance with the terms and provisions of the agreement entered

minor children of the parties shall be with the wife in accord-

C. That the care, custody, control and education of the

this judgment for divorce.

divorce and is incorporated herein accordingly and made a part of

all of its terms and provisions is merged into this judgment for

B. That the agreement of the parties of March 11, 1977, and

accordingly, and the parties are divorced from each other.

and the same are hereby dissolved and the same are dissolved

and the same are hereby dissolved and the same are dissolved

A. That the bonds of matrimony existing between the plain-

AS FOLLOWS:

Statute in such case made and provided, does ADJUDGE and DECREE

by virtue of the power and authority therein vested, and the

IT IS HEREBY ORDERED, ADJUDGED AND DECREED, and this Court

and the subject matter thereof.

7. This Court has jurisdiction of the parties to this case

the Plaintiff.

her complaint for divorce, and the equity of the case are with

relevant proof, all of the allegations and charges contained in

6. Plaintiff has established by competent, material and

merged in this judgment for divorce.

provisions accepted and approved by the Court and is ordered

and other evidence, the said agreement on all its terms and

circumstances of the parties being established by testimony

has been submitted to the Court for its consideration and the

At the Court having considered the agreement of the par-

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of the agreement dated March 11, 1977, incorporated herein.
 provisions of this judgment and of the terms and provisions
 obligation on the part of the other party to comply with the
 or be construed as a waiver or release by either party of the
 provided, however, that nothing herein contained shall operate
 waived, discharged, released, barred and terminated hereunder,
 the purpose of enforcing any or either of the rights relinquished,
 or his or her heirs, executors, administrators or assigns, for
 dant herein shall, at any time hereafter, and the other of them
 married to each other that neither the plaintiff nor the defend-
 the other party, and as if the parties hereto had never been
 statutory or otherwise, inheritance, power, title or claim of
 the laws of descent (as the case may be), free from any right,
 owned by him or her shall pass by his or her will, or under
 either of them, the property, real, personal or mixed, then
 had never been married to each other, and upon the death of
 with him or her separate estates as if the said parties hereto
 their respective lifetimes each of the parties hereto may deal
 over relinquished, released, barred and ended; and that during
 real, personal or mixed, shall be and the same are hereby for-
 claim to each party in and to the property of the other party,
 any right of courtesy and descent, and all other rights and
 claim or title, contingent, reversionary or otherwise, and
 F. That the income, or other right of dowry, homestead
 disposed of in the agreement incorporated herein.
 their respective marital and property rights having been fully
 for support or alimony allowances, past, present or future,
 barred from asserting any rights or claims against one another
 F. That both parties hereto be, and hereby are, forever
 dated March 11, 1977, incorporated herein.
 provisions and conditions of this judgment and of the agreement

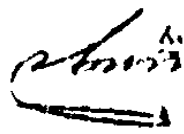
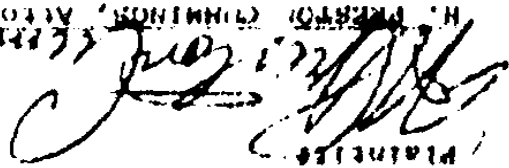
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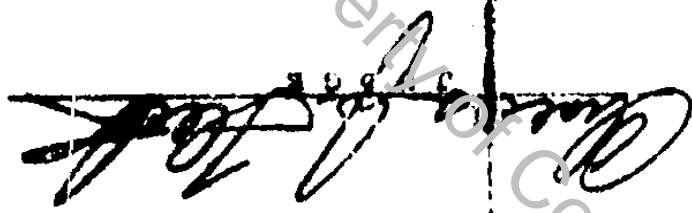
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 H. PRESTON GUNNING, Attorney
 JAMES K. LENNON, Attorney for
 Plaintiff

APPROVED:


 Cook County Clerk

EN 11 11 77

therein.
 vision of the agreement dated March 11, 1977, incorporated
 of enforcing the terms of this judgment and the terms and pro-
 matter of this case and of the parties hereto for the purpose
 8. That this court reserves jurisdiction of the subject
 thereof agreed and provided.
 and of the several properties of said parties in the manner
 agreement and establish of record the sole and separate owner-
 may be necessary or proper to carry out the purposes of said
 execute, acknowledge and deliver any and all documents which
 therein, and hereafter at any time and from time to time to
 to as provided in the agreement of March 11, 1977, incorporated
 to vest the title and estate in the respective parties here-
 deliver good and sufficient instruments necessary or proper
 7. Each of the parties shall execute, acknowledge and

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03-20-214-010

Let 26 in Locality Subdivision Unit 12 being a subdivision of part of Lot 13 in C. A. 2627 in Arlington Heights, Illinois being a subdivision in the Northeast Quarter of Section 6, Township 42 North, Range 11, East of the Third Principal Meridian in Cook County, Illinois.

LEGAL DESCRIPTION OF RESIDENCE LOCATED AT 410 East Maple, Arlington Heights, Illinois

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(10-84) CCDCH-6

6 0 4 2 1 9 3 0

day of APRIL 19 87

[Handwritten signature]

Clerk

the seal of said Court, in said County, this 24th

IN WITNESS WHEREOF, I have hereunto set my hand, and affixed

and defendant/respondent RAYMOND M. CLARK
plaintiff/petitioner KATHLEEN L. CLARK

in a certain cause lately pending in said Court, between

3612409

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COPY OF A CERTAIN JUDGMENT MADE AND ENTERED OF RECORD IN SAID COURT: and complete

I, MORGAN M. FINLEY, Clerk of the Circuit Court of Cook County, in and for the State of Illinois, and the keeper of the records, files and seal thereof, do hereby certify the above and foregoing to be true, perfect

STATE OF ILLINOIS, COUNTY OF COOK, ss.

UNOFFICIAL COPY

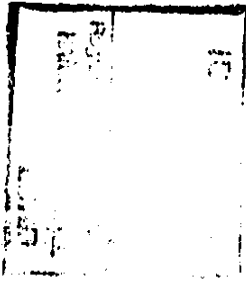
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HARRY (BUS) YOURELL
REGISTRAR OF TITLES

3512409

3512409

1156834
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Attorneys' Title Guaranty Fund, Inc.
29 S. LaSalle St., Suite 2100
Chicago, IL 60603
312-512-5000

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