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*Richard M. Daley
Judge of the Circuit Court of Cook County
August 23, 1982*

Property of Cook County Clerk's Office

3741814

Attest: MORGAN M. FINLEY, Clerk.

RICHARD J. ELROD, Sheriff

RICHARD M. DALEY, State's Attorney

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

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 August 23,
in the year of our Lord, one thousand nine hundred and
of the United States of America, the two hundredth and
seventh

LOUIS J. HYDE

STATE OF ILLINOIS,
COUNTY OF COOK
ss.

UNITED STATES OF AMERICA

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COOK COUNTY CLERK

2013 SEP 1

premises, finds that:

considered all the evidence and now being fully advised in the
petition for dissolution of the marriage; and the court having
petitioner in support of the allegations contained in his
and the court having heard the testimony in open court of the
open court in person and by her attorney, JERRY D. JACOBS,
MCLENNON, NELSON & NUDO, the respondent having appeared in
appeared in open court in person and by his attorneys,
Response as in cases of default, the petitioner having
attorneys, that the matter be heard on the petition and
stipulation of the parties, through their respective
upon the response thereto of the respondent, and on the
petition for dissolution of marriage of the petitioner, and
This matter having come on for hearing upon the

JUDGMENT OF
DISSOLUTION OF MARRIAGE

In re the Marriage of
THOMAS MARTIN TOLLICK,
Petitioner,
and
JANICE MARIE TOLLICK,
Respondent.

NO. 81 D 10763

AGREEMENT ATTACHED

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

STATE OF ILLINOIS)
SS:)
COUNTY OF COOK)

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A. This Court has jurisdiction of the parties hereto and of the subject matter hereof.

B. The petitioner was domiciled in the State of Illinois at the time the Petition for Dissolution of Marriage was commenced and has maintained a domicile in the State of Illinois for ninety (90) days next preceding the making of the findings.

C. The parties were married on August 19, 1967, and said marriage was registered at Chicago, Cook County, Illinois. No children were born to the parties as a result of the marriage, and no children were adopted by the parties, and the Respondent is not now pregnant.

D. Without cause or provocation by the Petitioner, the Respondent has been guilty of extreme and repeated mental cruelty toward the Petitioner.

E. The petitioner has proved the material allegations of his Petition for Dissolution of Marriage by substantial, competent and relevant evidence; and that a judgment of Dissolution of Marriage should be entered herein. G. The parties hereto have entered into a Separation Agreement dated June 28th, 1982, concerning the questions of the maintenance of the parties, the respective rights of each party in and to the property, income or estate which either of them now owns or may hereafter acquire, including a division of all marital and non-marital

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-B-

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property, and other matters, which agreement has been presented to this Court for its consideration. Said agreement was entered into freely and voluntarily between the parties hereto, it is not unconscionable and ought to receive the approval of this Court; and it is in words and figures as follows:

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M. J. Jacobs

James M. Jacobs
0 3 7 4 1 0 1 4

THOMAS has engaged RICHARD A. NELSON and MCLINNON,
NELSON & NUDO, P.C., as his attorneys, and JANICE has retained
JEFFREY D. JACOBS as her attorneys, and each party has had the
benefit of the counsel of his and her respective attorney who
have carefully participated in the drafting of this instrument.

and undetermined.
Respondent, case number 81 D 10763, and said case remains pending
THOMAS M. TOLLICK, petitioner, and JANICE MARIE TOLLICK,
Domestic Relations Division, entitled, in re the Marriage of
in the Circuit Court of Cook County, Illinois, County Department,
THOMAS has filed a petition for Dissolution of Marriage
marriage, and JANICE is not now pregnant.
No children were born to the parties as a result of the
between them.

impossible the continuation of the marital relationship existing
have arisen between JANICE and THOMAS which have rendered
Unfortunate irreconcilable difficulties and differences
1967 at Chicago, Illinois.

JANICE and THOMAS were lawfully married on August 19,

W I T N E S S E T H :

"(THOMAS)" residing at 235 MILL Road, Addison, Illinois.
Illinois and THOMAS MARTIN TOLLICK (hereinafter referred to as
referred to as "JANICE") residing at 1520 Prospect, Park Ridge,
June, 1982 by and between JANICE MARIE TOLLICK (hereinafter
THIS AGREEMENT made and entered into this 28 day of

MARITAL SEPARATION AGREEMENT

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Each party has had the benefit of advice, investigation and recommendation with reference to the subject matter of this Agreement. The parties 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 is covenant 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.

Both parties expressly state that they have freely and voluntarily entered into this agreement of their own volition, free of any duress or coercion and with full knowledge of each and every provision contained in this agreement and the consequences thereof. Each party states that his and her respective attorney have carefully explained to them:

- A. Their legal rights and duties as between the parties;
- B. The range of what the court may order if called upon to decide the case as a contested matter; and
- C. The legal effect of each provision of this agreement.

Each party expressly states that no representation has been made to him or to her by the other party or his or her attorney other than what is contained in this agreement; that the parties after carefully considering the terms of this agreement state that they do not regard it to be unconscionable.

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James M. Black
James M. Black

James M. Dalkin

James M. Dalkin

1. This agreement is not made to induce either of the

RIGHT OF ACTION

voluntarily AGREE as follows:

hereby mutually acknowledged, the parties do hereby freely valuable consideration, the receipt and sufficiency of which is promises and undertakings herein contained and for other good and NOW THEREFORE in consideration of the mutual and several

distribution, community interest and surviving spouse award.

dower, and all rights of homestead, inheritance, descent,

limitation of the foregoing, all inchoate or other rights of owned or possessed by the other party hereto including, without

intangible, marital and non-marital, heretofore or hereafter to any and all property, real, personal or mixed, tangible or state or country, for or account of any matter, whatever, in or

other, whether arising under the law of Illinois or any other to has ever had, now has or may have in the future against the marriage of the parties hereto or otherwise, which each party here-

disposition of all claims whether arising by virtue of the with respect to both marital and non-marital property, and the the wife, the settlement of the property rights of the parties between themselves now and forever the matters of maintenance for their respective best interests to settle, adjust and compromise avoiding protracted litigation, the parties consider it to be to affecting marital status of the parties, and in the interest of any other proceedings that may be filed between the parties Without any collusion as to the pending proceedings, or

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Thomas shall also assume all responsibility for all taxes, insurance, repair, utility, and other expenses. Jan shall deduct on her income tax any interest payments she made on said bond.

Indemnify and save harmless JANICE from any and all claims Federal Savings & Loan Association and he shall reimburse,

shall assume and pay the loan secured by a mortgage to Bell

real estate. Beginning with the July 1, 1982 payment, THOMAS

to the THOMAS all of her right, title and interest in and to said

claim deeds and the like to transfer, assign, convey and release

tion of Marriage herein, JANICE shall execute all documents, quit

Immediately upon the entry of any judgment for dissolu-

Lot 6 in Block 29 in Kinsey's Park Ridge
Subdivision of part of Section 1 and
Section 2, Township 40 North, Range 12
East of the Third Principal Meridian,
in Cook County, Illinois.

park ridge, Illinois, and legally described as follows:

former marital residence commonly known as 1520 Prospect Avenue,

A. The parties presently own as joint tenants the

1. REAL ESTATE.

PROPERTY SETTLEMENT

any action which may be commenced by JANICE.

Dissolution of Marriage which he may hereafter bring and defend

THOMAS reserves the right to prosecute any action for

hereafter bring, and defend any action which may be commenced by

for Dissolution of Marriage which she has brought or may

2. JANICE reserves the right to prosecute any action

of Marriage.

parties hereto to obtain or stimulate a judgment of Dissolution

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M. J. Beck

Thomas

A tract of land in Government Lot One, Section 35, Township 29 North, Range 27 East, Door County, Wisconsin, described as follows: Starting at an iron pin which marks the location of the section corner at the northwest corner of Government Lot One, Section 35, Township 29 North, Range 27, East, Door County Wisconsin; thence South 1 degree 00 minutes west along the west side section line of said Section 35, 1281.5 feet to an iron pin, the place of beginning of the tract to be described; thence North 89 degrees 00 minutes east parallel with the north side line of said Government Lot 1, Section 35, Township 29 North, Range 27, East, Door County Wisconsin, 800.6 feet to an iron pin on the shore of Lake Michigan; thence South 0 degrees 28 minutes West 100 feet to a stone monument on the shore of Lake Michigan; thence South 89 degrees 00 minutes west parallel with the north side line of said Government Lot One, 803.1 feet to an iron pin on the West side line of said Government Lot One; thence North 1 degree 00 minutes East 100 feet to the place of beginning, together with all riparian rights thereto, excepting a strip of land 50 feet wide, running northerly and southerly through the tract to be used as a public highway—the above described tract is the southerly 100 feet of a tract described in Volume 53 of Deeds, page 144, Register of Deeds Office, Door County, Wisconsin.

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described as follows:
 summer cottage in Jackson Port, Door County, Wisconsin, legally
 E. The parties presently own as joint tenants a

hinges, and replace equipment and screens.
 all attached mirrors, all switch plates, all doorknobs and
 window treatments (except the bedroom curtains), all fixtures,
 remain in the residence, including, without limitation, all
 forth on Exhibit "A" attached hereto. All other property shall
 items of personal property from said residence except those set
 THOMAS no later than June 25, 1982, and she shall not remove any
 JANICE shall deliver possession of the residence to

except power room mirror and large bathroom mirror
J.M.F.

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11/11/11

Immediately upon the entry of any Judgment for Dissolu-
tion of Marriage herein, THOMAS shall execute all documents, quit
claim deeds and the like to transfer, assign, convey and release
to JANICE all of his right, title and interest in and to said
real estate. JANICE shall reimburse, indemnify and save harmless
THOMAS from any and all indebtedness on said real estate.

2. INTANGIBLE PROPERTY.

A. JANICE shall retain as her sole and separate
property, free of any claim on the part of THOMAS, all bank
accounts held in her name alone, and the amount credited to her
in the Illinois Teachers Retirement System.

B. THOMAS shall retain as his sole and separate
property, free of any claim on the part of JANICE, all bank
accounts held in his name alone, the amount credited to him in
the Illinois Teachers Retirement System and Leyden School Credit
Union and the pledge account at Bell Federal Savings and Loan
Association.

3. PERSONAL PROPERTY.

A. JANICE shall retain as her sole and separate
property, free and clear of any claim on the part of THOMAS, her
1979 Jeep Wagoneer automobile, her personal effects, the personal
property listed on Exhibit "A" attached hereto, and any other
personal property in the residence in Wisconsin, and the 1970
Chrysler boat with out board motor and trailer. Effective June
1, 1982, JANICE shall assume and pay the loan secured by a lien

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James M. Sobolik
Thomas M. Sobolik

Janice shall be responsible for the period until the date she vacates said residence, bills for the period until the date she vacates said residence, for all real estate taxes. JANICE shall pay for any utility

J.M.S. [Signature]

JANICE shall pay the insurance premium now due, and shall be responsible

vacates said residence, including mortgage payments. THOMAS residence which fell due and payable prior to the date that she

J.M.S. [Signature]

for the payment of all expenses pertaining to the Park Ridge parties on or about August 19, 1981, and she shall be responsible by her for necessities or otherwise, since the separation of the every kind and nature whatsoever, which shall have been incurred and indemnified against all debts, liabilities and obligations of

1. JANICE shall save and hold THOMAS free, harmless

DEBTS AND OBLIGATIONS

property all life insurance policies issued on his life.

2. THOMAS shall retain as his sole and separate

property all life insurance policies issued on her life.

1. JANICE shall retain as her sole and separate

LIFE INSURANCE

property now in his possession.

ridge not included on Exhibits "A" or "B", and any other personal

attached hereto, and any other property in the residence in Park

Volvo automobile, the personal property listed on Exhibit "B"

property, free and clear of any claim on the party of JANICE, the

B. THOMAS shall retain as his sole and separate

harmless THOMAS from any claims arising out of said loan.

on the Jeep Wagoneer, and she shall reimburse, indemnify and save

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James M. Link
0 3 7 4 1 3 1 4
James M. Link

past, present or future.
agreement THOMAS waives any right to maintenance against JANICE,

2. In consideration of the provisions of this

past, present or future.

agreement JANICE waives any right to maintenance against THOMAS,

1. In consideration of the provisions of this

WAIVER OF MAINTENANCE

parties.

liabilities hereafter contracted by either party with third

harmless and indemnified of and from any claims, debts, charges or

his or her heirs, personal representatives and assigns, free,

agrees with the other party, at all times to keep the other party,

his or her property or estate shall become liable. Each party

other, or his or her legal heirs, representatives and assigns, or

debt or liability whatsoever with third parties for which the

party that he or she will not at any time hereafter contract any

each such debt or liability. Each party agrees with the other

course of living, which shall be paid by the party who incurred

except for those debts and liabilities incurred in the ordinary

with third parties for which the other party would be liable,

warrants that he or she has not incurred any debts or liabilities

3. Except as otherwise provided herein, each party

out of a temporary order entered on September 17, 1981.

2. THOMAS shall have no further obligations arising

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1. Each of the parties hereto agrees that he or she will, upon demand by the other, at any time hereafter, execute any and all instruments and documents that may be reasonably necessary to release their respective interest in any property belonging to the other, except as herein provided, the intention being that the property settlement provided for in this Agreement shall constitute a complete adjustment of the property rights. 2. To the fullest extent by law permitted to do so, and except as herein otherwise provided, each of the parties does hereby forever relinquish, release, waive and forever quitclaim and grant to the other, his or her heirs, personal representatives and assigns, all rights of dower, inheritance, descent, distribution, community interest and all other right,

GENERAL PROVISIONS

2. THOMAS shall pay to MCLENNON, NELSON & NUDO, his attorneys, immediately upon entry of any decree herein, in full payment of all services rendered in connection with the suit for dissolution of marriage and in connection with tax counseling and tax advice pertaining to this separation agreement, and in full payment of all costs involved in this law suit, and in addition to any sums previously received by them, the sum of Five thousand and no/100 (\$5,000.00).

ATTORNEYS FEES

1. JANICE shall assume and pay her own attorney's fees and court costs, *immediately upon entry of any decree herein.*

3741814

J.M.N.

[Handwritten mark]

M. T. Clark

James M. Clark

party under this Agreement.

with the provisions of this Agreement, or the rights of either the other of the obligation on the part of the other to comply operate or be construed as a waiver or release by either party to

rights; provided, however, that nothing herein contained shall such release, waiver, relinquishment or extinguishment of such may be required or reasonably requested to effect or evidence

deeds, releases or other instruments and further assurances as representatives, devisees or assigns, any or all such request of the other party, his or her heirs, personal

hereto; and agrees to execute, acknowledge and deliver at the fence to any such claim or suit so instituted by either party this release, when pleaded, shall be and constitute a complete de-

further agrees that in the event any suit shall be commenced, or all of the rights relinquished under this Agreement, and grantees, devisees or assigns, for the purpose of enforcing any

himself or herself, his or her heirs, personal representatives, contingent and each party further covenants and agrees for or whether in possession or in expectancy, and whether vested or

now owned or hereafter in any manner acquired by the other party, the other, real, personal or mixed, or his or her estate, whether entitled to claim in, to or against the property and assets of

law, or which he or she otherwise has or might have or be existing between said parties hereto, under any present or future widower, or otherwise, by reason of the marital relations

title, claim, interest and estate as husband and wife, widow or

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shall have an opportunity to consider said alternation, change or

before such court shall be suspended so that JANICE and THOMAS
Judgment for Dissolution of Marriage, then any pending proceeding
any portion of this Agreement at any time prior to the entry of a
4. In the event any court alters, changes, or modifies

agreement or the rights of either party under this agreement.

obligation of the other to comply with their terms of this

constituted as a waiver or release by either party of the

however, that nothing herein contained shall operate or be

without any restriction or limitation whatsoever; provided,

respective property in any way that he or she may see fit,

the right to dispose, by testament or otherwise, of his or her

been married, each of the parties hereto respectively reserving

party, in the same manner as though the parties hereto had never

intestate, shall descend to the heirs at law of such deceased

form, in the estate of such deceased party, if he or she dies

party hereafter to apply for Letters of Administration in any

shall operate as a relinquishment of all right of the surviving

and should either of the parties die intestate, this Agreement

the property which the other party may die seized or possessed,

relinquish all right to inherit by intestate succession any of

Estate of the other party, and each of the parties does further

Administrator or Administrator-with-the-Will-Annexed of the

parties hereto hereby waives or relinquishes all rights to act as

3. Except as herein otherwise provided, each of the

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M. T. ...

...

John M. Greider

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Thomas

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modification by said court, and, if necessary, renegotiate all or part of this Agreement. In any event, if any court alters, changes or modifies any portion of this Agreement at any time prior to the entry of a judgment for dissolution of marriage, then the entire Agreement shall become voidable at the option of JANICE and THOMAS.

5. In the event the parties at any time hereafter obtains a judgment of dissolution of marriage in the case presently pending between them, this Agreement and all of its provisions shall be incorporated into any such judgment for dissolution of marriage, either directly or by reference, but in no event shall this Agreement be effective or of any validity unless a judgment for dissolution of marriage is entered in the pending case and referred to hereinbefore. The court on entry of the judgment for dissolution of marriage shall retain the right to enforce the provisions and terms of the Agreement, which Agreement shall be binding upon and inure to the benefit of the heirs, executors, administrators, assigns, devisees and grantees of the parties hereto.

6. This agreement shall be construed in accordance with the laws of the State of Illinois, entirely independent of the forum and political jurisdiction where it may come up for construction, enforcement or modification. If a court of competent jurisdiction at any time after entry of judgment for dissolution of marriage, holds any portion of this Agreement as

Frank M. Tollick
Thomas M. Tollick

THOMAS MARTIN TOLLICK

JANICE MARIE TOLLICK

Thomas M. Tollick
Janice Marie Tollick

written.

their respective hands and seals the day and year first above

IN WITNESS WHEREOF, JANICE and THOMAS have hereunto set

then existing.

or neuter gender as may be appropriate under the circumstances

read as the singular or the plural and as the masculine, feminine

9. Any word in the text of this agreement shall be

scope of effect any provision of this agreement.

convenience only and are not intended to limit or define the

8. The captions contained in this agreement are for

agreement are hereby made a part of this Agreement.

7. The recitals set forth at the beginning of this

by the law of Illinois.

the sake of certainty as well as other consideration, to be bound

of and domiciled in Illinois. The parties choose and desire for

prepared and executed in Illinois, and the parties are residents

subject matter of this Agreement and that the Agreement was

Illinois is the jurisdiction having the greatest interest in the

continue in full force and effect. The parties agree that

invalid, the remainder shall not be effected thereby and shall

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Notary Public
James M. Barrett

GIVEN under my hand and Notarial Seal this 26th day of June, 1982.

Before me, a Notary Public in and for the County and State aforesaid, personally appeared THOMAS MARTIN TOLICK 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 uses and purposes therein set forth.

STATE OF ILLINOIS)
) SS:)
(COUNTY OF COOK)

Notary Public
J. M. Tolick

GIVEN under my hand and Notarial Seal this 28th day of June, 1982.

Before me, a Notary Public in and for the County and State aforesaid, personally appeared JANICE MARIE TOLICK, 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 uses and purposes therein set forth.

STATE OF ILLINOIS)
) SS:)
(COUNTY OF COOK)

James M. Barrett
James M. Barrett

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- 2 Loveseats and matching footstool
- Tea Table
- Bunfoot Chest
- Old - Four Drawer Chest
- Curio Cabinet
- Oval Cigarette Table
- Brass Banquet Lamp
- Queen Ann Lowboy
- Small Ginger Jar Lamp
- Large Ginger Jar Lamp
- Dining Room Claw Foot Table
- Four Dining Chairs
- One Arm Chair
- China Cabinet - Claw Foot
- Walnut Tea Cart
- Maple Needle Point Chair
- Walnut Secretary and Desk
- Windsor Chair
- Mohogany Chair (For Secretary)
- Two Ladder Back Chairs
- Oak Fern Stand
- Maple Milking Stool
- Smoking Stand
- Spice Rack (Kit)
- Ice Cream Furniture (Back Porch)
- Shoe Shine Box
- Block Front Chest
- Tall Chest
- Dressing Table
- Queen Ann Stool
- Wall Cabinet
- Oval Mirror
- Hall Chest & Mirror
- Small Table (Maggie)
- Small Table (Book Rack)
- Plate Rack
- Blue Love Seat Sleeper
- Ginger Jar Lamp (Bedroom)
- Tall Brass Lamp/Shade
- Lamp (Basement)
- Needle Point Rocker

FURNITURE:

Exhibit "A" to Marital Separation Agreement dated the 2nd day of June, 1982 between JANICE MARIE TOLLICK and THOMAS MARTIN TOLLICK.

PERSONAL PROPERTY TO BE RETAINED BY JANICE

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EXHIBIT A-2

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Toaster
Mixer
Blender
Pots, pans and cooling implements

KITCHEN & COOKING ITEMS:

Stemware - Blue
Assorted Brass candle sticks, some old, some new
everyday
Dishes, Serving pieces, Pitcher and assorted glasses for
Two sets of China and assorted serving pieces
Assorted Perfume Cut Glass Collection
Plate Collection
Assorted plates, Platters, and Pitchers
Assorted Cut Glass, Plates, Candle Sticks & Accessories
Stemware (Mothers)
Stemware amber

GLASS & COLLECTIONS:

German Alarm Clock and Shelf
Old Jap School Clock
Oak Kitchen Clock and Shelf
Mantel Clock
400 Day Clock Aunt's
Table Clock with Porcelain face
Mini shelf clock
French Ballon Clock
German Box-Wall Clock

CLOCKS:

Rocking Chair (Tom made)
Bar
Oak Hall Tree
Oak Side Board
Maple Tea Cart
Wood Turned Lamp
Cherry Server and Cabinet
4 Drawer Chest - New
Wicker Stand Bathroom
Two Beveled Glass Leaded
Lead Glass
Two Small Lead Glass
Large Lead Glass
Powder Room Mirror
Mirror Over Basement Sink
Oak Tavern Chair (Old)

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EXHIBIT A-3

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Toaster Oven
Other Electric items, griddle, fry pans, warmers
Assorted Baking pans, metal, glass and ceramic
Stainless Flatware
Cutlery and other knives
Storage Containers
Other Kitchens Items

Sterling Silver
Service for 12
Butter knives and other pieces of sterling and silver
Tea Service and trays

Entire Hummel Collection

ART:

Works of Kipness:

Window View
Reflections

Works of Addison:

Fall (of seasons suit)
Winter

Other Art Items:

Clark Etchings Child
House Water Color Doman

ORIENTAL RUGS

10x14 Kerman

8x10 Kerman

3x3 Tabriz - old

18x3 Tabriz - old

5x8 Tabriz

5x7 Ghiordees Prayer rug

18x3 Sarouk Prayer rug

7x10 Bokara

2x4 Sarouk

KITCHEN & COOKING ITEMS: (cont'd)

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EXHIBIT A-4

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WISCONSIN PROPERTY - PERSONAL POSSESSIONS

- Washer and Dryer
- 1 air conditioner
- Assorted garden equipment
- Some lawn furniture
- Bedroom curtains
- Jan's father's property
- Knicknacks
- Bathroom mirror

PARK RIDGE PROPERTY - MISCELLANEOUS

- Wicker furniture - Old
- Walnut Victorian Mantel
- Oak China
- Oak Wash Stand
- Oak Table and Four chairs
- Round Oak Table and chairs
- Trounded bed
- Two Iron Beds
- Cherry Four poster
- Hall Tree
- Rugs
- Oil Lamps
- Leaded Lamps

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James M. Tollick

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James M. Tollick

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- FURNITURE:
- Wingback Chair (claw and ballfoot)
 - Wingback Chair (chip)
 - Hankedorf Table
 - Hanging Lamp
 - Mini Lowboy
 - Large Wall Mirror
 - Granet Fern Stand
 - Maple Desk
 - Black Chair
 - Maple Chest and Hutch Top
 - Winsor Rocker
 - Spindel Book shelving
 - Round 36" Kit Table
 - Four poster Bed Complete
 - High Boy
 - White Desk (Mothers)
 - File Cabinet
 - Sofa - Basement
 - Two Velvet Chairs
 - Small Slate Top Table
 - Square End Table
 - Gas Lamp
 - Oak Rocker - Gold Seat
 - Press Back Oak Chair
- CLOCKS:
- German Mantel Clock
 - Ansonia Calendar Clock
 - Becker Wall Clock
 - Walnut Kit Clock and Shelf
 - Bronz Alarm Clock
 - 400 Day Clock - large
 - Grandfather clock (Tom Made)
 - Cottage Clock and Shelf
 - Bim Bam Clock

Exhibit "B" to Marital Separation Agreement dated the 2nd day of June, 1982 between JANICE MARIE TOLLICK and THOMAS MARTIN TOLLICK.
 PERSONAL PROPERTY TO BE RETAINED BY THOMAS

EXHIBIT B-2

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All tools in Park Ridge property.
Large table saw, tool chest and small ladder
Claw Foot Table that came with cottage
Nickle Lamp
New Oak Wash Stand

WISCONSIN PROPERTY PERSONAL POSSESSIONS:

8x10 Tabriz
3x17 Runner
3x5 Sarouk
5x7 Sarouk
3x5 Bijar
5x7 Oval India
3x5 India
5x7 Basement Rug

ORIENTAL RUGS:

Newman Litho
Copy of House Water Color Roman
Clark Etchings Old Man
Roshn Old Spanish
Roshn Old Spanish Monk
Sigarettes Oil

Other Art Work:

Spring (Wagon Wheel)
Summer

Works by Addison:

Spring Sec.
Still Life
Hillside Shadows

Works by Kipness:

ART:

3 Cut Glass Decanters and Glasses
Blown and Cut Ships

GLASS AND COLLECTIONS:

Property of Cook County Clerk's Office

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ON MOTION OF SAID ATTORNEYS FOR THE PETITIONER, IT IS HEREBY ORDERED AND ADJUDGED as follows:

1. The parties are awarded a judgment of Dissolution of Marriage, and the bonds of matrimony existing between the petitioner, THOMAS MARTIN TOLLICK, and the Respondent, JANICE MARIE TOLLICK, are hereby dissolved.
2. The Separation Agreement between the petitioner and the Respondent, dated hereinabove, and hereinabove set forth in full, is made a part of this judgment of Dissolution of Marriage; and all of the provisions of said agreement are expressly ratified, confirmed, approved and adopted as the orders of this Court to the same extent and with the same force and effect as if said provisions were in this paragraph set forth verbatim as the judgment of this Court; each of the parties hereto shall perform under the terms of said agreement.
3. Each of the parties hereto will promptly upon demand by the other party, execute and deliver to such other party any and all documents that may be necessary to effectuate and fulfill the terms of this judgment.
4. Any right, claim, demand or interest of the parties in and to maintenance for themselves, whether past, present or future, and in and to the property of the other, whether real, personal or mixed, of whatsoever kind and nature and whatsoever situated, including, but not limited by homestead, succession and inheritance, arising out of the

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3741814

McLENNON, NELSON & NUDO
Attorneys for Petitioner
200 South Prospect Avenue
Park Ridge, Illinois 60068
825-0103

Attorney for Respondent

Respondent

Attorney for Petitioner

Petitioner

APPROVED:

ENTERED
CLERK OF THE CIRCUIT COURT
MORGAN W. FINLEY
AUG 23 1982
JUDGE
LOUIS J. HYDE
DEPUTY CLERK

ENTER:

marital relationship or any other relationship existing
between the parties hereto, except as expressly set forth in
the aforesaid agreement, is forever barred and terminated.
5. This Court expressly retains jurisdiction of
this cause for the purpose of enforcing all of the terms of
this judgment of Dissolution of Marriage, including all the
terms of the Separation Agreement made in writing between the
parties hereto dated hereinabove and as hereinabove set forth.

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(10-84) CCDC-6

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Clerk

Morgan M. Finley

September 19, 88

day of

the seal of said Court, in said County, this 8th

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

defendant/respondent.

JANICE MARIE TOLLICK

and

THOMAS MARTIN TOLLICK

plaintiff/petitioner

in a certain cause lately pending in said Court, between

3741814

Property of Cook County Clerk's Office

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

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.

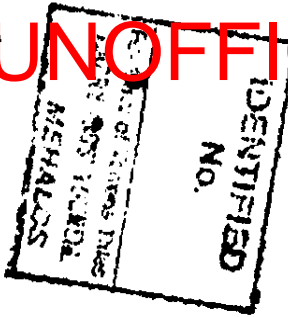
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HARRY (BUSY) JOURNAL
REGISTRAR OF TITLES



R. Armstrong
1605 Colonial Parkway
Inverness, IL
60067

Property of Cook County Clerk's Office

Robert Armstrong
1605 Colonial Parkway
Inverness, IL
60067