

*Sharon Linn? Child support etc*

This cause coming on to be heard upon the petition for dissolution of marriage and the response of the respondent filed thereto and the stipulation of the parties that the same be heard as an uncontested matter on the petition of the petitioner the petitioner being personally present in open court and being represented by JUDITH MOSTOVY, her counsel, and the respondent being personally present in open court and being represented by PATRICK A. PARISI, PATRICK A. PARISI AND ASSOCIATES, LTD., his counsel, the court having heard the testimony of the petitioner and the court being fully advised in the premises, FINDS:

JUDGMENT FOR DISSOLUTION  
OF MARRIAGE

RESPONDENT.

WILLIAM E. ARNOLD,

AND

PETITIONER,

JONI ARNOLD,

IN RE THE MARRIAGE OF

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

STATE OF ILLINOIS )  
SS. )  
COUNTY OF COOK )

NO. 88 D 16256

3768888

125749

3768888

# UNOFFICIAL COPY

Property of Cook County Clerk's Office

PROPERTY

part;

JONI ARNOLD, without cause or provocation on the Petitioner's of extreme and repeated mental cruelty toward the Petitioner, 5. The Respondent, WILLIAM E. ARNOLD, has been guilty

minor children of the parties;

and proper persons to have the care, custody and control of the 4. Both Petitioner and Respondent, are found to be fit

is not now pregnant;

parties during the course of this marriage, and the Petitioner,

No other child was ever born to or adopted by the

- WILLIAM ARNOLD, born June 5, 1974;
- MICHAEL ARNOLD, born September 19, 1977; and,
- ANDREW ARNOLD, born May 22, 1982.

were born to the parties, namely:

3. As the result of this marriage, three (3) children

of Illinois;

and said marriage is registered with the County of Cook and State

marriage on the 28th day of October, 1972, at Glenwood, Illinois,

2. Petitioner and Respondent, were lawfully joined in

jurisdiction of the parties hereto, and the subject matter hereto;

preceding the making of the findings herein, and this Court has

maintained by JONI ARNOLD for the ninety (90) days immediately

action was commenced and that domicile and residency have been

of age, was domiciled in the State of Illinois at the time this

1. Petitioner, JONI ARNOLD, is Thirty Four (34) years

3769388

# UNOFFICIAL COPY

Property of Cook County Clerk's Office

PROPERTY

3768353

Property of Cook County Clerk's Office

6. The Petitioner and the Respondent, on the 18 day of January, 1969, entered into a written joint Parenting and Marital Settlement Agreement which was presented to this Honorable Court, which Agreement provided for settlement of matters relating to the support of the parties' minor children, the maintenance of the parties herein, and for the settlement of the parties' property rights. The Agreement as presented to this Court for its consideration and approval is in words and figures as follows:

UNOFFICIAL COPY

Property of Cook County Clerk's Office

No other children were born to or adopted by the parties during the course of this marriage; and the wife is not pregnant; and,

- WILLIAM ARNOLD, born June 5, 1974;
- MICHAEL ARNOLD, born September 19, 1977; and,
- ANDREW ARNOLD, born May 22, 1982.

There were born to the parties, three (3) children, namely: of Cook and State of Illinois, at Chicago, Illinois;

Illinois and said marriage having been registered with the County

been married on the 28th day of October, 1972, at Glenwood,

That the said parties are now husband and wife, having

ARNOLD, hereinafter referred to as the "husband".

JONI ARNOLD, hereinafter referred to as the "wife", and WILLIAM E.

Fields, Illinois, this 17 day of January, 1989, by and between

This Agreement is being made and entered into at Olympia

MARITAL SETTLEMENT AGREEMENT  
AND  
JOINT PARENTING

RESPONDENT,

WILLIAM E. ARNOLD,

AND

NO. 88 D 16256

PETITIONER,

JONI ARNOLD,

IN RE THE MARRIAGE OF

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

STATE OF ILLINOIS )  
SS. )  
COUNTY OF COOK )

3756383

# UNOFFICIAL COPY

Property of Cook County Clerk's Office

03/28/2011



By Judith Mostovoy,

Patrick M. Parist and Associates, Ltd., and the wife is represented

That the husband is represented by Patrick M. Parist,

either of them and,

personal, and fixed, now owned or which may hereafter be acquired by

in and to the property of every kind, nature and description, real,

which either of them now has or may hereafter have or claim to have,

against the other, and all rights of any kind, nature and description,

either of them now has or may hereafter have or claim to have

out of the marriage relationship existing between them and which

support and any and all other rights of property otherwise growing

rights of property, dower rights, homestead rights, rights to

interests to settle between themselves now and forever their respective

That the parties hereby consider it to be in their best

undetermined; and,

X. Arnold, Respondent" and that the entire case is pending and

entitled "In re the Marriage of Doni Arnold, Petitioner and William

Department - Domestic Relations Division, known as Case No. 88 D 16256

Marriage in the Circuit Court of Cook County, Illinois, County

That the wife has filed a petition for dissolution of

date without cause or provocation on the part of the wife; and,

ceased to cohabit and live together as husband and wife, from that

living apart as husband and wife, since July 15, 1988, and who have

parties, who are now and have been estranged from each other and

That irreconcilable differences have arisen between the

3768383

# UNOFFICIAL COPY

Property of Cook County Clerk's Office

one of the parents, the parties recognize and education of the children is to be in only the physical care, custody, control, and minor children of the parties. Although exist for the benefit and welfare of the economically, and psychologically--must separation, that a relationship--socially, the parties' differences have necessitated A. It is agreed and understood that although

minor children.

but that wife shall have actual physical custody of the parties' custody, control, and education of the parties' minor children, I. That the parties shall jointly have the care,

parties agree as follows, and other good and valuable considerations, hereto expressed, the NOW, THEREFORE, in consideration of the mutual promises rights between the parties.

is made solely for the purpose of settlement of certain property a dissolution action, and is not an agreement for dissolution but That this Agreement is not made to induce or instigate their rights in relation thereto; therefrom and from all other sources, and are fully advised as to all properties owned by each of them and of the income derived That each party has made full disclosure to the other of

3768388

# UNOFFICIAL COPY

Property of Cook County Clerk's Office

10000000

# UNOFFICIAL COPY

0 0 7 6 3 3 8

-4-

school, and shall furnish husband with a copy of advise the husband of the children's progress in

undertaking of the parties. The wife shall

C. The education of the children shall be a mutual developmental activity commitment of the children.

set forth to accommodate the social, school, and

the visitation and vacation program hereinafter

B. The parties shall cooperate fully in implementing

toward each parent.

the respect, love and affection of the children

best efforts to enhance, encourage and foster

children. Husband and wife shall use their

circumstances as raised in the presence of the

or transmission of payment, shall not under any

finances, either as to amount, manner of payment

or complimentary way, and that the question of

in or around said children except in a laudatory

from discussing the conduct of the other parent

by deed and example. The parties shall refrain

emotional stability and security of the children

with the other party, to the mental, moral, and

must contribute individually and in cooperation

It is agreed and understood that each party

control, education, and welfare of the children.

and proper persons to have the care, custody,

acknowledge that both parties are equally fit

3768388

# UNOFFICIAL COPY

Property of Cook County Clerk's Office

1000000

(4) weekends upon prior notice to wife.

to have visitation with the children three (3) out of every four that during the summer boating season, husband shall be allowed p.m. Friday and ending no later than 9:00 p.m. Sunday, except and so on until further order of court, beginning at 6:00 parent has visitation with the children the following weekend so that if husband/wife has visitation one weekend, the other of marriage herein, being husband's first weekend for visitation, second weekend after the entry of the judgment for dissolution visitation with the children of the parties, beginning with the 2. That husband and wife shall have alternate weekend

with the child at any time.  
times. husband and wife may also correspond

telephone the children at all reasonable  
E. husband and wife shall have the right to  
number where he or she can be reached.

his or her destination and provide a telephone  
then such person shall notify the other parent of  
travels out of town for any extended period of time,

their places of employment, and, if either party  
resides, the telephone numbers of their residences,  
informed as to the exact place where each of them

D. Both the husband and wife shall keep each other  
children.  
the report cards or progress reports of the

3768383

# UNOFFICIAL COPY

Property of Cook County Clerk's Office

348234



# UNOFFICIAL COPY

0 3 7 5 3 3 8

Husband shall always be allowed to have the children on Father's Day and on his birthday and wife shall always be allowed to have the children on Mother's Day and on her birthday, even if said events occur on what would otherwise be the other parent's weekend for visitation.

- Thanksgiving Day;
- Christmas Eve until 10:30 a.m. the morning of Christmas Day;
- Christmas morning from 10:30 a.m. to December 26, at 10:30 a.m.;
- Easter;
- Memorial Day;
- Fourth of July; and,
- Labor Day.

otherwise mutually agreed by the parties;

B. On the following alternate holidays, unless said visitation so clothing needs can be met; of the children, and the planned activities for out of town, etc.) and the time for the return during the visitation (in town as opposed to said visitation, the whereabouts of the children of each visitation period of the plans for Husband shall inform wife prior to the commencement of each visitation period of the plans for children, to enable wife to properly plan. and the times for picking up and returning the his intention to utilize his visitation rights weekend for visitation and confirm with wife on the Wednesday immediately preceding his A. Husband shall call wife no later than 9:00 p.m.

3768355

Property of Cook County Clerk's Office

UNOFFICIAL COPY

Property of Cook County Clerk's Office

SECRET

UNOFFICIAL COPY

D. Husband shall have the right to an extended period of visitation with the parties' minor children every summer during the school recess/vacation for a period not to exceed four (4) weeks, such a visit and,

Wife, even if said notice is no more than visitations by Husband are with notice to the further provided that Monday through Friday educational/developmental programs, and or of the parties' minor children or of their wife, the household or the custodial parent, are not disruptive of the schedule of the

C. Husband shall have liberal visitation of the parties' minor children Monday through Friday of each week, provided said visitation periods are not disruptive of the schedule of the

should Mother's Day or Wife's birthday cause Husband to miss what would otherwise be his weekend for visitation, wife shall make arrangements to give Husband an alternate/additional weekend of visitation to compensate for wife's birthday weekend or Mother's Day weekend visitation. In addition, the parties shall have visitation with each minor child on the child's birthday in alternate years, unless otherwise mutually agreed;

3768383

Property of Cook County Clerk's Office

# UNOFFICIAL COPY

Property of Cook County Clerk's Office

unless otherwise mutually agreed by the parties, upon thirty (30) days' written notice by husband to wife of his plan to utilize said extended visitation.

E. The children of the parties shall not be taken out of the country without at least sixty (60) days' written notice, unless otherwise agreed, and a detailed itinerary, including addresses and telephone numbers of places where the children will be staying.

F. Should either parent contemplate taking the children out of state for an extended vacation ("extended" to mean longer than a weekend outing), the parent accompanying the child/children on said out of state trip shall give the other parent no less than seven (7) days' written notice, which shall include a detailed itinerary, including addresses and telephone numbers of places where the children will be staying. During any such out of state extended vacation periods, the children shall be permitted to call the other parent on a mutually agreed upon, regular basis.

3768389

# UNOFFICIAL COPY

Property of Cook County Clerk's Office

3/1/2008

- (1) A child attaining majority or completing his high school education, whichever last occurs;
- (11) The death of a child;
- (111) The marriage of a child, whether said marriage is later annulled or dissolved in any way, whatsoever; and,
- (1V) The emancipation of a child by virtue of the child voluntarily leaving the home of the custodial parent.

events:

eliminated upon the occurrence of any one of the following triggering amount of said child support allowance as now established shall be hereinabove until further order of court, provided, however, that the continue week to week in the amount and in the manner stated B. Child support payments as hereinabove set forth shall

- Wife living with a man to whom she is not married on a continuing conjugal basis for a period of thirty (30) days or more.
- Remarriage of the wife or,
- Death of the wife;

conditions:

shall cease after six (6) months, or upon any one of the following A. Maintenance to wife from husband as described hereinabove Hundred Twenty Dollars (\$120.00) per week, as and for child support. will be barred to wife from husband, and payments reduced to one child support and maintenance, after said six month period, maintenance of One Hundred Forty Dollars (\$140.00) per week as and for unallocated Circuit Court of Cook County, Illinois, for six (6) months, the sum 3. That the husband shall pay through the clerk of the

3768383

# UNOFFICIAL COPY

Property of Cook County Clerk's Office



# UNOFFICIAL COPY

0 2 7 0 0 3 3 8

-10-

or as a result of serious physical or mental illnesses requiring operations, and services rendered as a result of serious accidents, limitation, all teeth straightening, major dental work, eyeglasses, "extraordinary" as used herein shall include, but not by way of

care of the children not covered by his insurance. The term surgical, optical, psychiatric, psychological and orthodontic Husband shall pay all extraordinary medical, dental, hospitalization, required by the health insurance carrier for the children.

Wife shall be solely responsible for the payment of the deductible his employment with Arnie Bauer Cadillac, Chicago Heights, Illinois. similar in scope to the coverage which he presently has by virtue of insurance coverage which shall provide for the needs of the children effect, at his sole expense, hospitalization and major medical

4. That the Husband shall maintain in full force and

tax returns for the calendar year 1988.

Income tax purposes. Husband and Wife shall file individual 1040

shall be entitled to claim MICHAEL ARNOLD as an exemption for

and ANDREW ARNOLD as exemptions for income tax purposes and Wife

of marriage, to claim the parties' minor children, WILLIAM ARNOLD

and subsequent tax years from the entry of the judgment for dissolution

5. That Husband shall be entitled, for calendar year 1989

Seventy Five Dollars (\$75.00) for one child.

Dollars and Seventy Five Cents (\$93.75) for two (2) children or

children (32% of net weekly take home pay), he would pay Ninety Three

be paying One Hundred Twenty Dollars (\$120.00) per week for three (3)

hereinafter, child support shall be reduced so that should Husband

upon the occurrence of any one of the triggering events set forth

3768388

# UNOFFICIAL COPY

Property of Cook County Clerk's Office

11/10/2011

children reach the age of twenty-two (22) years. shall continue to be the children of the parties until the husband now in effect, and said beneficiary designations has or any life insurance substituted for life insurance on life, including all group life insurance which husband now life insurance policies presently in effect on husband's of the children upon the death of the husband for any and all fiduciary to be trustee of an insurance trust for the benefit parties as beneficiaries, or in the alternative, name a corporate 5. That husband shall designate the children of the

-- A child reaching the age of twenty-two (22) years, whether or not the child is pursuing a four (4) year college degree or a terminal education program of less than four (4) years in length.

-- The marriage of a child, whether said marriage is later annulled or dissolved in any way, whatsoever; and,

-- A child interrupting his pursuit of a college degree or the completion of a terminal educational program, except for summer recess and semester breaks provided by the school calendar of the educational institution in which the child may be enrolled;

-- A child completing his four (4) year college degree or a terminal educational program of less than four (4) years in length;

-- Death of a child;

for the above medical/hospital care shall be as follows:

Termination of the husband's responsibilities to the children their ability to pay at the time the expense is incurred. expense shall be equally shared by husband and wife, based on check-ups, minor ailments, or non-prescription drugs, which to the extent not covered by husband's insurance plan, routine hospitalization or extended medical care, but shall not include

3768383

# UNOFFICIAL COPY

Property of Cook County Clerk's Office

# UNOFFICIAL COPY

0 3 7 5 3 3 0 8

That Wife shall designate the children of the parties as beneficiaries, or in the alternative, name a corporate fiduciary to be trustee of an insurance trust for the benefit of the children upon the death of the Wife for any and all insurance policies presently in effect on Wife's life, which Wife at her option elects to continue after the entering of this Judgment for Dissolution of Marriage, including all group life insurance which Wife now has or which may be substituted for said group life insurance, and said beneficiary designations shall continue to be the children of the parties until the children reach the age of twenty-two (22) years.

However, Husband and Wife shall have the right to eliminate a child of the parties from the beneficiary designation upon a child attaining the age of twenty-two (22) years or completing his college or post-secondary education, whether or not financed in part or in total by Husband and Wife, whichever occurs first.

6. The Husband shall pay to Wife, the sum of Twenty Three Thousand Three Hundred Dollars (\$23,300.00) in cash and thirty-nine (39) shares of the common stock of Inland Steel valued as of 1/13/89 at Seventeen Hundred Dollars (\$1,700.00) for a total amount of Twenty Five Thousand Dollars (\$25,000.00) in exchange for Wife signing a Quit Claim Deed to Husband for her interest in the marital home, and a waiver of Wife's right to maintenance, except as provided in item 3 hereinabove, said marital home being commonly known as 323 Indiana Avenue, Park Forest, Illinois, and legally described as follows:

Lot Thirty Four (34) in Block Eleven (11) in Lincolnwood Subdivision, being a part of the Southeast Quarter (1/4) of Section 24, Township 35 North, Range 13, East of the Third Principal Meridian, according to Plat thereof registered in the Office of the Registrar of Titles of Cook County, Illinois, on August 7, 1957, as Document No. 1752498.

3768383

# UNOFFICIAL COPY

Property of Cook County Clerk's Office

# UNOFFICIAL COPY

0 3 7 5 8 3 8 8

Husband shall indemnify and hold Wife harmless from any and all loss, cost or liability, whatsoever, in connection with the mortgage loan now in force, which constitutes a lien against the title to said property. Wife, upon receipt of the cash and stock payment from Husband, hereinabove described, shall vacate the marital home within three (3) days. Wife shall remove her personal property items from the marital home within sixty (60) days from the date of the Judgement for Dissolution of Marriage at a prearranged mutually convenient time for the parties, at which time, Husband shall be present if he so desires.

The items which Husband shall receive with the house are as follows:

- Built-in Stove;
- Refrigerator;
- Drapes;
- Built-in Dishwasher;
- Hanging Lamps in dining room;
- Blinds in the bedroom and window treatments throughout the house; and
- Washer and Dryer.

7. That Wife shall receive as her sole and exclusive property, the following:

A. Personal property, as follows:

- Microwave;
- One-half (1/2) of day to day flatware, glasses, pots and pans, utensils, etc;
- Dishtowels;
- All kitchen copper decorations;
- The children's furniture;
- One-half (1/2) of the pictures of the children;
- One-half (1/2) of the garden tools;
- Two (2) telephones;
- Two (2) television sets belonging to children;
- Two (2) mixers;
- One (1) bedroom lamp;
- The living room brass lamp;
- The good dishes/china;
- All of the crystal;

# UNOFFICIAL COPY

Property of Cook County Clerk's Office



# UNOFFICIAL COPY

0 3 7 5 3 3 8 8

- The silver service including the flatware, candlesticks, etc;
- The snack set;
- The living end tables;
- The brass table lamp;
- The Christmas tree;
- All of the Christmas ornaments used this year;
- The family room lamp;
- Most of the paintings;
- The electric can opener;
- The electric frypan;
- The Corolle dishes;
- Color television set;
- VCR; and,
- Cedar chest.

B. The 1977 Cutlass Stationwagon Automobile, against the title to which there is no lien;

C. Clothing, jewelry and personal effects, belonging to wife;

D. Wife's personal checking account, having an approximate balance of One Hundred Dollars (\$100.00);

E. Any pension benefits accruing to Wife through her employment at Dominicks Finer Foods or through her employment at Suburban Heights Medical Center.

8. That Husband shall receive as his sole and exclusive property, the following:

A. Personal property, as follows:

- *pitch set* Dining room set; *with*
- One-half (1/2) of the day to day flatware, glasses, pots and pans, utensils, etc;
- Coffee maker;
- Old glasses and mugs;
- Master bedroom set;
- Vacuum cleaner;
- Snow blower;
- Two (2) telephones;
- One (1) bedroom lamp;
- The old Christmas decorations (the ones not used this Christmas);
- One (1) mixer;
- One-half (1/2) of the garden tools;
- The living room furniture;
- The hanging brass lamp in the living room;
- The blue dishes;
- The family room end tables;

# UNOFFICIAL COPY

Property of Cook County Clerk's Office

# UNOFFICIAL COPY

0 3 7 5 3 5 3 9

- Ink painting from Grandmother Arnold;
- The broken Zenith television set;
- The broken lawn mower;
- The organ and lamp on loan to husband and wife from husband's mother; and,
- The following non-marital items, which were inherited by husband:

Great Grandfather's desk;  
Grandfather's cuckoo clock;  
Grandmother Tee Tee's small drop leaf table; and,  
Grandmother Tee Tee's dishes.

- B. The 1977 white Cutlass Automobile, against the title to which there is no lien;
- C. Clothing, jewelry and personal effects, belonging to Husband;
- D. Husband's personal checking account, having an approximate balance of One Hundred Dollars (\$100.00);
- E. Any pension benefits accruing to Husband through his employment at Arnie Bauer Cadillac;
- F. A 21 foot, 1907 Celebrity boat, against the title to which there is a lien. Husband agrees to hold Wife harmless from any and all loss, cost or liability, whatsoever, concerning said boat loan;
- G. All books, records and assets, if any, of the unincorporated business known as "Bill's Auto Repair" including the bank account at Financial Federal Savings and Loan Association, having an approximate balance of Two Hundred Dollars (\$200.00).

9. That Husband and Wife shall each receive one-half (1/2) of the Financial Federal Savings and Loan Association savings account, which has an approximate balance of Two Thousand Seven Hundred Dollars (\$2,700.00), after the payment of the following obligations:

- \$35.00 from Wife's one half share of said account as contribution in full by Wife toward Suburban Heights Medical Center bill in the total amount of \$35.00.

3766089

UNOFFICIAL COPY

Property of Cook County Clerk's Office

# UNOFFICIAL COPY

0 3 7 5 3 3 3

10. That the remaining bills of the parties shall be paid as follows:

- i. That Husband and Wife shall each pay one-half (1/2) of the counseling fees to Barbara Motlong, accrued through 1/13/89;
- ii. Husband shall pay any charge card balance incurred prior to the date of separation, disclosed by Wife prior to the date of this Agreement;
- iii. Each of the parties shall pay their own charge card bills incurred after the date of separation;
- iv. ~~Wife shall pay the premiums on the children's life insurance policies to guarantee their insurability, in the approximate amount of Eighty Five Dollars (\$85.00) per calendar quarter;~~
- v. Each of the parties shall be responsible for their own attorney's fees and costs in connection with this matter;
- vi. Husband shall be responsible for the following bills:

-- Avery Andrews:	\$100.00
-- Family Counseling Center:	80.00
-- Dr. Brown:	194.00
-- Balance of Suburban Heights Medical Center bill after Wife's contribution set forth in Paragraph No. 9 hereinabove.	

11. That Wife shall resume her maiden name of "ALESSANDRINI" and henceforth be known as "JONI ALESSANDRINI";

12. That Husband hereby waives and releases any and all claims for maintenance and support from Wife, past, present, or future.

13. That Wife hereby waives and releases any and all claims for maintenance and support from Husband, past, present, or future, except as set forth in item 3 hereinabove.

3769383

# UNOFFICIAL COPY

Property of Cook County Clerk's Office

# UNOFFICIAL COPY

0 5 7 0 0 5 3 0

14. That Husband and Wife shall hold one another harmless from any claim or expense in regard to any additional debts incurred by them individually since July 15, 1988, and shall reimburse the other party for any expense whatsoever, including legal fees, caused her or him by the other party's failure to pay such debts in full.

15. That in the event either party wilfully or unreasonably fails to duly perform his or her obligations and undertakings hereunder, and as a result the other incurs any expense, including legal fees, to enforce the provisions and terms of this Agreement, the obligator shall indemnify the other and hold him or her harmless from such expense.

16. That each of the parties agree that he or she will upon demand by the other at any time hereafter execute any and all instruments and documents as may be reasonably necessary to release their respective interest in any property belonging to the other, the intention being that the settlement provided for in this Agreement shall constitute a complete adjustment of the property rights and all other rights of the parties hereof.

17. That except as herein provided, each of the parties does hereby forever waive, release and quit-claim to the other party, all rights of dower, maintenance, formerly known as alimony, homestead, and all other property rights and claims which he or she now has or may hereafter have, as Husband, Wife, widow, widower or otherwise, by reason of the marital relations

UNOFFICIAL COPY

Property of Cook County Clerk's Office



# UNOFFICIAL COPY

0 3 7 5 3 8 8

now existing between the parties hereto under any present or future law of any State or of the United States of America, or any other 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 hereafter 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.

18. That the parties agree and the Judgment shall provide that the terms hereof, except those relating to the custody and the payment of child support shall not be modified by any Court hereafter unless the parties consent to such modification in writing.

19. That the foregoing Agreement constitutes the total agreement of the parties.

20. That this Agreement shall be submitted to the Court for approval, and if approved, shall be made a part of the Judgment For Dissolution Of Marriage, and shall be of effect and binding only if a Judgment For Dissolution of Marriage is entered in said pending case.

3768861

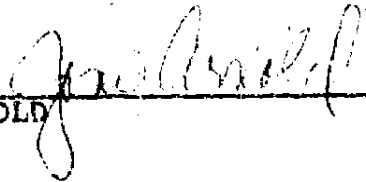
UNOFFICIAL COPY

Property of Cook County Clerk's Office

# UNOFFICIAL COPY

0 3 7 3 7 3 8 8

The undersigned have affixed their signatures to  
this Agreement on the date shown above.

  
\_\_\_\_\_  
JONI ARNOLD

  
\_\_\_\_\_  
WILLIAM E. ARNOLD

Property of Cook County Clerk's Office

3768338

UNOFFICIAL COPY

Property of Cook County Clerk's Office

UNOFFICIAL COPY

0 3 7 5 3 3 8 0

to the statutes of the State of Illinois in such case made between them by and the same are hereby dissolved, pursuant ARNOLD, the Respondent, the bonds of matrimony thereto existing awarded to JONI ARNOLD, the Petitioner and to WILLIAM E. A. That judgment for Dissolution of Marriage is hereby

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

Forty Five Dollars (\$45.00) per week. shop, having an approximate net take home pay of Three Hundred on a full time basis at Arnie Bauer Cadillac, in the body 9. That the Respondent, WILLIAM E. ARNOLD, employed

Two cents (\$881.82);

pay per month of Eight Hundred Eighty One Dollars and Eighty Dollars (\$50.00) per week, for an approximate net take home Illinois, earning a net take home pay of approximately fifty part time basis for Dominick Finer Foods, Park Forest, (\$311.00) every two (2) weeks and, in addition, works on a approximate take home pay of Three Hundred Eleven Dollars as an office worker in the bookkeeping department, earning an Suburban Heights Medical Center, Chicago Heights, Illinois, Four (4) years of age, employed on a full time basis at

8. That the Petitioner, JONI ARNOLD, is thirty

terms and provisions and should be approved by the Court; entered into by the parties and is fair and equitable in its parties, finds that the Agreement was fairly and voluntarily and Marital Settlement Agreement and circumstances of the

7. That the Court having considered the Joint Parenting

37683383

UNOFFICIAL COPY

Property of Cook County Clerk's Office

EX-100-100000

G. That except as set forth herein, the Income, the Inchoate, or other the Marital Settlement Agreement herein;

and court costs of this proceeding, except as provided for in be solely responsible for their respective attorneys fees;

F. That the Petitioner and Respondent, shall each obligations;

herein shall be construed as a waiver or release of said incorporated herein, provided, also, that nothing contained

and of the Marital Settlement Agreement as approved and and conditions of this Judgment for Dissolution of Marriage

and decreed to execute and carry out all the terms and provisions E. That the Petitioner and Respondent, are ordered

of Marriage, as it fully restated herein;

incorporated into and made a part of this Judgment for Dissolution 1989, and all of its terms and provisions are hereby merged, and

Agreement of the parties dated the 18 day of January, D. That the Joint Parenting and Marital Settlement

otherwise provided for herein; each other arising out of the marriage herein, except as

barred from asserting any right or claim to maintenance from C. That Respondent and Petitioner, shall be forever

ARNOLD; E. ARNOLD, with physical custody awarded to Petitioner, JONI

to the Petitioner, JONI ARNOLD, and to the Respondent, WILLIAM

the minor/dependent children of the parties is hereby awarded jointly

and provided; B. That the care, custody, control, and education of

5538973

# UNOFFICIAL COPY

Property of Cook County Clerk's Office



PATRICK A. PARIISI #25749  
PATRICK A. PARIISI AND ASSOCIATES, LTD.  
ATTORNEYS FOR RESPONDENT  
20280 GOVERNORS HIGHWAY  
OLYMPIA FIELDS, IL 60461  
(312) 481-2000

JUDITH MOSTOVOY  
ATTORNEY FOR JONI ARNOLD  
JUDITH MOSTOVOY

PATRICK A. PARIISI  
ATTORNEY FOR WILLIAM E. ARNOLD

JUDITH MOSTOVOY

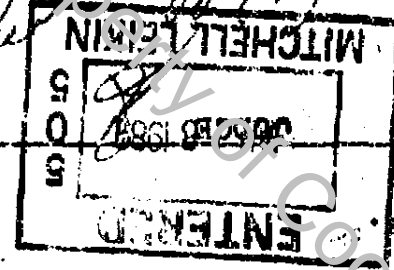
PATRICK A. PARIISI AND ASSOCIATES, LTD.

RESPONDENT

PETITIONER

WILLIAM E. ARNOLD

JONI ARNOLD



APPROVED: \_\_\_\_\_

DATED: \_\_\_\_\_

ENTER

been fully complied with in all respects.  
I. That this Court shall retain jurisdiction of this cause  
known as "JONI ALESSANDRINI".  
her maiden name of "ALESSANDRINI" and henceforth shall be  
II. That Petitioner, shall have the right to resume  
tribution (as the case may be).  
shall pass by his or her will or under the laws of descent and dis-  
that property, real, personal or mixed, then owned by him or her  
been married to each other, and upon the death of either of them,  
his or her separate estates as if the said parties hereto had never  
their respective lifetimes, each of the parties hereto may deal with  
forever relinquished, released, barred and ended, and that during  
property of the other party, real, personal and mixed, are hereby  
descent and all other rights and claims of each party in and to the  
contingent, reversionary or otherwise, and right of curtesy, and  
right of dower, inheritance, interest, homestead, claim or title,

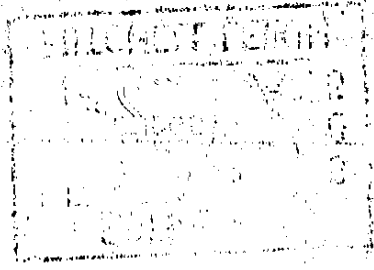
3768388

# UNOFFICIAL COPY

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

3  
CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILL.

*Wanda Brumby*  
DATE 1-19-89  
I HEREBY CERTIFY THE ABOVE TO BE CORRECT.



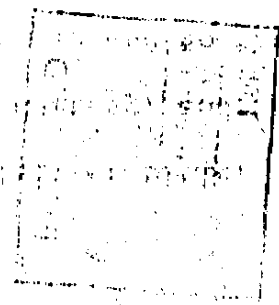
3768388  
3768368

*12173328*

3768388

3768388

CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILL.  
JAN 20 1989



*PAUL T. ABRAHAM, LTD.  
2300 GOVERNOR HWY  
OAKMIST FIELD, ILL 60451*

Property of Cook County Clerk's Office