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At the commencement of this action, the petitioner was residing in and a resident of the State of Illinois, County of Cook, City of Tinley Park and has maintained said domicile and residence for at least 90 days preceding the entry of this finding.

DEAN L. COOPER

This cause coming on to be heard by stipulation as an uncontested matter upon the petition for dissolution of marriage filed herein, the petitioner, DEAN L. COOPER, appearing in person and by her own proper person and by her attorney, THOMAS J. GARDNER & ASSOCIATES, LTD., the Respondent, LAWYARD G. GARDNER, appearing by his attorney, RICHARD L. GARDNER & ASSOCIATES, LTD., and the matter being heard the court by stipulation as an uncontested matter and the court having heard the testimony in support of the petition for dissolution and the court being fully advised of the premises:

JUDGMENT FOR DISSOLUTION OF MARRIAGE

Respondent:

LAWYARD G. GARDNER,

and

Attorney,

DEAN L. COOPER,

IN THE MARRIAGE OF

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

61811819

Stamp: JUN 20 1990, EN1, ATTY. NO. 28030

Stamp: COUNTY OF COOK, OFFICE OF CLERK OF COOK COUNTY, ILLINOIS, 5-2-90

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The parties have entered into a settlement agreement... 1989, concerning the division of... The parties have entered into a settlement agreement... 1989, concerning the division of... and signed as follows:

That the parties have entered into a settlement agreement... 1989, concerning the division of... and signed as follows:

That both parties hereto are fit and proper persons to... have sole custody, care, control and education of the minor children... and subject to the right of reasonable and

That as a result of the marriage of the parties hereto... (2) children born of the marriage: GEORGE A. GORNER, Jr., born September 8, 1971; MARTIN T. GORNER, age 12, born January 6, 1974; ANDREW S. GORNER, age 12, born January 12, 1975. Further, no children were adopted and the Petitioner is not presently pregnant.

That the parties hereto were lawfully married on June 6, 1968, in Cook County, Illinois, and that said marriage was duly

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...and cover the matter of maintenance for the ...
...is in that best interest of the ...
...THE PARTIES ...

...and this case remains pending and undisturbed.
...of that I, ...
...this case is entitled in the ...
...County Department, Domestic Relations Division,
...in the Circuit Court of Cook ...
...with the ...

...of the children.
...and ...
...of the marriage and the wife is not now ...
...other children were born to or adopted by ...
...are presently residing with and under the care of the ...
...born January 24, 1977, age 12.
...born September 6, 1971, age 12; MARTIN T. ...
...are still living. These children are ...
...of this marriage; both of ...
...children ...

...
...
...of lived together as husband and wife since on or about ...
...as a result of which they have not ...
...has been guilty of ...
...without cause or provocation ...

...
...at Cook County, Illinois.
...on June 9, 1970, and said marriage ...
...The parties were lawfully ...
...of Cook County, Illinois.

...
...both ...
...day of ... 1988.

WITNESSES

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Office

the parties to this agreement... in consideration of the money and several...

the parties to this agreement... including the children of the parties... in its entirety was not intended...

with the knowledge of his or her respective wife... in the presence... the parties to the subject matter of this agreement...

of the parties to this agreement... and to the estate of the other... the parties to this agreement...

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1. The wife shall provide the child with suitable clothing and shelter during any period of visitation.

2. The wife shall provide the child with suitable clothing and shelter during any period of visitation.

3. The wife shall provide the child with suitable clothing and shelter during any period of visitation.

4. The wife shall provide the child with suitable clothing and shelter during any period of visitation.

5. The wife shall provide the child with suitable clothing and shelter during any period of visitation.

ARTICLE II - SUPPORT OF CHILDREN

SECTION 1

1. The father shall provide the child with suitable clothing and shelter during any period of visitation.

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The husband shall be responsible for the support of the wife and all dependent children... The wife shall be responsible for the support of the children...

ARTICLE IV - GENERAL PROVISIONS

Section 1. The wife shall be responsible for the support of the children... Section 2. The husband shall be responsible for the support of the wife...

Section 3. In the event the wife shall contract prior to either of the events mentioned herein, the husband shall be responsible for maintenance...

Section 4. In the event the wife shall contract prior to either of the events mentioned herein, the husband shall be responsible for maintenance...

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The parties agree that the child shall be supported and maintained in the manner and amount of the child's needs, which shall be made by both the mother and the father, the mother retaining the right to make such support or custody, and (hereinafter) the father retaining the obligation of support of such child.

ARTICLE II. CHILDREN AND RELATED MATTERS

SECTION 1

It is agreed and understood by the parties that upon the entry of a divorce, the wife shall provide for her own health insurance, general insurance, major medical insurance and all other insurance of every kind and description.

The parties shall use their best efforts to aid each other in securing all forms necessary for state payment or reimbursement of any insurance state covered under this article.

The husband shall be the sole owner, shall obtain and maintain in full force and effect with him an obligation to support his wife, a major medical insurance policy covering hospital and medical costs of his wife. The husband shall provide such medical costs of his wife. The husband shall provide and execute with the wife a copy of this policy and any subsequent amendments affecting the terms of coverage thereunder.

The husband's obligation under this Article with respect to such of his children shall terminate when his obligation for support terminates as defined in Article III, Paragraph 6 of this agreement.

The husband shall do an open proper policy and petition, even if he is unable to do so, to insure the wife in a policy of permanent life insurance to be held by the wife. If the policy cannot open or is not to be opened by the wife, the husband shall do so. If in case of emergency where either of the children's lives or health are in jeopardy, the husband shall do so. The husband shall be held liable to provide for the support of such child.

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the parties, said evidence legal description is as follows:

1967 Home, United Park, Illinois, in and to joint tenancy by

of marital partners; the marital residence located at

1967 032

address of the business and sold the wife business shares.

operated with County Company. Husband shall pay the debt and

the business agency business conducted by the husband in respect

and undivided property, free and clear of any interest of the wife.

5. Husband's business: The husband shall have an interest

in the business and shall have an interest in the

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In the event the parties at any time heretofore obtain a judgment of nullity in the case presently pending before them, the provisions of this agreement shall be interpreted as if they were made in contemplation of such judgment, and upon entry of said judgment, this agreement shall remain in full force and effect, and in no event shall this agreement be affected or of any validity unless a judgment for dissolution of marriage is entered in the pending case referred to hereinafter. The same in any of the judgments for dissolution of marriage in the case presently pending before them, shall be interpreted as if they were made in contemplation of such judgment, and upon entry of said judgment, this agreement shall remain in full force and effect, and in no event shall this agreement be affected or of any validity unless a judgment for dissolution of marriage is entered in the pending case referred to hereinafter.

In the event the 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 any pending proceeding before such court shall be deemed so that the husband and wife shall have an opportunity to consider and alteration, change or modification by said court and, if necessary, to execute all or part of this agreement. In any event, if 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 the husband and wife.

In the event the 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 any pending proceeding before such court shall be deemed so that the husband and wife shall have an opportunity to consider and alteration, change or modification by said court and, if necessary, to execute all or part of this agreement. In any event, if 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 the husband and wife.

IN WITNESS WHEREOF, the parties have hereunto set their hands and affixed their signatures at the City of New York, New York, this 1st day of January, 1968.

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Office

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[Signature]
[Signature]

These parties do hereby certify that the information and belief of the undersigned is true and correct, and that the undersigned is duly qualified to administer the estate of the decedent, and that the undersigned is not a creditor or debtor of the decedent, and that the undersigned is not a partner or associate of the decedent, and that the undersigned is not a trustee or executor of the estate of the decedent, and that the undersigned is not a beneficiary of the estate of the decedent, and that the undersigned is not a person who is prohibited by law from acting as an executor or administrator of the estate of the decedent.

TESTATION

3911819

[Signature]
WITNESSES

[Signature]
WITNESSES

IN WITNESS WHEREOF, the HUSBAND and WIFE have hereunto set their respective hands and seals the day and year first written.

IN WITNESS WHEREOF, the HUSBAND and WIFE have hereunto set their respective hands and seals the day and year first written.

Office

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COMBINATION OF THE TWO
THIS ORDER IS THE COMMAND OF THE

CHECK OF THE COURT RECORDS OF THE

STATE OF ILLINOIS
CLERK OF THE COURT
JANUARY 1980

IN THE CIRCUIT COURT OF THE STATE OF ILLINOIS

3911849

Property of Cook County Clerk's Office

[Signature]

IN WITNESS WHEREOF

That this court reserves jurisdiction of the subject
matter of this case and of the parties hereto for the purpose of
enforcing the terms and provisions of this judgment and of the
agreement incorporated herein.

That each of the parties shall execute, acknowledge, and
follow and all instruments necessary or proper to effectuate
and fulfill the provisions of the judgment and the agreement
incorporated herein.

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PROPERTY OF THE COURT

COURT AND THE COURT REPORTER IS SUBJECT TO THE

THIS ORDER IS THE COMMAND OF THE CIRCUIT

CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILL.

[Handwritten Signature]
DATE 9-14-98

I HEREBY CERTIFY THE ABOVE TO BE CORRECT

Property of Cook County Clerk's Office

90387 541

That all legitimate children of the children, including the children, shall have the right to inherit in the same manner as if they were the children of the children.

The term "legitimate" as used above is defined to mean the child born of a marriage which is valid under the laws of the State of Illinois at the time of the birth of the child.

JOINT STATEMENT

No. 99 D 1061

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

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

STATE OF ILLINOIS
COUNTY OF COOK

6181819

Property of Cook County Clerk's Office

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Physical possession shall be arranged to favor a maturing relationship with both parents. The pattern of physical possession shall be based on the needs of the child. Physical possession arrangements shall be adapted to meet the changing developmental needs and circumstances of the child.

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It is agreed by the parties that the children shall remain with the mother and the father shall have reasonable access to the children...

Each parent understands and agrees that the children are to be encouraged to be in contact with both parents and to cooperate fully in maintaining a meaningful relationship between the children and the other parent.

The parties agree that the children shall be considered in all decisions and arrangements shall be made in the best interests of the children.

Each parent shall have separate legal counsel. The parties agree that the children shall be considered in all decisions and arrangements shall be made in the best interests of the children.

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...including the week and weekend that the ...
...including the week and weekend that the ...
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...including the week and weekend that the ...

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- x) ...
- y) ...
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...including the week and weekend that the ...
...including the week and weekend that the ...
...including the week and weekend that the ...

94.87 519

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During the summer vacation period for a period of four consecutive weeks, beginning at 10:00 a.m. of the first day and ending at 10:00 p.m. of the last day, PATER shall have the child for summer vacation possession.

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THE PARENTS SHALL BE RESPONSIBLE FOR THE CARE AND FEEDING OF THE CHILDREN...

1) PARENTS SHALL BE RESPONSIBLE FOR THE CARE AND FEEDING OF THE CHILDREN...

2) PARENTS SHALL BE RESPONSIBLE FOR THE CARE AND FEEDING OF THE CHILDREN...

3) PARENTS SHALL BE RESPONSIBLE FOR THE CARE AND FEEDING OF THE CHILDREN...

4) PARENTS SHALL BE RESPONSIBLE FOR THE CARE AND FEEDING OF THE CHILDREN...

5) PARENTS SHALL BE RESPONSIBLE FOR THE CARE AND FEEDING OF THE CHILDREN...

6) PARENTS SHALL BE RESPONSIBLE FOR THE CARE AND FEEDING OF THE CHILDREN...

7) PARENTS SHALL BE RESPONSIBLE FOR THE CARE AND FEEDING OF THE CHILDREN...

279 587

CONFER AND NEGOTIATION THEREOF IS
THIS ORDER IS THE COMMAND OF
CLERK OF THE CIRCUIT COURT OF

3911849

IN WITNESS WHEREOF, THE PARTIES HAVE SIGNED THIS AGREEMENT ON
the day of _____, 1990.

1) PARTIES SHALL PAY TO STATE INCOME TAX THE FOLLOWING DEDUCTIONS (including) (b)(1)

2) Mediator shall be designated as the mediator for the parties. In the event that no mediator is designated upon appeal, the parties shall use the mediator designated above. The parties shall use the mediator designated above and shall divide the cost equally.

3) In order to avoid the escalation of disputes into court proceedings, the parties agree that, in the event of a dispute over any issue relating to the custody of their children, they shall first attempt mediation with the other party. In a serious attempt to resolve their disputes, the mediator shall attempt to resolve their disputes.

4) Mediation in the event of a marital dissolution, for the purpose of adjusting the children of the parties, in order to avoid the escalation of disputes into court proceedings, the parties agree that, in the event of a dispute over any issue relating to the custody of their children, they shall first attempt mediation with the other party. In a serious attempt to resolve their disputes, the mediator shall attempt to resolve their disputes.

STATE OF MICHIGAN
JUDICIAL BRANCH

5-2-90

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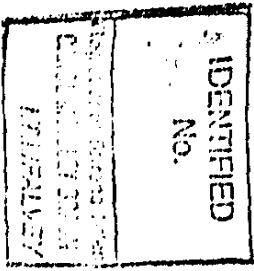
penalty of the law
COURT AND VIOLATION THEREOF IS SUBJECT TO THE
THIS ORDER IS THE COMMAND OF THE CIRCUIT
CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILL.

DATE 9-19-92
HEREBY CERTIFY THE ABOVE TO BE CORRECT
Walter J. ...

Property of Cook County Clerk's Office

*1/168403
C.D.*

REGISTRAR OF TITLES
122 SEP 27 1992 23



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ALDEN COUNTY TITLE CO. OF ILLINOIS
120 WEST MADISON
CHICAGO, ILLINOIS 60605
BOX 9Z

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