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IN RE: THE MARRIAGE OF:

* IN THE CIRCUIT COURT OF

* WALKER COUNTY, ALABAMA

* MIFE,

* DOMESTIC RELATIONS DIVISION

* HUSBAND.

* CASE NUMBER: DR-90-511

FINAL JUDGMENT OF DIVORCE

This cause coming on to be heard for final hearing and was submitted for Final Decree upon the pleadings following Entry of Default for Husband's failure to plead, answer or otherwise defend and proof as noted by the Clerk and upon consideration of the testimony submitted by the Wife,

E IT IS ORDERED, ADJUDGED AND DECREED BY THE COURT AS FOLLOWS:

FIRST: That the bonds of matrimony heretofore existing between other parties be and the same are hereby dissolved, and the said Donnag Robin Oliver is forever divorced from the said Martin Raymond 301 ver, Jr. for and on account of incompatibility of temperament as alleged in the Compliant.

SECOND: That the Husband and Wife respectively, shall be entitled to his or her own personal property, including without limitation, such items as clothing, jewelry, tools and the like.

THIRD: That each party shall have all right, title and interest in and to all personal property, which is in his or her respective possession. If the same should be necessary, each party shall, at the request of the other party or their legal representative, submit without cost to the requesting party, any and all such instruments as may be necessary to effectuate a release and transfer of the aforesaid property.

FOURTH: That the Husband and Wife shall each be responsible for any debts which he or she may have incurred since the date of their separation and each agrees to indemnify and hold harmless the other from any liability for payment thereon.

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Husband, Martin Raymond Oliver, That the FIFTH: Robin Oliver, is vested Wife, Donna the divested and interest in and to land jointly owned by the right, title and parties in Shelby County, Alabama.

This land is located off Highway 25 on County Road Shelby County, Alabama.

SIXTH: That the Wife, Donna Robin Oliver, shall right, title and interest in and to all household furniture, furnishings and appliances used by the parties in about their housekeeping as they resided together as husband wife.

SEVENTH: That the Husband, Martin Raymond Oliver, Jr., shall pay the following debts of the marriage: (1) a debt to Vincent's Hospital of approximately \$1,500.00; (2) a debt to Carol Swindle with Henderson & Walton's Womens approximately \$500.00; (3) a debt to Internal Revenue Center Carol Service of approximately \$700.00; (4) a debt to Jimmy L. Cole of approximately \$3,600.00, and the Husband shall pay these debts and hold the Wife harmless from any and all liability for payment which may occur thereon.

EIGHTH: That the Husband, Martin Raymond Oliver, Jr., shall pay to the Wife, Donna Robin Oliver, Seven Hundred (\$700.00) Dollars For the repairs of the roof of the mobile home occupied by the parties

NINTH: That the care, custody, and control of the parties' ∰minor children, namely, Regan LaCole Oliver, a daughter, age 2 years, and Jordan Niles Oliver, a son, age 9 months be and the same is hereby awarded to the Wife, with all reasonable rights of visitation reserved in the Husband.

TENTH: That the Husband shall pay to the Wife Seven Hundred Fifty Three Dollars (\$753.00) per month as child support, for the support and maintenance of the parties minor children, namely, Regan [Lacole Oliver and Jordan Niles Oliver, said payments to be made through the Circuit Clerk's Office of Walker County, Alabama. It is further ordered by the Court that in the event the obligor becomes ||delinquent in a dollar amount equal to one month of support payment as herein ordered and upon written affidavit of the obligee of such delinquency, or upon request of the obligor or upon the Court's own motion, an income withholding for child support shall be served upon the obligor's employer and shall become effective within fourteen (14) days of service of same.

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neither FURTHER ORDERED, ADJUDGED AND DECREED that this suit shall again marry except to each other until to (60) days after the rendition of this Decree, and that if taken (which must be instituted within forty-two (42) days motion is post trial Decree or from the date that a denied), then neither party shall again marry except to each other during the pendency of the appeal.

IS FURTHER ORDERED, ADJUDGED AND DECREED that the parties be taxed for court costs herein.

DONE AND ORDERED this the 26 day of Normber, 1990.

1Ath Judicial Circuit

SEAL

WALKER COUNTY, STATE OF ALABAMA 1, Sylvester Anton, 4: Clerk of the Circuit Court of Walker County, Alabama hereby certify that the above is a true and correct copy as recorded in this office.

DONE This the _

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JUDGE OF PROBATE

1. Deed Tax	
2. Mtg. Tax 3. Recording Fee 4. Indexing Fee	3.88
5. No Tax Fee	700_
	11.50

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