AVSO312

20060413000171910 1/7 \$29.00 Shelby Cnty Judge of Probate, AL 04/13/2006 10:02:14AM FILED/CERT

ALABAMA JUDICIAL DATA CENTER JEFFERSON COUNTY CERTIFICATE OF JUDGEMENT

DR 2005 002675.00

J. GARY PATE

IN THE CIRCUIT COURT OF JEFFERSON COUNTY

ERIC STEVEN LIKOS VS CHERYL HARRISON LIKOS

PLAINTIFF

PARTY'S ATTORNEY:

LIKOS ERIC STEVEN 158 EMILY CIRCLE

WHITE GERALD GREGORY 315 D GADSDEN HWY

BIRMINGHAM ,AL 35242-0000

BIRMINGHAM

,AL 35235

I, ANNE-MARIE ADAMS , CLERK OF THE ABOVE NAMED COURT HEREBY

CERTIFY THAT ON 12/28/2005 DEFENDANT, LIKOS CHERYL HARRISON

RECOVERED

OF PLAINTIFF IN SAID COURT A JUDGEMENT WITHOUT WAIVER OF EXEMPTIONS FOR THE

SUM OF

\$5,000.00 DOLLARS PLUS \$.00 DOLLARS COURT COSTS, AND

THAT THE *** PRO SE ***

DEFENDANT'S ATTORNEY(S) OF RECORD WAS:

GIVEN UNDER MY HAND THIS DATE 12/28/2005

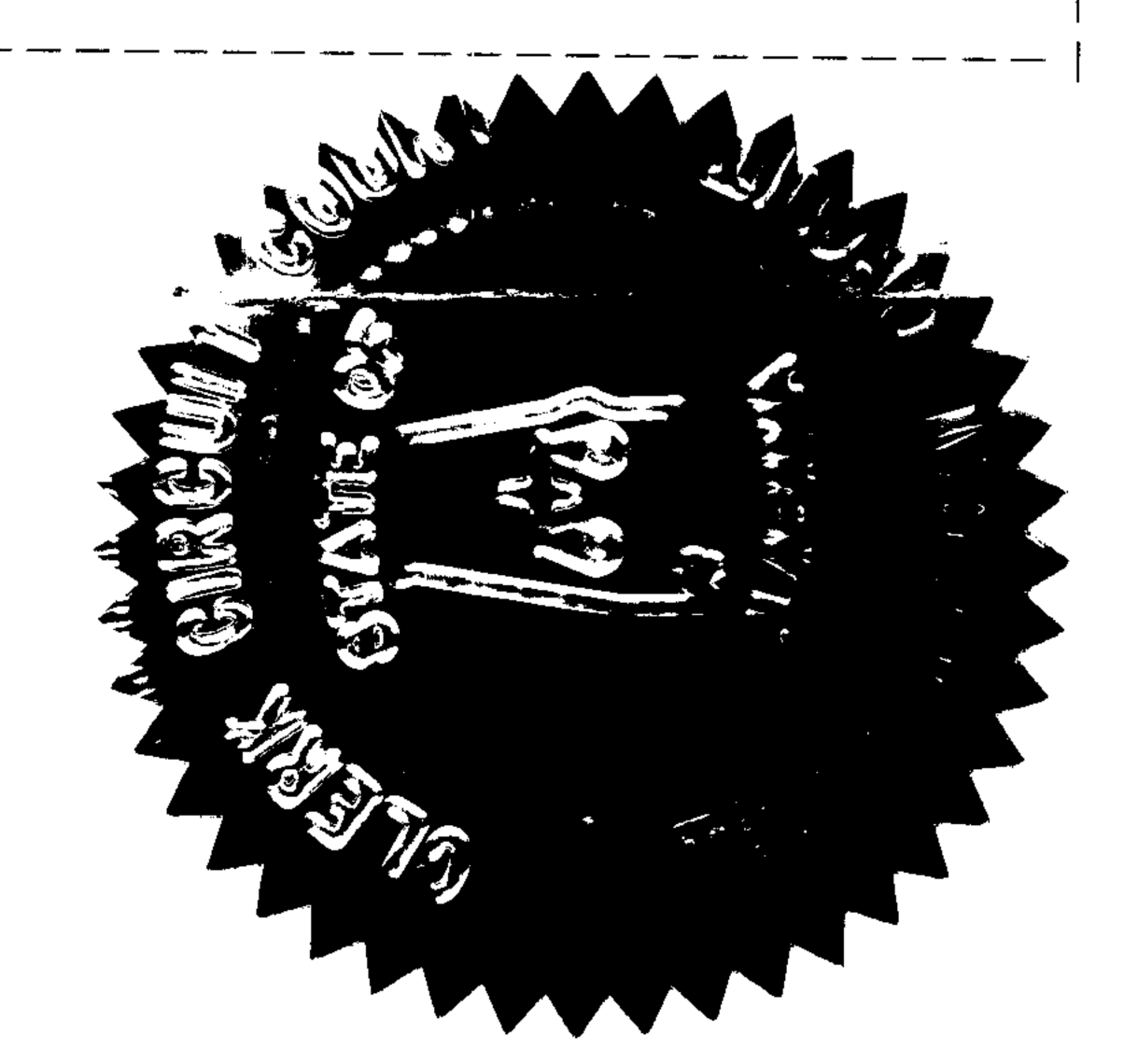
Anne Marie Adams

CLERK: ANNE-MARIE ADAMS SUITE 100 2124 7TH AVE N BIRMINGHAM AL 35203 (205)325-5400

OPERATOR: ALD

PREPARED: 04/05/2006

DEFENDANT `S ATTORNEY:



LIKOS CHERYL HARRISON 3509 INVERNESS CLIFFS

BIRMINGHAM

,AL 35242-000

FINAL JUDGMENT OF DIVORCE

IN RE: THE MARRIAGE OF

20060413000171910 2/7 \$29.00 Shelby Cnty Judge of Probate, AL 04/13/2006 10:02:14AM FILED/CERT

CIRCUIT COURT TENTH JUDICIAL CIRCUIT OF ALABAMA

ERIC STEVEN LIKOS,

FILED IN OFFICE

PLAINTIFF,

DEC 2 8 2005

CIVIL ACTION NO.

DR-05-2675-JGP

CHERYL HARRISON LIKOS,

Jefferson County Circuit Court Domestic Relations Division Anne-Marie Adams, Clerk

DEFENDANT.

FINAL IUDGMENT OF DIVORCE

This cause, coming on to be heard, was submitted for final judgment upon the pleadings and proof. Upon consideration thereof, it is ordered and adjudged by the Court as follows:

FIRST: That the bonds of matrimony heretofore existing between the parties are dissolved, and the said Eric Steven Likos and said Cheryl Harrison Likos are divorced from the other.

SECOND: That neither party shall marry again except to each other until sixty (60) days after the date of this Judgment of Divorce, and if an appeal is taken (which must be instituted within forty-two (42) days from this Judgment, or from the date that a post-trial motion is denied), then neither party shall again marry except to each other during the pendency of the appeal.

THIRD: That the costs of Court accrued herein are hereby taxed to the Plaintiff.

FOURTH: The Wife shall resume the use of her previous name, Harrison.

FIFTH. It is further ORDERED, ADJUDGED and DECREED by the Court that the agreement of the parties filed in this cause, attached hereto, is hereby ratified and approved and made a part of this decree the same as if fully set out herein and the parties to this cause are ordered to comply therewith.

* * * LAST ITEM * * *

DONE and ORDERED this the 28 day of DECEMBER, 2005.

Copies of this Judgment mailed pursuant to Rule 77(d) of the Alabama Rules of Civil Procedure this date.

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA DOMESTIC RELATIONS DIVISION

	AGREFMEN		Domestic Relations Division Anne-Marie Adams. Clerk
DEFENDANT.			Jefferson County Circuit Court
CHERYL HARRISON LIKOS			DEC 2 2 2005
V.		DR-05-2675-JGP	FILED IN OFFICE
PLAINTIFF,		CIVIL ACTION NUMBER	
ERIC STEVEN LIKOS			

AGKEEMENI

THIS AGREEMENT made this day by and between Cheryl Harrison Likos (hereinafter referred to as the "Wife") and Eric Steven Likos (hereinafter referred to as the "Husband")

WITNESSETH:

WHEREAS, the Husband and Wife are married to each other but have ceased living together as man and wife because of marital differences; and,

WHEREAS, the "Husband" has filed a complaint for divorce in the Circuit Court of the Eighteenth Judicial Circuit of Alabama in the above style, and said case is now pending and undetermined; and,

WHEREAS, the parties consider it to be in their best interests to settle between them now and forever their respective rights as alimony, property rights, dower rights, inheritance rights, and all other rights of property otherwise growing out of the marriage relationship existing between them and which either of them now has or may hereafter have or claim to have to any property of every kind, nature and description, real, personal or mixed, now owned by either of them;

NOW, THEREFORE, in consideration of the mutual covenants and other good and valuable consideration herein expressed, the parties agree as follows:

REAL PROPERTY

l. The parties jointly own real estate located at 158 Emily Circle, Birmingham, Alabama 35242. The Wife shall convey her interest therein to the Husband by Quit Claim Deed. The Husband shall assume and pay any and all indebtedness

20060413000171910 3/7 \$29.00 Shelby Cnty Judge of Probate, AL 04/13/2006 10:02:14AM FILED/CERT against said realty and hold harmless and indemnify the Wife therefrom. Said transfer shall take place within thirty (30) days of Final Judgment of Divorce.

ALIMONY

- 2. The Husband shall pay to the Wife as lump sum alimony \$38,400.00 at the rate of the sum of \$800.00 Dollars per month for 48 consecutive months, beginning on the first day of September, 2005. The Husband's obligation hereinunder shall not exceed a total of \$38,400.00 Dollars, but payments to Wife shall terminate upon the Wife's death, the Husband's death, the Wife's remarriage, the Wife's commission of those acts contemplated in Section 30-2-55, Code of Alabama (1975), or as otherwise provided by law.
- 3. For so long as the Husband has an alimony obligation to Wife as set out in Paragraph 2 above, the Husband shall provide and maintain at his sole expense not less than \$50,000.00 Dollars of insurance on his life naming the Wife as beneficiary. The Husband shall take no action to diminish or encumber the death benefits payable to the Wife as provided for herein, and shall provide to the Wife proof of continuing coverage at reasonable intervals. Husband's execution of this Agreement shall constitute his consent for the Wife to obtain such proof directly from the insurance company.
- 4. The Husband shall provide at his expense Health Insurance for the Wife for 48 months beginning September 1, 2005.

PERSONAL PROPERTY

- 5. The Husband is vested with full possession, right, and title to all household furniture, furnishings, goods, wares, and appliances of the parties located at 158 Emily Circle, Birmingham, Alabama, and the Wife is divested of any interest therein, except that the Wife shall have full possession, right, and title to the items listed on the attached Exhibit "A".
- 6. All items of personal or real property currently in the Wife's name or belonging solely to her (except as specifically referred to in this Agreement), including without limitation, cash, bank accounts, clothing, jewelry, clothing accessories, securities, retirement plans, business interests, partnerships, insurance policies, books, and the like, shall be her sole property, and the Husband hereby renounces any interest that he may have therein.

20060413000171910 4/7 \$29.00 Shelby Cnty Judge of Probate, AL 04/13/2006 10:02:14AM FILED/CERT 7. All items of personal or real property currently in the Husband's name or belonging solely to him (except as specifically referred to in this Agreement), including without limitation, cash, bank accounts, clothing, jewelry, clothing, accessories, securities, retirement plans, business interests, partnerships, insurance policies, books, and the like, shall be his sole property, and the Wife hereby renounces any interest that she may have therein.

VEHICLES

- 8. The 2004 Jetta automobile is awarded to the Wife, and the Husband is divested of any and all interest he may have therein. The Husband shall be responsible for and pay, as each installment becomes due, any indebtedness against said automobile and the Husband shall indemnify and hold harmless the Wife therefrom. The Husband shall title the vehicle in the Wife's name on payment of any indebtedness against said vehicle.
- 9. The 2004 Cad automobile is awarded to the Husband, and the Wife is divested of any and all interest she may have therein. The Husband shall be responsible for and pay, as each installment becomes due, any indebtedness against said automobile and the Husband shall indemnify and hold harmless the Wife therefrom.
- 10. The Husband shall pay the Wife's auto insurance for 48 months beginning September 1, 2005.

TAXES

- 11. The parties shall files joint State and Federal tax returns for the year 2004. Any deficiency resulting therefrom shall be paid by the Husband. The Wife shall have said return in advance to review same and sign. Said return shall not be e-filed.
- 12. The Husband shall indemnify and hold harmless the Wife from any assessment, penalty, interest, or loss arising from the Wife's participation in any tax return or returns filed jointly by the parties and shall reimburse any expenses, fees, or costs she may called upon to incur or pay.

DEBTS

13. The Husband shall pay the following debts: Victoria Secret, Eddie Bauer, Discover, Ebsco Credit Union, Sallymae, Gap and DOE loan.

On each debt for which a party is responsible, that party shall indemnify and hold harmless the other therefrom.

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BANK ACCOUNTS

14. Each party shall take their respective bank accounts in their possession and under their control.

INVESTMENT ASSETS

15. Each party shall retain their investment accounts, if any.

RETIREMENT ASSETS

16. Each of the parties shall have full right, title and interest in and to the retirement assets presently in his or her name, including, but not limited to, Individual Retirement Account, 401(k) accounts, Profit Sharing Plans, Pension Plans, SEP-IRA's Simple Plans, and the like.

MISCELLANEOUS

- 17. The Wife shall resume the use of her previous name, Harrison.
- 18. Each party hereto releases the other from all claims, liabilities, debts, obligations, actions, and causes of action of every kind that have been incurred relating to or arising from the marriage between the parties. However, neither party is relieved or discharged from any obligation under this agreement or under any instrument or document executed pursuant to this agreement.
- 19. The Husband shall pay the premium for renters insurance for the Wife for 48 months.

ATTORNEY FEE / COURT COSTS

20. The Husband shall pay to the Wife the sum of \$5,000.00 Dollars for her use in paying her attorney of record. Said sum shall be paid directly to Boyd Fernambucq & Vincent, P. C.

21. The Husband shall pay court costs for which let execution issue.

theryl Likox, Defendant

Richard Vincent, Attorney for Defendant

Eric Steven Likos, Plan

Greg White, Attorney for Plaintiff

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EXHIBIT A

- 1. Seaveed Chair
- 2. TV and Hutch in basement
- 3. Chocolate cabinet
- 4. Lamp in master bedroom windows
- 5. Red Chair in foyer
- 6. Black Vacuum
- 7. Bench in upstairs foyer
- 8. Pictures on stairs
- 9. One end table in living room
- 10. Tea cups
- 11. Pictures
- 12. All furniture, fixtures and goods and wares located in Wife's daughter's bedroom.
- 13. All Christmas ornaments.