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	IN	AND	FOR	THE	COUNTY	OF	PIMA
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IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

In	re	the	Marriage	of:)
ELA	INE	JAC	COBSON,)

NO. D-21763

Petitioner

DECREE OF DISSOLUTION OF MARRIAGE

DAVID R. JACOBSON.

Respondent

This proceeding coming on regularly to be heard, Petitioner ELAINE JACOBSON appearing in person and by her attorney, LYNN S. MOORE; Respondent DAVID R. JACOBSON having been regularly served, having appeared by his attorney, LARRY ROSENTHAL, but having failed to respond within the time allowed by law, having been regularly defaulted, evidence having been presented and the Court being fully advised;

The Court finds that at the time this action was commenced both of the parties were domiciled in Arizona; such domicile has been maintained for more than ninety days prior to the filing of the Petition; the conciliation provisions of A.R.S. Section 25-381.09 either do not apply or have been met; the marriage is irretrievably broken; and to the extent it has jurisdiction to do so the Court has considered, approved and made provisions for child custody, the support of the children common to the parties of the marriage entitled to support, the maintenance of either spouse and the disposition of property.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that:

- The marriage of the parties is dissolved.
- Petitioner ELAINE JACOBSON shall have custody of the minor children of the parties subject to the reasonable visitation rights of Respondent DAVID R. JACOBSON.
- Respondent DAVID R. JACOBSON shall pay to Petitioner ELAINE JACOBSON, through the Clerk of this Court, as and for the support of the minor children of the parties, the sum of One Hundred Twenty Five Dollars (\$125.00) per month per child until each child reaches the age of eighteen (18).

of the parties, except for dental expenses.

- There shall be no spousal maintenance awarded to either party.
- DAVID R. JACOBSON shall reimburse ELAINE JACOBSON or the landlord of the premises used as the family residence at 601 South Sarnoff, Tucson, Arizona for the Two Hundred Twenty Dollars (\$220.00) insufficient funds check which he gave to ELAINE JACOBSON in May of 1978 as his contribution to the May rental on the premises of the family home.
- Petitioner ELAINE JACOBSON is hereby awarded the following as her sole and separate property: all household furnishings and effects located at 601 South Sarnoff, Tucson, Arizona; 1968 Buick and Petitioner's checking account.
- Respondent DAVID R. JACOBSON is hereby awarded the following as his sole and separate property: household furnishings and effects located at his residence, and the 1975 Corvette (subject to the lien thereon).
- Respondent DAVID R. JACOBSON is ordered to pay all of the community obligations of the parties and to hold Petitioner harmless therefrom.
- Respondent DAVID R, JACOBSON is ordered to maintain or purchase life insurance in the face amount of naming Petitioner ELAINE JACOBSON or a trustee for the minor children of the parties as beneficiary and to maintain such insurance until the youngest child reaches the age of twenty-two (22). Respondent shall provide evidence of such insurance to Petitioner from time to time upon her request.
- 11. Respondent DAVID R. JACOBSON is ordered to help to repair the damage to the premises at 601 South Sarnoff, Tucson, Arizona and to complete all necessary repairs within ninety (90) days of the date of this decree. In the event that all necessary repairs have not been made ninety (90) days after the date of this decree, Petitioner ELAINE JACOBSON may contract to have such repairs made and in such case Respondent DAVID R. JACOBSON shall be required to pay the costs of such repairs.
 - Each party shall pay his or her own attorneys fees and costs 12.

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day of August, 1978. DONE IN OPEN COURT this Approved as to form: 602 792-9265 700 north sixth avenue tucson, arizona 85705 STATE OF ARIZONA COUNTY OF PIMA The foregoing instrument is a full, true, and correct copy of the original on file in this office.