## STATE OF CONNECTICUT

NO. FA 87 0244863S

SUPERIOR COURT

RONALD A. MIHALCSIK, of the Town of Stratford, County of Fairfield and State of Connecticut,

,

JUDICIAL DISTRICT OF FAIRFIELD

vs.

AT BRIDGEPORT

JUNE MIHALCSIK,
of the Town of Stratford,
County of Fairfield and
State of Connecticut,

Defendant.

Plaintiff,

MAY 3, 1988

Present: Hon. George N. Thim, Judge

JUDGMENT

This action, by writ and complaint, claiming a dissolution of the marriage of the parties and other relief, as on file, came to this court on November 24, 1987 and thence to the present time when the Defendant having appeared on November 24, 1987 and the case having been claimed for a limited contested trial on March 2, 1988, the Plaintiff appeared to prosecute said complaint and the Defendant appeared with counsel.

The Court, having heard the Plaintiff, finds the following:

- 1. The Plaintiff Husband and the Defendant Wife, whose maiden name was June Reopel, intermarried on July 27, 1967 in Bryans Road, Maryland.
- The Plaintiff has resided continuously in this State twelve (12) months next before the date of the filing of the complaint, and all statutory stays have expired.

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- 3. The marriage between the parties has broken down irretrievably.
- 4. The Plaintiff and Defendant have one (1) minor child, issue of their marriage, to wit: DEBORAH MIHALCSIK, born September 17, 1971.
- 5. No other minor child has been born to the Defendant Wife since the date of the marriage of the parties.
- The State of Connecticut is not contributing to the support or maintenance of either party or the minor child.

WHEREUPON, it is adjudged that the marriage of the parties to this action be and it is hereby dissolved, and they are each hereby declared to be single and unmarried.

AND, it is further adjudged that the Plaintiff Husband will pay the sum of \$275.00 per week to the Defendant Wife as alimony until the first occurrence of one of the following events:

- a.) Death of either party;
- b.) Remarriage of the Defendant Wife;
- c.) Cohabitation of the Defendant Wife pursuant to Connecticut General
   Statutes;

AND, it is further adjudged that the Plaintiff Husband will maintain the PHS health insurance or its equivalent for the benefit of the Defendant Wife until the first occurrence of one of the following events:

- a.) Death of either party;
- b.) Remarriage of the Defendant Wife;
- c.) Cohabitation of the Defendant Wife pursuant to Connecticut General Statutes;

AND, it is further adjudged that the Plaintiff Husband will maintain the PHS insurance or its equivalent for the benefit of the minor child until the minor child reaches the age of majority or is sooner emancipated;

AND, it is further adjudged that the Defendant Wife will have custody of the minor child with reasonable and flexible visitation rights to the Plaintiff Husband;

AND, it is further adjudged that the Plaintiff Husband will pay the sum of One (\$1.00) Dollar per year as child support until the minor child reaches the age of majority or is sooner emancipated;

AND, it is further adjudged that the Plaintiff Husband will maintain a life insurance policy in an amount not less than One Hundred Fifty Thousand (\$150,000.00) Dollars making the Defendant Wife a beneficiary of the policy. Said policy should be purchased immediately or as soon as possible. The Plaintiff Husband will provide a paid premium notice and a copy of the policy to the Defendant Wife. Said policy shall be a term life insurance policy;

AND, it is further adjudged that the Plaintiff Husband will be receiving a pension in the near future. Upon receipt of this pension, the Plaintiff Husband will distribute a sum equal to one-half (1/2) of the total pension distributed. Each party will bear equally the income

tax consequences which may flow as a result of that distribution from the plaintiff's employer;

AND, it is further adjudged that each party will be responsible for his or her own respective counsel fees;

AND, it is further adjudged that each party will retain possession of the automobile that is currently in their possession. If it is necessary, each party will transfer their interest in each automobile to the other party, and each party agrees that they will cooperate to provide any necessary parperwork to complete any transfers.

AND, it is further adjudged that the plaintiff husband will be responsible for the payment of the car loan on the Dodge Charger with an approximate balance of \$7,000.00 and will hold the defendant wife harmless from payment of the same and the defendant wife will be responsible for the payment of the car loan on the Dodge Omni with an approximate balance of \$700.00 and will hold the plaintiff husband harmless for payment of same;

AND, it is further ordered that the plaintiff husband shall be permitted upon reasonable notice to remove his personal property from the marital home. BY THE COURT

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We hereby certify that the foregoing Judgment conforms to the Judgment entered by the Court.

RAYMOND W. GANIM

ATTORNEY FOR THE PLAINTIFF

JOYCH A. RICCIO ATTORNEY FOR THE DEFENDANT