108115 Vecember 28, Mat Tont by courier 'denosited BOOK /16 PAGE 494 "e mails of the U.S., a proce in stain ed - 1 stressed veloce directed to the atto ney of record of Petitioner/Responduit on taining a copy of the document to which this declaration "ixed. 10 I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct. + sices 1 19817 2 Clancenver PLACE: DS 3 DEC 3 0 1987 Ichanie McBride, Clerk, Clark Co. 4 5 6 IN THE SUPERIOR COURT OF CLARK COUNTY, WASHINGTON 7 In re the Marriage of: [4., 8 JAY THOR JACOBSON, 9 No. 87 3 00580 9 Petitioner, Exca 10 and DECREE OF DISSOLUTION Docker ALEXIA AILENE JACOBSON, OF MARRIAGE 11 8 7 9 02379 12 Respondent. 13 The parties appeared before the Court on October 8, 1987 with counsel and announced that they had reached a stipulated 14 settlement of the disputes between them. The Court considered the 15 testimony of the parties, found the stipulation to be reasonable, 16 and approved the settlement. 17 Having heretofore duly entered its Findings of Fact and Conclusions of Law, now, therefore, it is, 18 19 hereby, 20 ORDERED, ADJUDGED AND DECREED as follows: 21 **TREASURER OF SKAMANIA COUNTY** The marriage of the parties is hereby dissolved. 1. NA 22 The Petitioner is hereby awarded the residential 2 WILMA J. CORNWALL custody of the child, namely Eli Jacobson, born May 30, 1974, and 23 Petitioner shall have the day to day responsibility for 24 the guidance and upbringing of the child. 55 25 26 The parties shall have joint legal custody of the З. Registered WEBER BAUMGARINER, GUNN, HANSEN, HENDERSON, DECREE OF DISSOLUTION Indexal, vir NICHOLSON & NORDEEN, P.S. Attorneys of Law 7414 NE HAZEL DELL AVENUE OF MARRIAGE - 1 Indirect (JACOB1) VANCOUVER, WASHINGTON 98665 (203) 696-0821 • (503) 285-2422 Filmed 10-7.89 34 Mailed

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1 minor child. The following provisions are hereby made regarding 2 the upbringing and custody of the child:

A. Each of the parents shall continue having a full and active role in providing a sound moral, social, economic and educational environment for the child and continue that support which the child has received to date.

B. The parents shall consult with one another in
substantial questions relating to religious upbringing,
educational programs, significant changes in social environment
and non-emergency health care of the child.

C. The parents shall respect the privacy of the other parent both in their relationship with the child and in their other social activities. The parents shall exert their best efforts to work cooperatively with one another in future plans consistent with the best interests of the child and in amicably resolving such disputes as may arise.

the event a conflict arises which they 17 In cannot resolve, parents shall seek appropriate, competent 18 the assistance. 'The Clark County Family Court, shall serve as their 19 mediator. They are free to refer the matter to a different person 20 of the parents' choice. This procedure shall be followed to its 21 conclusion prior to either party seeking relief from the court. 22 While the dispute is being resolved, the Petitioner shall continue 23 making such day to day decisions as are necessary, but shall take 24 no substantial action in the area of disagreement which would 25 prejudice or take unfair advantage of Respondent by use of the 26

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1 residential status to his own advantage.

Neither parent shall move the permanent residence of the child from the area including Southwestern Washington and Northwestern Oregon, or remove the child from this described area for a period in excess of thirty (30) days without the prior consent of the other parent or approval by the court after prior notification to the other parent of such court hearing.

8 4. The following provisions are hereby made for the9 support of the child:

10 A. No child support contribution shall be awarded 11 at this time from the Respondent. However, the Court shall retain 12 jurisdiction to order support contribution shall future 13 circumstances warrant a contribution.

B. The obligation to support the above named child shall continue until the child is no longer in need of support, but in any event shall not terminate sooner than the latter occurring of the following:

> When the child reaches the age of majority; or
> The child graduates from high school.

20 Notwithstanding the above, the obligation to support the child 21 shall terminate when the child marries or otherwise becomes 22 self-supporting. The Petitioner shall be allowed, by motion, seek 23 to modify the support obligation to provide for post-majority 24 support.

25 C. Petitioner is hereby entitled to claim the 26 child as an exemption on all state and federal income tax returns.

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	I hereby required and ordered to execute and deliver
2	to Petitioner any documents made necessary by state or federal
3	revenue regulations to effectuate this provision.
4	Ine net monthly take home pay of the parties
5	is: Petitioner - \$1,200.00; Respondent - \$787.00.
6	5. The court hereby awards to Respondent from
7	Petitioner maintenance in the sum of \$200.00 per month, commencing
8	October 1, 1987.
9	Maintenance shall terminate upon the death of
10	either spouse, remarriage of Petitioner, or on September 30, 1989,
11	whichever shall first occur. Maintenance shall also terminate
12	three months after Respondent ceases enrollment and/or attendance
13	of less than three credit hours at Clark Community College.
14	Maintenance may not be modified without the prior consent of the
15	parties.
16	6. The property of the parties is here y distributed
17	as follows:
18	A. Petitioner shall receive as his sole and
19	separate property the following items:
20	(1) The residence and real property at 4807
21	N.E. 63rd Avenue, Vancouver, Clark County, Washington, more
22	particularly described as follows, to-wit:
23	Lot 16, Kingston Terrace according to
24	the duly recorded plat thereof with the Auditor of Clark County, Washington
25	(2) The interest of the parties in the house
26	and real estate at 316 S.E. 103rd Avenue, Vancouver, Clark County,
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1	Washington, more particularly described as follows, to-wit:
2 3 4	Lot 13, Block 3, Fellmans Addition, according to the duly recorded plat thereof, with the Auditor of Clark County, Washington
5	(3) The interest of the parties in the house
6	and real estate at 218 S.E. 156th Avenue, Vancouver, Clark County,
7	Wishington, more particularly described as follows, to-wit:
8 9	Lot 22, Camelot Crest, according to the duly recorded plat thereof with Auditor of Clark County, Washington.
	(4) All interest in the business known as
10	"Jacobson Shell Service" conducted at 205 N.E. 78th Street,
11	Vancouver, Washington including but at 205 N.E. /8th Street,
12	Vancouver, Washington, including but not limited to trade name,
13	accounts, tools and equipment, fixtures, and inventory.
14	(5) 1986 Honda motorcycle, Washington license
15	#276432, and leasehold interest in 1986 Ford Bronco, Washington
16	license #HSP 591.
	(6) Sunset Life IRA.
17	(7) All of his personal effects, clothing,
18	sporting goods and firearms.
19	(8) Boat, motor and trailer bearing
20	Washington license #JB 5407.
21	
22	(9) All other personal property in his possession.
23	
24	B. Respondent shall receive as her sole and
25	separate property the following items:
26	(1) All her personal effects, clothing and
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1 sporting goods, 2 (2)1981 Oldsmobile Cutlass, Washington license #LKC 968. 3 4 (3) The china and birdfeeder. 5 (4) All other personal property in her possession. 6 7 The 1984 ATC and the certificate of deposit at 7. Columbia Credit Union are the assets of the son, Eli Jacobson. 8 9 8. The parties have an interest in real property 10 situat. 1 in Skamania County, Washington, more particularly described as follows, to-wit: 11 Land Skamania County, Book 77, Page 44, 12 File #89300. 13 The Southeast quarter of the Northeast quarter of the Southwest quarter, Township 2 North, Page 6 East of the Willamette Meridian. Except that 14 Page 6 East of the lan. Except that 15 portion thereof described as follows: 16 Beginning at a point 660 feet South of the center of the said Section 31, this 17 point being the Southeast corner of a 20 acre traci; thence South 216 feet; 18 thence North 31°27' West 205.1 feet to the South line of the 20 acre tract; thence East 130 feet to the point of beginning containing 9 32/100 acre, 19 20 more or less. Also except that portion thereof lying Northwesterly of County Road 1009 design as Smith Crip Road. 21 22 Pursuant to the stipulation of the parties, the property shall be 23 retained by them as tenants in common with each having an 24 undivided one-half ownership therein. Also, pursuant to their 25 stipulation, any disagreement between them as to their rights and 26 DECREE OF DISSOLUTION OF MARRIAGE - 6 (JACOB1)

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duties as tenants in common, including but not limited to a 1 dispute whether the property shall be sold and upon what terms and 2 conditions, shall be determined by the undersigned Judge of this 3 Court, or his successor, by either party citing the matter before 4 the Court upon the Court's motion docket with not less than twenty 5 days prior notice to the other party. Provided, however, that 6 shall the Respondent be seeking to foreclose upon the lien set 7 forth in Finding of Face 13, this is not a dispute within the 8 intent of this provision. 9

9. To equalize the distribution of community property
herein the Respondent shall receive payment of the sum of
\$17,300.00 from Petitioner. This sum shall bear interest on the
unpaid balance at the rate of eight percent (8%) per annum. The
sum shall be due and payable three years from the date of entry of
Decree of Dissolution of Marriage herein.

To secure payment of the above sum, the Respondent shall 16 be granted a lien upon the parcels of real property and service 17 station business awarded to Petitioner in Finding of Fact 10. 18 In recognition that the Petitioner may wish to sell one or more of 19 the parcels prior to the expiration of the three year period, the 20 following is hereby provided for that purpose: From the net sales 21 proceeds (gross sales proceeds less costs of sale) the Petitioner 22 shall be allowed ten percent (10%) thereof and the remaining 23 proceeds shall be paid to Respondent. In no event, however, shall 24 Respondent receive a sum from Petitioner in excess of 25 the aforesaid \$17,300.00 and interest. 26

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The following provisions are hereby made for the 1 10. 2 payment of debts: 3 Petitioner shall assume and pay the secured Α. indebtedness on the parcels of real estate awarded to him 4 in Finding of Fact 10A, and shall also pay ary indebtedness 5 in connection with Jacobson Shell Service. 6 7 Petitioner shall assume and pay the leasehold Β. indebtedness on the 1986 Ford Bronco, the indebtedness owed to 8 Columbia Credit Union on the 1986 Honda motorcycle, and the 9 indebtedness owed to Seattle First National Bank on the 1981 10 Oldsmobile Cutlass. 11 12 Petitioner shall pay the indebtedness owed on C. the Citibank VISA and to J.C. Penney. 13 Respondent shall pay the indebtedness owed to 14 D. Montavilla Family Counseling Services, Inc. 15 16 Each party shall p. any debt incurred by that Ε. party after separation unless otherwise provided for herein. 17 18 The duty to pay a debt includes the duty to Ε. save the other harmless therefrom and to indemnify the other shall 19 that person be compelled to pay the debt of the other. 20 21 11. Respondent shall receive judgment against Petitioner for \$500.00 in attorney fees. This sum is not due and 22 payable for a period of six months following entry of the Decree 23 of Dissolution of Marriage herein. 24 25 26

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BOOK /16 PAGE 4/2 1 DONE in Open Court this day 2 1987. 3 i 4 5 Presented By: 6 7 KENNETH W. WEBER 8 JAY THOR JACOBSON, Of Attorneys for Petitioner Petitioner 9 W.S.B.A. #3728 10 Approved as to form and consent to entry given this _/8th day of ______, 1987. 11 12 13 llegia > Cilen JAMES 14 R. GREGG acousin ١. ALEXIA AILENE JACOBSON, f Attorneys for Respondent Respondent S.B.A. # 15 16 17 FILED FOR RECORD SKAMAR TO WASH BY Alexia Taccloson 18 and the second 19 Oct 20 4 01 PH '09 20 P. Lowny GAPYM. C SON 21 22 23 11 24 46 25 26 DECREE OF DISSOLUTION OF MARRIAGE - 9 (JACOB1) STATE OF WASHINGTON }SS SUDO I, JoAnne McBride, County Clerk and Clerk of the Superior Court of Clark County, Washington, DO HEREBY CERTIFY that this document, consisting of ______page(s), is a 6 le: true and correct copy of the original now on file and of page(s), is a record in my office and, as County Clerk, I am the legal Signed and Sealed at Vancouver, Washington this date: Clark JoAnne McBride, County Clerk Date 21/8/189 By Ander ih Deputy