IN T	THE CIRCUIT COURT OF THE, JUDICIAL CIRCUITCOUNTY, ILLINOIS
VS.	Plaintiff ) ) Case No
	)
	Defendant )
	JUDGMENT OF DISSOLUTION OF MARRIAGE (No Children)
This mat	ter is before this Court on Plaintiff's Petition for Dissolution of Marriage.
The Plain	ntiff is present in person, pro se.
	endant is present in person, pro se is present by Appearance and Consent. has been served personally and is in default. has been served by publication and is in default. hy heard. Agreement of the parties spread of record. Based upon the testimony is Court FINDS as follows:
1.	This Court has jurisdiction over this matter and the parties.
2.	Venue is proper.
3.	The parties were lawfully joined in marriage on
٥.	The parties were lawfully joined in marriage on, where the marriage in, where the marriage
	of the parties was registered.
4.	The Plaintiff and the Defendant cohabited as Husband and Wife until
	at which time they separated.
5.	The parties have acquired certain personal and marital property. The parties
	have also acquired certain marital debts.
6.	No children were born of the parties, none were adopted and the Wife is not
	now pregnant.
7.	The parties have entered into an agreement. The agreement is set forth in a Settlement Agreement, filed and approved by this Court. The agreement is fair to both parties and is not unconscionable.
8.	Irreconcilable differences have caused the irretrievable breakdown of the marriage, without cause or provocation by either party. The parties have attempted to reconcile those differencesl, without success, and future attempts to reconcile those differences would not be in the best interests of the family unit. The parties have executed a waiver of the two-year period of separation.

A.

B.

9. (Alternatively) The Defendant has been guilty of extreme and repeated acts of mental cruelty, all without cause or provocation on the part of the Plaintiff.

Based upon the foregoing, this Court HEREBY ORDERS as follows:

		of Property  tiff is awarded the following martial property:
	a.	All personal property in the Plaintiff's possession and control.
	b.	Any and all bank accounts, checking accounts, savings accounts, currently exclusively in the Plaintiff's name.
	c.	The following additional items of property:
2. 7	Гhe Defe a.	endant is awarded the following marital property: all personal property in the Defendant;s possession and control.
	<b>b.</b>	Any and all bank accounts, checking accounts, savings accounts, currently exclusively in the Defendant's name.
	c.	The following additional items of property:
	The Plain	ntiff shall be responsible for the payment of the following
	<u> </u>	
	The Defe	endant shall be responsible for the payment of the

5.	The Plaint	iff shall be responsible for the payment of any debts				
	assigned to the Plaintiff pursuant to the terms of this judgment or					
	incurred b	y the Plaintiff individually since and				
	shall idem	nify and hold the Defendant harmless from same				
	including	cost and attorney's fees actually incurred in the defense				
	of any acti	ion for said debts as well as for attorney's fees incurred				
	in seeking	idemnification from the Plaintiff.				
6.	The Defer	ndant shall be responsible for the payment of any debts				
	assigned to	o the Defendant pursuant to the terms of this Judgment				
	of incurred	d by the Defendant individually since				
	aı	nd shall idemnify and hold the Plaintiff harmless from				
	same inclu	ading cost and attorney's fees actually incurred in the				
	defense of	f any action for said debts as well as for attorney's fees				
	incurred in	seeking idemnification from the Defendant.				
7.	Each party	y shall destroy all joint credit cards and all credit cards in				
	their respe	ective possession that are in the name of the other party				
	and shall r	refrain from any conduct that may tend to create liability				
	to third pe	rsons in the other after the entry of this Judgment.				
8.	(OPTION	, , , , , , , , , , , , , , , , , , , ,				
	her former	r/maiden name (wife's maiden or				
	former na	me).				
	G.	Maintenance Each party waives maintenance and is hereby forever				
		barred from the maintenance.				
	H.	Reservation of Jurisdiction				
	11.	The Court hereby expressly retains jurisdiction of this				
		cause for the purpose of enforcing the terms and conditions of this Judgment.				
		conditions of this judginent.				

	<ul> <li>Final and Appealable Order         There is no just cause to delay the enforcement or appeal of this Judgment of Dissolution of Marriage.     </li> </ul>	
DATED:	<u>,</u> 20 <u>.</u>	
	ENTER:	
	Associate Circuit Court Judge	-