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TOTAL ANDUNT 321.00 Receipt# 00010929587

MARICOPA COUNTY SUPERIOR COURT

STATE OF ARIZONA

FC2009-001948

In re the Marriage of:

CONNIE JONES,

-Petitioner,

and

DWIGHT LAMON JONES,

Respondent-

Case No.:

PETITION FOR DISSOLUTION OF A NON-COVENANT MARRIAGE (DIVORCE) WITH CHILDREN

Petitioner/Mother, CONNIE JONES, hereinafter referred to as "Mother", for her Petition for Dissolution of Marriage, alleges as follows:

- 1. Mother is 43 years of age having been born on September 24, 1965. She resides in Scottsdale, Arizona, and has been a resident of Maricopa County for more than ninety (90) days preceding the filing of this Petition. She is presently employed as a radiologist at Scottsdale Medical Imaging.
- 2. Respondent/Father, DWIGHT LAMON JONES, hereinafter referred to as "Father", is 45 years of age having been born on May 23, 1962. He resides at 9835 E. Voltaire Drive, Scottsdale, Arizona 85260, and has been a resident of Maricopa County for more than ninety (90) days preceding the filing of this Petition. He is currently unemployed.

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- 3. The parties were married on June 11, 1988 in Fayetteville, NC.
- 4. The parties' marriage is irretrievably broken and there is no reasonable prospect for reconciliation. The conciliation provisions of A.R.S. §25-381.09 either do not apply or have been met.
- 5. Mother is not pregnant, and there is one minor child common to the parties, namely YANNICK LAMON JONES, born February 23, 1997. The child has not been involved in any prior custody proceedings. It is in the best interests of the minor child that Mother be awarded sole custody, pursuant to A.R.S. § 25-403.03, as there have been significant acts of domestic violence. Father should have therapeutic supervised parenting time with the child.
 - 6. Father should pay Mother child support pursuant to Arizona Guidelines.
- 7. The issue of spousal maintenance is at the discretion of the Court, pursuant to A.R.S. §25-319.
- 8. During the marriage the parties have acquired certain joint, common and community property and have incurred certain community debts and obligations. The Court should equitably divide all community property and community debt.
- 9. The parties have certain sole and separate property and debt, which the Court should affirm.
- 10. That the parties should be responsible for their own attorney's fees and costs, unless Father's position becomes unreasonable and then Mother would be entitled to an award of fees pursuant to A.R.S. §25-324.

WHEREFORE, Mother prays as follows:

- A. That the Court enter a decree dissolving the marriage of the parties and restoring each to the status of a single person;
 - B. That the Court award Mother sole legal custody of the minor child;
 - C. That the Court award Father therapeutic supervised parenting time;