

and that said home is subject to the balance of the Mortgage indebtedness existing thereon, and the Court doth hereby order that said home shall be listed for sale within thirty (30) days and the net proceeds from said sale shall be deposited into the Registry of the Chancery Court of Pulaski County, Arkansas, for equal distribution between the parties. Defendant shall have possession of said home until the sale is consummated and will be responsible for making the monthly mortgage payments on said home until the property is sold.

5. That the 1970 Karman Ghia automobile shall constitute the sole and exclusive property of the Plaintiff and Defendant shall execute any and all documents necessary to relinquish his right, title and interest in said automobile.

6. That Plaintiff and Defendant shall have and retain as her or his sole and exclusive property those items of personal jewelry, clothing, belongings, furniture and equipment in their immediate possession.

7. That Plaintiff shall assume full responsibility for the obligation owed to Household Finance Company in the amount of \$67.56 per month, and will also assume full responsibility for the payment of her daughter's othodontist fees in the amount of \$40.00 per month.

8. That, except as stated above, Defendant shall be responsible for the payment of all debts incurred during the marriage, including the following accounts of the parties:

Visa Account No. 412 8704 116 214

Sears Account No. 588 31555 9165

American Express Account

9. That the bonds of matrimony heretofore subsisting between Plaintiff, Sandra Crawford, and Defendant, Lawrence Crawford, be, and they hereby are, severed and set aside, and they shall forever be held for naught, and the Plaintiff, Sandra Crawford, is hereby granted an absolute decree of divorce upon her Complaint.

10. That the parties hereby are mutually enjoined and

0799

4328 RV-2