

UNITED STATES OF AMERICA
STATE OF ILLINOIS COUNTY OF
IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT

Petitioner and Respondent

Case No. Trial Date

FINAL PRETRIAL STIPULATION

On _____, 20__ at the pretrial conference call of the Court, pursuant to Rule 218 of the Supreme Court of Illinois, counsel of record appeared as follows:

For Petitioner: Address: City & State: Telephone:

For Respondent: Address: City & State: Telephone:

THE FOLLOWING ACTION WAS TAKEN:

It is hereby stipulated and agreed by and between the parties hereto through their respective counsel as follows:

- 1. SUMMARY OF DISPUTED ISSUES: (CHECK DISPUTED ISSUES)
A. Dissolution Legal Separation Declaration of Invalidity.
B. Custody or Visitation
C. Maintenance or Child Support
D. Whether property is marital or non-marital.
E. The value of certain property or Amount of Income
F. The division of marital property.
G. Attorney fees or Disposition of Debts.
H. Briefly describe other issues to be resolved:

2. It is advisable that counsel prepare a brief statement on any disputed issue which should be attached hereto setting forth the position of each party.

3. INCOME FROM ALL SOURCES HUSBAND

Table with columns: Place of Employment, Husband's Version, Wife's Version. Rows include Annual Gross Salary, Bonus or Commission, Interest or Dividends, Net Rent or Royalties, Gross Capital Gains, Other, Total, Properly Calculated State, Federal & F.I.C.A. Tax, Other Mandatory Deductions, Net Income.

9. Petitioner and Respondent shall list all exhibits including financials and appraisals expected to be offered in evidence during their case in chief. (Those not listed will not be admitted without good cause shown.) Objections by opposing party must be made in writing (stating specific grounds.) Uncontested documents will be admitted without further foundation testimony. ALL DOCUMENTS THAT ARE INTENDED TO BE OFFERED AS REBUTTAL EVIDENCE OR IMPEACHMENT PURPOSES NEED TO BE LISTED.

a. PETITIONER'S EXHIBIT STATEMENT

The following exhibits not objected to by Respondent are offered by the Petitioner, to be received in evidence, and marked as herein indicated and attached hereto:

- P's X # _____
- P's X # _____
- P's X # _____
- P's X # _____
- P's X # _____
- P's X # _____

b. The following exhibits attached hereto are offered by the Petitioner and marked for identification. Respondent reserves the right to object to their admission into evidence on the following grounds:

Preliminary Grounds of Objection,
e.g. Competency, Relevance, Materially

- P's X # _____
- P's X # _____
- P's X # _____
- P's X # _____
- P's X # _____
- P's X # _____

c. RESPONDENTS STATEMENT

- R's X # _____
- R's X # _____
- R's X # _____
- R's X # _____
- R's X # _____
- R's X # _____

d. The following exhibits offered by the Respondent are marked for identification. Petitioner reserves the right to object to their admission into evidence on the following grounds:

Preliminary Grounds of Objection
e.g., Competency, Relevancy, Materially

- R's X # _____
- R's X # _____
- R's X # _____
- R's X # _____
- R's X # _____
- R's X # _____

- 10. WITNESSES: Each party shall attach a written list of all persons having knowledge of relevant facts.
- 11. TRIAL BRIEFS: The Pretrial Order may include a trial brief for each party not exceeding four (4) pages unless leave of court to the contra is granted. The purpose of the trial briefs is full and complete disclosure of the parties' respective theories of the case. The trial brief shall include a statement of the nature of the case; a full and complete statement of the contested facts the party expects the evidence will establish, in support thereof, the party's theory of just distribution of marital property of other relief pursuant to provisions of the statute together with authorities to support thereof.
- 12. PRAYER FOR RELIEF: Each party must set forth a statement of Specific Relief requested upon the facts supporting their position.

Date: _____
APPROVED AS TO FORM AND SUBSTANCE:

Petitioner

Respondent

Attorney for Petitioner