EXAMPLE 2

PLAINTIFF

15th JUDICIAL DISTRICT COURT

PARISH, LOUISIANA

VERSUS

DOCKET NO.

DEFENDANT

JUDGMENT OF PARTITION

NOW INTO COURT come HUSBAND and WIFE, who upon suggesting to this Honorable Court that an action to partition the community of acquets and gains formerly existing between them and to adjudicate any and all other claims arising from the former community or the former matrimonial regime has been filed in the above captioned and numbered proceeding pursuant to La. R.S. 9:2801, et seq., that pursuant to La. R.S. 9:2802 the matrimonial regime was terminated by this proceeding by judgment dated ______ (or, by judgment rendered in conjunction herewith), and upon further suggesting that the parties have stipulated to and reached a *transaction* or *compromise* pursuant to La. C.C. Art. 3071, as more fully set forth in the attached Community Property Partition;

Accordingly, after considering the stipulations of the parties as set forth in the attached Community Property Partition, the law and stipulations being in favor thereof,

IT IS ORDERED, ADJUDGED AND DECREED that the attached Community Property Partition is incorporated herein by reference thereto and is hereby made a judgment of this Court.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the temporary restraining order issued against HUSBAND recorded under Act No. ______ and the temporary restraining order issued against WIFE, recorded under Act No. ______, are hereby lifted, canceled and erased from the mortgage records of the Clerk of Court of ______ Parish, Louisiana.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that reciprocal preliminary injunction issued against both parties, restraining, enjoining and prohibiting each of them, or any other persons, entities, firms, corporations or partnerships acting or claiming to act in their behalf in any matter from alienating, encumbering or disposing of any or all of the assets of the community of acquets and gains formerly existing between them contained in that certain Judgment on Rules dated ______ and recorded under Act No.

be and it is hereby lifted, canceled and erased from the records of the Clerk of Court of Parish, Louisiana, and that the said Judgment on Rules shall remain in full force and effect in all other respects.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the partition proceeding filed in the above captioned and numbered proceeding is hereby dismissed, with prejudice, and HUSBAND shall pay ____% of the court costs and WIFE shall pay ____% of the court costs of this proceeding.

JUDGMENT SIGNED in Chambers at _____, Louisiana, this ____ day of _____ 200 .

DISTRICT JUDGE

STIPULATED TO AND APPROVED AS TO FORM AND CONTENT:

Attorney for HUSBAND Bar Roll No., Address & Phone No.

HUSBAND

Attorney for WIFE Bar Roll No., Address & Phone No.

WIFE