

**EXHIBIT A**

STATE OF MICHIGAN  
IN THE CIRCUIT COURT FOR THE COUNTY OF MACOMB

EDWARD MICHAEL HANNAFORD,

Plaintiff,

vs.

CHRISTINE LYNN MORRISON,

Defendant.

Case No. 95-4609-DM  
HON: DEBORAH A. SERVITTO

---

CAPUTO BROSINAN P.C.  
By: HAROLD A. PERAKIS (P-35921)  
Attorneys for Plaintiff  
29199 Ryan Road  
Warren, Michigan 48092-4243  
(810) 573-8900

CHRISTOPHER P. AIELLO (P-46091)  
Attorney for Defendant  
26393 Dequindre  
Madison Heights, Michigan 48071  
(810) 546-2211

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CONSENT JUDGMENT OF ANNULMENT

At a session of said Court held  
in the City of Mt. Clemens,  
County of Macomb, State of Michigan,

ON:                     Aug 19 1997                    

PRESENT:                     DEBORAH A. SERVITTO                      
                    CIRCUIT COURT JUDGE

This cause having been brought on to be heard on the Plaintiff's  
Complaint filed herein, taken as confessed by the Defendant, and upon reading the

CAPUTO BROSINAN  
PROFESSIONAL CORPORATION  
ATTORNEYS AND COUNSELORS  
29199 RYAN ROAD  
WARREN, MICHIGAN 48092-4243  
(810) 573-8900  
(810) 573-7605

001065

**ACKNOWLEDGMENT**


IT FURTHER ORDERED AND ADJUDGED that the parties have acknowledged that they have had a right to compulsory process to assist in discovery or verification of facts relevant to their respective rights and obligations in this litigation. They further acknowledge by virtue of consenting to entry of this Judgment that they are waiving such rights to the extent not heretofore exercised.


**ATTORNEY FEES**

IT IS FURTHER ORDERED AND ADJUDGED that each party shall pay his or her own attorney fees, except as otherwise provided, but if any monies are due and owing as of this date, they are specifically preserved herein and are the respective responsibility of each party. Further, if any attorney fees have not been paid in full prior to the date of entry of this Judgment of Divorce, each of the attorneys shall have lien rights on any asset of their respective client and garnishment rights against the respective client's income.

\_\_\_\_\_  
CIRCUIT COURT JUDGE

APPROVED AS TO FORM AND SUBSTANCE:

CAPUTO BROSINAN P.C.  
By:   
HAROLD A. PERAKIS (P-35921).  
Attorneys for Plaintiff  
(810) 573-8900

*Approved as to form only:*  
  
CHRISTOPHER P. AIELLO (P-48091)  
Attorney for Defendant  
(810) 548-2211

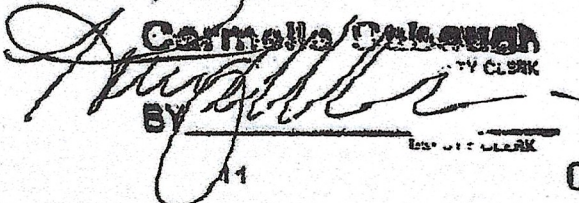
\_\_\_\_\_  
EDWARD MICHAEL HANNAFORD, Plaintiff

\_\_\_\_\_  
CHRISTINE LYNN MORRISON, Defendant

CAPUTO BROSINAN  
PROFESSIONAL CORPORATION  
ATTORNEYS AND COUNSELORS  
2919' WILSON ROAD  
AP 48092-4243  
(810) 573-8900  
FAX (810) 573-7668

15/nannjud

**A TRUE COPY**

  
Carmella DeLoach  
CLERK  
BY \_\_\_\_\_  
CLERK

001075

STATE OF MICHIGAN  
IN THE CIRCUIT COURT FOR THE COUNTY OF MACOMB

EDWARD MICHAEL HANNAFORD,  
Plaintiff

V

CHRISTINE LYNN MORRISON,  
Defendant.

Case No., 95-4609-DM  
Hon. SERVITTO

HAROLD A PERAKIS (P 35921)  
Attorney for Plaintiff  
29199 Ryan Road  
Warren, Michigan 48092-4243  
(810) 573-8900

CHRISTOPHER P AIELLO, P.C.  
BY: CHRISTOPHER P AIELLO (P 48091)  
Attorney for Defendant  
26393 Dequindre  
Madison Heights, Michigan 48071  
(248) 546-2211

**AMENDED CONSENT JUDGMENT OF ANNULMENT**

At a session of said Court, held in the Circuit Court,  
County of Macomb, State of Michigan

On:

Present: Hon:

SEP 2 1997

CIRCUIT COURT JUDGE

DEBORAH A. SERVITTO

This cause having been brought on to be heard on the Plaintiff's Complaint filed herein,  
taken as confessed by the Defendant, and upon reading the Complaint and hearing proofs taken in  
open Court, this Court finds sufficient facts, from Plaintiff's testimony, to support Plaintiff's  
request for Annulment;

001053

**ATTORNEY FEES**

IT IS FURTHER ORDERED AND ADJUDGED that each party shall pay his or her own attorney fees, except as otherwise provided, but if any monies are due and owing as of this date, they are specifically preserved herein and are the respective responsibility of each party. Further, if any attorney fees have not been paid in full prior to the date of entry of this Judgment of Annulment, each attorney shall have lien rights on any asset of their respective client and garnishment rights against the respective client's income.

**DEBORAH A. SERVITTO**  
\_\_\_\_\_  
CIRCUIT COURT JUDGE

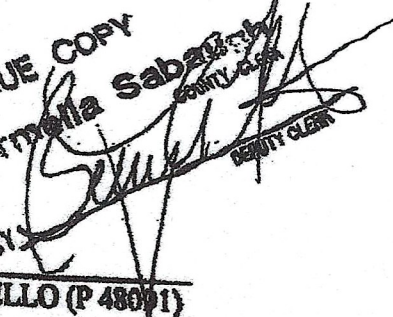
APPROVED AS TO FORM AND SUBSTANCE:

**HAROLD A PERAKIS (P 35921)**  
Attorney for Plaintiff

**CHRISTOPHER P AIELLO (P 48091)**  
Attorney for Defendant

**EDWARD MICHAEL HANNAFORD**  
Plaintiff

**CHRISTINE LYNN MORRISON**  
Defendant

A TRUE COPY  
Carmella Sabatino  
COUNTY CLERK  
BY   
DEPUTY CLERK

STATE OF MICHIGAN  
IN THE CIRCUIT COURT FOR THE COUNTY OF MACOMB

EDWARD MICHAEL HANNAFORD,  
Plaintiff,

v

CHRISTINE LYNN MORRISON,  
Defendant.

Case No., 93-4609-DM  
Hon. SERVITTO

HAROLD A PERAKIS (P 35921)  
Attorney for Plaintiff  
29199 Ryan Road  
Warren, Michigan 48092-4243  
(810) 573-8990

CHRISTOPHER P AIELLO, P.C.  
BY: CHRISTOPHER P AIELLO (P 48091)  
Attorney for Defendant  
26393 Dequindre  
Madison Heights, Michigan 48071  
(248) 546-2211

RECEIVED  
CIRCUIT COURT  
SEP 8 1997

SECOND AMENDED CONSENT JUDGMENT OF ANNULMENT

At a session of said Court, held in the Circuit Court,  
County of Macomb, State of Michigan

On:

Present: Hon:

CIRCUIT COURT JUDGE

SEP - 8 1997

This cause having been brought on to be heard on the Plaintiff's Complaint filed herein,  
taken as confessed by the Defendant, and upon reading the Complaint and hearing proofs taken in  
open Court, this Court finds sufficient facts, from Plaintiff's testimony, to support Plaintiff's  
request for Annulment;

EXHIBIT  
A

**ATTORNEY FEES**

**IT IS FURTHER ORDERED AND ADJUDGED** that each party shall pay his or her own attorney fees, except as otherwise provided, but if any monies are due and owing as of this date, they are specifically preserved herein and are the respective responsibility of each party. Further, if any attorney fees have not been paid in full prior to the date of entry of this Judgment of Annulment, each attorney shall have lien rights on any asset of their respective client and garnishment rights against the respective client's income.

**DEBORAH A. CIRVITO**

**CIRCUIT COURT JUDGE**

**APPROVED AS TO FORM AND SUBSTANCE:**

**HAROLD A PERAKIS (P 35921)**  
Attorney for Plaintiff

**CHRISTOPHER P AIELLO (P 48091)**  
Attorney for Defendant

**EDWARD MICHAEL HANNAFORD**  
Plaintiff

**CHRISTINE LYNN MORRISON**  
Defendant

*[Handwritten signature]*  
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**EXHIBIT B**

STATE OF MICHIGAN

IN THE CIRCUIT COURT FOR THE COUNTY OF MACOMB

EDWARD HANNAFORD,

Plaintiff,

-vs-

Case No. 95-4609-DM

CHRISTINE LYNN MORRISON,

Defendant.

COPY

PROCEEDINGS

BEFORE THE HONORABLE PETER J. MACERONI, (P-16922) JUDGE  
Mount Clemens, Michigan - Monday, March 8, 1999

APPEARANCES:

For the Plaintiff(s): In Pro Per

For the Defendant(s): In Pro Per

REPORTED BY: Susan E. Nassig, CSR-0939  
Official Court Reporter  
(810) 469-5851

1 give that to him?

2 THE COURT: Consent judgment of  
3 annulment. What is your issue regarding the consent  
4 judgment of annulment?

5 CHRISTINE MORRISON: The validity of  
6 it. I never consented or signed that and neither did  
7 my attorney.

8 THE COURT: Your attorney did.

9 CHRISTINE MORRISON: He said to form  
10 only, not content.

11 THE COURT: Miss Morrison, you are  
12 objecting to items that have been entered almost two  
13 years ago. And that's entitled consent judgment of  
14 annulment.

15 CHRISTINE MORRISON: Not without a  
16 signature.

17 THE COURT: That was approved as to  
18 form only, and as far as Mr. Aiello was concerned and  
19 signed by Mr. Perakis, and if there was any problem  
20 with that it should have been appealed a long time  
21 ago.

22 CHRISTINE MORRISON: I never  
23 consented. Can you tell me why on my docket sheet I  
24 have asked for asset discovery more than thirty  
25 times; it was granted but the orders were never

17  
1 THE COURT: You are welcome.

2 CHRISTINE MORRISON: And the consent  
3 judgment of annulment papers?

4 THE COURT: (Handing down) Anything  
5 else?

6 CHRISTINE MORRISON: That's it.

7 THE COURT: See you Tuesday at 10:30.

8 CHRISTINE MORRISON: Okay.

9 (Proceedings concluded at  
10 3:19 p.m.)  
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# EXHIBIT C

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STATE OF MICHIGAN

IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND

CHRISTOPHER P. AIELLO, P.C., &  
Professional Michigan Corporation,

Plaintiff/Counter-Defendant;

vs.

Case No. 00-020759-CK  
Hon. Robert Templin

CHRISTINE LYNN MORRISON,

Defendant/Counter Plaintiff  
and Third Party Plaintiff;

vs.

CHRISTOPHER P. AIELLO, Individually,

Third Party Defendant.

Proceedings had and testimony taken in  
the above-entitled matter before HONORABLE ROBERT TEMPLIN,  
Oakland County Circuit Court, at 1200 N. Telegraph, Pontiac,  
on Monday, August 20, 2001.

APPEARANCES:

CHRISTOPHER P. AIELLO, P.C.  
26393 Dequindre  
Madison Heights, Michigan 48071  
(By: Aaron D. Geyer, Esq.)

Appearing on behalf of Plaintiff/  
~~Counter-Defendant~~  
and third party Defendant Christopher P. Aiello

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DANIEL J. HENRY, JR.  
 DOUGLAS A. MCKINNEY  
 JOSEPH SLAVEN  
 34197 Doreka  
 Fraser, Michigan 48026  
 (By: Mr. Daniel J. Henry, Jr., Esq.)

Appearing on behalf of Defendant/Counter-Plaintiff  
 and Third Party Plaintiff Christine Morrison

Document received by the MI Macomb 16th Circuit Court.

1 MR. GEYER: Actually, that's  
2 a miscategorization, because on August the 19th  
3 of 1997, the judgment was approved by Judge  
4 Servitto, so that is not a proper question.

5 MR. MCKINNEY: Well, it was  
6 certainly entered on. What do you mean, it was  
7 approved by her? She didn't sign it.

8 MR. GEYER: There was a  
9 motion filed for entry of the order. According  
10 to the docket sheet, the motion was granted.

11 MR. MCKINNEY: Okay.

12 MR. GEYER: That's a  
13 misstatement to the Court. This was not a  
14 consent.

15 BY MR. MCKINNEY:

16 Q. Then why did you sign it if that wasn't a  
17 consent?

18 A. Whatever a judge says, you do. If the judge says  
19 go sign it; sign it. If the judge says don't  
20 sign it; don't sign it. You know that. I do  
21 what the judge tells me to do.

22 Q. So you have a recollection the judge said you  
23 must sign this?

24 A. I didn't say that, you did.

25 Q. Did you submit any objections to the proposed

1 judge's signature. It says it's a true copy. If  
2 in fact it's a true copy, this one doesn't have  
3 any signatures on it. I'm talking about your tab  
4 number three, which is an Amended Consent  
5 Judgment of Annulment dated September 2 of '97.

6 Q. I will show you from Exhibit G itself, what is  
7 tab 3, the Judgment of September 2, 1997, and the  
8 last page in particular. That has a stamp of the  
9 Court?

10 A. Yes, it does.

11 Q. But no signatures of counsel?

12 A. Or of the parties.

13 Q. Yes. Let me have that book again, please.

14 And there is a subsequent amendment on September  
15 8th?

16 A. Yes, it's --

17 MR. GEYER: Your Honor, for  
18 the purpose of to speed things up, I'll stipulate  
19 that the clients did not sign either amendment.

20 THE COURT: Okay.

21 MR. HENRY: Or the original.

22 MR. GEYER: Or the original.

23 MR. HENRY: Thank you, I'll

24 accept the stipulation, then.

25 THE WITNESS: I can't ask a

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C E R T I F I C A T E

I do hereby certify that I have recorded stenographically the proceedings had and testimony taken in the above-entitled matter at the time and place hereinbefore set forth, and that the foregoing is a full, true and correct transcript of proceedings had in the above-entitled matter; and I do further certify that the foregoing transcript has been prepared by me or under my direction.

Tamara Fox

TAMARA FOX  
RFR, CSR-4281  
TAPPERT COURT REPORTING SERVICES, INC  
26600 Schoenherr Road  
Warren, Michigan 48099  
(586) 447-3800

**EXHIBIT D**

STATE OF MICHIGAN  
COUNTY OF MACOMB  
16<sup>th</sup> JUDICIAL CIRCUIT COURT

**ORDER**

Case No.

1995-004609-DM

HON. TRACEY A. YOKICH

**EDWARD MICHAEL  
HANNAFORD**

Plaintiff(s)

Attorney: Pro Se/FTA

P#

VS

EMAIL:

**CHRISTINE LYNN MORRISON**

Defendant(s)

Attorney: Pro Se

P#

EMAIL:

At a session of the Court, held on

August 11, 2025

**Denying Defendant's Motion for Relief  
From Judgment Pursuant to MCR  
ORDER OF 2.612(1)(d)**

Title of Order

**IT IS ORDERED:**

For the reasons stated on the record, defendant's motion for relief from judgment is denied.



*Tracey A. Yokich*

/s/ TRACEY A. YOKICH  
CIRCUIT COURT JUDGE P38377

Signed by TRACEY YOKICH 08/11/2025 04:48:08 NhdL Oaja

Approved as to form and substance by:



Signature of attorney for defendant

Signature of attorney for plaintiff

STATE OF MICHIGAN

IN THE CIRCUIT COURT FOR THE COUNTY OF MACOMB

EDWARD MICHAEL HANNAFORD,

Plaintiff

vs

File No. 1995-004609-DM

CHRISTINE LYNN MORRISON

Defendant

\_\_\_\_\_ /

PROCEEDINGS

BEFORE HONORABLE TRACEY A. YOKICH, CIRCUIT COURT JUDGE

Mount Clemens, Michigan - Monday, August 11, 2025

APPEARANCES:

In Pro Per:

MS. CHRISTINE LYNN MORRISON

Transcribed by:

REBECCA A. RUSSELL CSR-4105  
Certified Court Reporter  
rebeccatranscripts@gmail.com

1 thought that that judgment was entered inappropriately, you  
2 probably got a copy within what weeks of it being entered by  
3 the Court from your lawyer. They probably mailed you a copy  
4 or you had access to a copy and you didn't appeal it to the  
5 next higher court that this was not what you agreed to and you  
6 could have or you could ask - you say Judge Servitto, a motion  
7 for reconsideration of the entry of your judgment of  
8 annulment, I don't see that you've done that.

9 See, you can't come 20 plus years later and say, oh,  
10 Judge - Judge Yokich, those prior judges all made a mistake.  
11 It doesn't work that way. I don't go back and review prior  
12 judge's decisions. That's what the next higher court is  
13 required to do.

14 DEFENDANT: Well, in Williamson versus Berry  
15 (phonetically spelled) it says the appellate court must  
16 declare judgments void when the lower courts lack jurisdiction  
17 and must dismiss it because it's - it has no merit.

18 THE COURT: Well, jurisdiction is a whole different  
19 cup of tea. That has nothing to do in your case. We had  
20 jurisdiction, that was a judgment of annulment, Michigan State  
21 Law provides for annulment between parties, okay, and it - the  
22 part - parties were properly served. So we not only had  
23 subject matter jurisdiction, but we had personal jurisdiction  
24 over the parties who resided in Michigan. So, jurisdiction  
25 isn't an issue. I'm not sure - just because you're throwing

1 STATE OF MICHIGAN )

COUNTY OF MACOMB ) SS  
)

CERTIFICATE

I, Rebecca A. Russell, Certified Court Reporter in the State of Michigan, do hereby certify that the foregoing pages, 1 through 16 inclusive, comprise a full, true, and correct transcript of the proceedings taken by means of video recordation without the benefit of a court reporter present in the matter of Edward Hannaford versus Christine Morrish, case number 1995-004609-DM on Monday, August 11, 2025.

I further certify that I, Rebecca A. Russell, will assume no responsibility for any events that occurred during the above proceedings for any inaudible responses by any party that are not discernible on the video of the proceedings.

/s/Rebecca A. Russell

---

REBECCA A. RUSSELL, 4105  
Macomb County, MI

Mount Clemens, Michigan  
DATED: 11-10-25

# **EXHIBIT E**

**Court of Appeals, State of Michigan**

**ORDER**

**IN RE MORRISON**

Docket No. **377022**

LC No. **1995-004609-DM**

---

Michael F. Gadola, Chief Judge, acting under MCR 7.203(F)(1), orders:

The complaint for superintending control is **DISMISSED** for lack of jurisdiction because an appeal from the August 11, 2025 order is available. MCR 3.302(D)(2). As a result, plaintiff may challenge the order in question by filing a delayed application for leave to appeal under MCR 7.205. See MCR 7.203(B)(1).





A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

September 5, 2025

Date

  
Chief Clerk

**Court of Appeals, State of Michigan**

**ORDER**

**EDWARD M HANNAFORD V CHRISTINE L MORRISON**

Docket No. 377911

LC No. 1995-004609-DM

Michael F. Gadola  
Presiding Judge

Christopher M. Trebilcock

Daniel S. Korobkin  
Judges

---

The delayed application for leave to appeal is DENIED for lack of merit in the grounds presented.



---

Presiding Judge



A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

April 27, 2026

Date



Chief Clerk