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Thomas G. Fisher
119 W. Harrison St.
Rensselaer Ind.
47978

607879

STATE OF INDIANA)
COUNTY OF JASPER) ss:

IN RE THE MARRIAGE OF
PATRICIA A. JACKSON
and
JERRY JACKSON

IN THE JASPER CIRCUIT COURT
CONTINUOUS TERM, 1978

CAUSE NO. C-152-78

OCT 30 1978

DECREE OF DISSOLUTION

Comes now the Petitioner, Patricia A. Jackson, in person and by counsel, Philip M. Cagen, and comes now the Respondent, Jerry Jackson, in person and by counsel, Mark D. Blackwell, for final hearing on dissolution, child care, custody and support and division of property. The witnesses having been sworn, the evidence and arguments of counsel having been heard by the Court, the Court now finds as follows:

1. The marriage of Patricia A. Jackson and Jerry Jackson has suffered an irretrievable breakdown and the bonds of matrimony between the parties should be dissolved.
2. The parties have two minor children named Kristy and Jerry, Jr. and the Petitioner should have the care, custody and control of the said minor children.
3. The Respondent should pay Eighty-Five Dollars (\$85.00) per week for the support of said minor children and the Respondent should have the right of reasonable visitation with the said minor children.
4. The Respondent should further provide medical and dental coverage for the minor children.
5. The Petitioner should receive and be declared the sole owner of all the household goods of the parties, of the 1975 Granada now in her possession, of all the stocks and bonds and of the swimming pool.

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6. The Respondent should receive and be declared the sole owner of the garage items, except for the 1975 Granada and the swimming pool, said items include the following: Engine analyzer, tools, 2 lawn mowers, garden utensils, rototiller, wheelbarrow, 2 CB radios, 1977 Datsun Truck, 1966 Ford Fairlane, 1974 Honda motorcycle, 1 horsepower tractor and \$110.06 balance of the bank accounts.

7. The Petitioner should be responsible for the debt owed on the 1975 Granada and should hold Respondent harmless therefrom.

8. The Respondent should be responsible for all other debts of the parties, except for the mortgage on the home, and should hold Petitioner harmless therefrom.

9. The tenancy by the entireties as to the house of the parties located at 100 Oakwood Drive, DeMotte, Indiana shall be terminated and the parties should become tenants in common as to the aforesaid property, each owning 50% of the property and sharing equally the cost of the mortgage and other costs necessary to hold the property, pending its sale.

10. The property should be listed with a realtor agreeable to both parties and be sold as soon as possible.

11. Upon sale of the home the parties should divide the proceeds, after costs, fifty per cent (50%) to the Petitioner and fifty per cent (50%) to the Respondent.

12. Pending sale the Petitioner should be allowed to live in the home at her own expense.

WHEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that the marriage of Patricia A. Jackson and Jerry Jackson is irretrievably broken and the bonds of matrimony between the parties is hereby dissolved; that the Petitioner is hereby given the care, custody and control of the minor children of the parties, Kristy and Jerry, Jr.; that the Respondent is hereby ordered to pay the sum of Eighty-Five Dollars (\$85.00 per week to Petitioner for the support of said

minor children, said support to be paid into the Office of the Clerk of Jasper County, the first payment being due on the 25th day of October, 1978; that the Respondent is hereby ordered to provide medical and dental coverage for the minor children; that the Petitioner is hereby declared to be the sole owner of all the household goods of the parties, of the 1975 Granada now in her possession, of all the stocks and bonds and of the swimming pool; the Respondent is hereby declared the sole owner of the following items: Engine analyzer, tools, 2 lawn mowers, garden utensils, rototiller, wheelbarrow, 2 CB radios, 1977 Datsun Truck, 1966 Ford Fairlane, 1974 Honda motorcycle, 1 horsepower tractor and \$110.06 balance of the bank accounts; that the Petitioner is hereby ordered to pay the debt owed on the 1975 Granada and is to hold Respondent harmless therefrom; that the Respondent is hereby ordered to pay all other debts of the parties, except for the mortgage on the home, and is to hold Respondent harmless therefrom; that the tenancy by the entireties as to the house located at 100 Oakwood Drive, DeMotte, Indiana is hereby terminated and the parties are hereby declared to be 50% owners of the aforesaid house as tenants in common, the parties shall share equally the mortgage payment, and other costs necessary to hold the house, pending its sale; that the house is to be listed immediately with a realtor agreeable to both parties and is to be sold as soon as possible; that when the house is sold, the parties will divide the proceeds of the sale after costs, fifty per cent (50%) to the Petitioner and fifty per cent (50%) to the Respondent; that pending the sale, Petitioner shall be allowed to live in the house at her own expense.

ALL OF WHICH IS SO ORDERED, ADJUDGED AND DECREED this
23rd day of October, 1978.

Michael S. Kanne
Judge, Jasper Circuit Court

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CLEAR CIVIL FORM NO. 1

LAKE JASPER CIRCUIT COURT

ROOM No.

Cause No. C-152-78

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(Date) 10-~~25~~-80

Name of Cause STATE OF INDIANA (Patricia Kuhn)
-vs- Jerry Jackson

Brief Statement
of Motion

Comes now the State of Indiana by Jack F. Crawford, Prosecutor for the 31st Judicial Circuit, by and through his Deputy, Rhett L. Tauber, and files a Stipulated Plea and Agreement with regard to previous support entered.

ENTERED Michael J. ...
JUDGE

Name of Moving
Counsel

Rhett L. Tauber
Deputy Prosecutor
252 Russell Street
Hammond, In., 46320 IN OPEN COURT

Name Opposing
Counsel if any

OCT 20 1980

Hand this memorandum to the Jasper Circuit Court

Edward A. Lukawski

STATE OF INDIANA) SS: IN THE LAKE JASPER CIRCUIT COURT
COUNTY OF LAKE) P.I. SETTING AT Rensselaer, INDIANA

STATE OF INDIANA)
(Patricia Kuhn)) Cause No: C-152-78
-vs-)
Jerry Jackson)

STIPULATED PLEA AND AGREEMENT

Comes now the State of Indiana by Jack F. Crawford, Prosecuting Attorney for the 31st Judicial Circuit, by and through his Deputy, Rhett L. Tauber, and Defendant (s) Jerry Jackson, by and through Counsel,

and stipulate and agree as follows:

1. That the defendant, Jerry Jackson is in arrears under Cause No; C-152-78.
2. That the defendant is presently in arrears under this Cause in the amount of \$1,061.50.
3. That the defendant agrees to pay \$90.00 per week: \$85.00 per week towards current support and an additional \$5.00 per week towards the accumulated arrearage of \$1,061.50 All payments to be made to the Clerk of the Court in

Jasper County. All of the above subject to the approval of this court.

DEFENDANT

Subscribed and Sworn to before me this 17th day of April 1980.

MURKIN
Notary Public

My Commission Expires 4-15-84

Rhett L. Tauber/Kenneth E. Nowak
Deputy Prosecuting Attorney

Murkin
JUDGE



STATE OF INDIANA. Jasper COUNTY, SS:

I, Ralph Mathew, Clerk of Jasper Circuit Court
within and for said County and State, do hereby certify that the above and foregoing is a true
and correct, full and complete copy, divorce decree of Patricia Jackson -vs-
Jerry Jackson; ord. book # 91. page 607, and the Stipulated Plea and
Agreement order book #96, page 524, C-152-78

as the same appears by the original and the record thereof now on file in my office and in
my custody.

WITNESS, my hand and the Seal of said Court, at Rensselaer

this 17 day of November

A. D. 1980

Ralph Mathew

CLERK OF THE JASPER CIRCUIT COURT

by: Johnne Kelderhouse,
Deputy