THE FOLLOWING ORDER DATED SEPTEMBER 14, 1983

46404

23/3 Knowt St.

IN RE THE MARRIAGE OF CONSTANCE FAYE SAUNDERS C83-1833.

AND RAYMOND DANIEL SAUNDERS

## DECREE OF DISSOLUTION OF MARRIAGE

Comes now Petitioner, in person and by counsel, Mark R. Harris, and shows service of summons on Respondent by Sheriff of LakeCounty on April 22, 1983.

Petitioner asks default. Respondent called and defaulted.

Petitioner files affidavit of non-military service of the Respondent.

More than sixty (6) days having elapsed since the filing of the Petition for Dissolution of Marriage herein, and this cause being set for final hearing, is now sumbbited to the Court.

Evidence heard.

The Court finds:

- 1. That the marriage of the parties hereto is irretrievable 00 70 F broken and should be dissolved.
  - That the Respondent is not now pregnant.
- 3. That one (1) child was born as a result of this marriage. namely, RAYMOND DANIEL SAUNDERS, JR., Born May 5, 1973.
- That the Petitioner is a fit and proper person to have custody of said minor child.
- That Petitioner is in need of, and Respondent is able to pay, child support for the care of said minor child.
  - That the parties have no interest in any real estate.
  - That the parties have acquired certain personal property.
- That Respondent has not yet removed all of his clothing and personal effects from Petitioner's residence, located at 1068 Harrison Boulevard, Gary, Indiana.
- That there are no outstanding joint debts incurred by the parties, other than a rent arrearage in the amount of five hundred dollars (\$500.00) owed to Nathan Gullett and a utility bill owed to Northern Indiana Public Service Company, in the amount of one hundred sixty-eight dollars (\$168.00).
- 10. That Petitioner has paid the sum of three hundred dollars (\$300.00) in attorney's fees and court costs in the amount of Fortyfour dollars (\$44.00) in this cause, and she has requested reimbursement by Respondent therefor.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED:

- 1. That the marriage of CONSTANCE FAYE SAUNDERS and RAYMOND DANIEL SAUNDERS is hereby dissolved and that the parties are restored to the state of unmarried persons.
- 2. That Petitioner shall have the sole care and custody of the parties' minor child, namely, RAYMOND DANIEL SAUNDERS, JR.
- 3. That Respondent shall pay child support through the Office of the Clerk of this Court to Petitioner, in the amount of sixty dollars (\$60.00) per week, payable every two (2) weeks, commencing September 14, 1983.
- That Respondent shall further be solely responsible for payment of all rea onable and necessary medical, dental, pharmaceutical and optical expenses incurred on behalf of said minor child.

## C83-1833 con't from page 15

- 5. That Respondent shall have the right of reasonable visitation with siad minor child, upon twenty-four (24) hour notice to Petitioner.
- 6. That Respondent shall vacate Petitioner's residence at 1068 Harrison Boulevard, Gary, Indiana, on or before September 19, 1983.
- 7. That Petitioner shall have as her sole and separate property all personal property presently in her possession, including the 1977 Pacer automobile, but excluding Respondent's clothing and personal effects.
- 8. That Respondent shall have as his sole and separate property all personal property presently in his possession, including the 1976 Capri automobile, and his clothing and personal effects which are now in Petitioner's possession.
- 9. That Respondent shall be solely responsible for paying the debts now owed to Nathan Gullett and Northern Indiana Public Service Company, and he shall hold Petitioner harmless thereon.
- 10. That Petitioner is hereby awarded a judgment against Respondent in the amount of three hundred forty-four dollars (\$344.00), which sum constitutes the amount of attorney's fees and court costs paid by Petitioner in this cause.

ALL OF WHICH IS ORDERED THIS 14th DAY OF SEPTEMBER, 1983.

CLERK-CIVIL FORM No. 25

## The United States of America

ARAM AI II ÎAL AIA AIAM MI MAGALIMA IM



## STATE OF INDIANA, COUNTY OF LAKE, 88:

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court, \$\pi\$ at my office in \_\_\_\_\_ CROWN\_POINT, INDIANA \_\_\_\_\_\_\_ in the said County, \$\pi\$ this \_\_\_\_\_ 3lst \_\_\_\_ day of \_\_\_OCTOBER \_\_\_\_\_\_, A. D., 19\_85 \_\_\_\_\_ \$\pi\$ Clerk Lake \_\_\_\_ CIRCUIT \_\_\_\_\_ Court. \$\pi\$ By \_\_\_\_\_\_ Deputy \_\_\_\_\_ Deputy \_\_\_\_\_ Deputy \_\_\_\_\_\_\_ \$\pi\$

11

公

\*

\* \* \* \* \* \* \* \* \* \* \* \*