

ORDER RECEIVED IN CLERK'S  
OFFICE MARCH 21, 1983

*Walter M. Dowell, Jr. Atty*  
*4746 Broadway*  
*Gary 46408*

**889854**

In Re: The Marriage of  
Shirley Br-ome and  
Curtis Broome

382-1937 (form)

ORDER DATED MARCH 3, 1983

STATE OF INDIANA  
CLERK OF SUPERIOR COURT  
LAKE COUNTY  
REC'D  
DEC 3 1983

This action having come on for trial before this Court March 3, 1983, upon the Verified Petition of the wife, Shirley Broome, for the dissolution of her marriage to husband Curtis Br-ome Sr. with evidence having appeared in person with her attorney, William r. Norman, and husband appeared in person with his attorney Eric Clark, and evidence of the parties and argument of counsel having been heard and considered, the Court now finds as follows:

1. When this action was submitted, more than sixty (60) days had elapsed following the filing of said petition and issuance of summons, which petition and summons were duly served on husband by Sheriff of Lake County November 23, 1982.
2. Wife had been a continuous bona fide resident of Lake County, Indiana for more than six (6) months immediately preceding the date this action was filed.
3. This Court has jurisdiction over both parties and the subject matter of this action.
4. The parties were legally married on October 23, 1971 and separated prior to the commencement of this action and have not cohabited since such separation.
5. That there were three children born to the parties,

to-wit:

- Curtis Broome Jr., age 10, born April 30, 1972
- Tamine Broome, age 6, born September 8, 1976
- Givonya Broome, age 5, born June 17, 1977

**FILED**

DEC 3 1983

and the petitioner is not now pregnant.

6. Parties own certain property which should be divided by this Court.

7. This marriage is irretrievably broken, no reasonable possibility of reconciliation exists. The continuation of the marriage would serve neither the interests of the parties nor society in general, and the marriage should be dissolved.

On the basis of the foregoing findings and the Court being fully otherwise advised in the premises, it is ORDERED, ADJUDGED AND DECREED as follows:

1. The marriage of the Wife and Husband is dissolved and the parties are restored to the state of unmarried persons.
2. That there were three children born to the parties, to-wit: and the petitioner is not now pregnant.  
Curtis Broome, Jr. age 10, born April 30, 1972  
Tamine Broome, age 6, born September 8, 1976  
Givonya Broome, age 5, born June 17, 1977
3. Petitioner to have custody of the parties' minor children and is to have reasonable rights of visitation upon 24 hours notice and is to have visitation on alternate weekends and holidays.
4. Respondent to pay \$150.00 each two weeks as child support payable into the Clerk's Office of the Lake Superior Court, commencing instanter.
5. Respondent to pay all reasonable medical, dental, and pharmaceutical expenses for the parties' minor children.
6. That petitioner is awarded the parties' household goods and furniture with the exception of one bedroom set and a freezer.
7. That petitioner is awarded the parties' real estate located at 300 North Lake Street, Gary, Indiana and respondent is to Quit-Claim his interest in said real estate to the petitioner within (10) days of the date of this decree or the Court will appoint a commissioner to transfer title. And that if petitioner is in default for a period of (4) months then the respondent has the option to make the past due payments and petitioner will transfer title back to the Respondent.

*Lucia O. ...*  
AUDITOR LAKE COUNTY

LC # 44-173-27

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8. Petitioner is awarded as her sole and separate property the parties Toyota automobile and respondent is awarded the Plymouth Arrow automobile and a motorcycle.

9. That the parties will file joint income tax returns and each party will be entitled to one-half of the tax return for the taxable year 1983.

10. That each party is responsible for their bills and are to hold each other harmless from any liability thereon.

/s/ James Danikolas  
Judge, Lake Superior Court  
Room No. 3, Gary, Indiana  
Civil Division

In re The Marriage of  
Shirley Broome and  
Curtis Broome, Sr.

382-1937 (form)

ORDER DATED OCTOBER 23, 1986

ORDER

This matter having come before the court on Petitioner's Rule to Show Cause, Petition for Modification and Nunc Pro Tunc Order, all of which are in the following words and figures: (here insert) and Petitioner appears in person and by counsel, Dock McDowell, Jr., and Respondent appears pro se. This cause is submitted for hearing before the Court. Witnesses sworn. Evidence heard. The Court, being duly advised in the premises, hereby finds as follows:

1. The Respondent is in arrearages in the payment of child support in the sum of Eleven Thousand (\$11,000.00) Dollars for the period March 3, 1983, up to and including October 23, 1986, and is, therefore, in violation of this Court's Orders;

2. During the period March 3, 1983, to October 23, 1986, Respondent was, for a period, unemployed and once employed, was a partner and/or owner in a business known as C.S.C. Modern Day Cleaning, Memphis, Tennessee, and also worked part-time as a substitute teacher, from which jobs the Respondent derived minimal income;

3. Petitioner's request for a Nunc Pro Tunc Order having been filed in Open Court this date, should be set for another time and date in order to give respondent proper notice of same.

NOW, THEREFORE, IT IS ADJUDGED, ORDERED AND DECREED that:

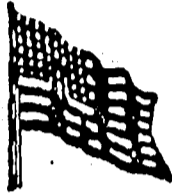
1. The Respondent, Curtis Broome, Sr., is in arrearage in the payment of child support in the sum of Eleven Thousand and NO\$100 (\$11,000.00) Dollars for the period March 3, 1983, up to and including October 23, 1986, and the Petitioner is hereby granted Judgment in the sum of Eleven Thousand (\$11,000.00) Dollars against the Respondent, execution upon which Judgment is hereby ordered held in abeyance for a reasonable period of time during which the parties are ordered to structure a payment plan for said arrearage;

2. Petitioner's request for the issuance of a Nunc Pro Tunc Order is hereby held in abeyance and the Petitioner is ordered to schedule said matter for hearing upon due notice to the Respondent.

ALL SO ORDERED AND DECREED AS OF OCTOBER 23, 1986, NUNC PRO TUNC.

ss Thom W. Kramer  
Judge Pro Tem

The United States of America



STATE OF INDIANA, COUNTY OF LAKE, ss:

I, the undersigned, Clerk of the Lake Superior Court of Lake County, and the keeper of the records and files thereof, in the State aforesaid, do hereby certify that the above and foregoing is a full, true, correct and complete copy of the DISSOLUTION OF MARRIAGE entered of record on the 3rd day of March, 1983 and amended on the 23rd day of October, 1986 Nunc Pro Tunc, entered of record in Cause Number 382-1937 entitled IN RE: THE MARRIAGE OF SHIRLEY BROOME AND CURTIS BROOME, SR, as the same appears of record in my office as such Clerk.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court, at my office in Gary, Indiana in the said County, this 18th day of November, A. D., 1986

Kenneth Roy Peterson

Clerk Lake Superior Court

Margaret Leager