

095362

STATE OF INDIANA)
COUNTY OF LAKE)

Clerk Lake Superior Court
Mark Hockess

IN THE LAKE SUPERIOR COURT
ROOM NUMBER FOUR
SITTING AT GARY, INDIANA

IN RE THE MARRIAGE OF

JAN 31 1979

LORRECE NAOMI GHANT
and
ROBERT LEE GHANT

Filed in Open Court

CAUSE NO. 478-910

STATE OF INDIANA, S.S. No. 1
LAKE COUNTY
FILED FOR RECORD
APR 16 11 34 AM '79
ROBERT LEE GHANT
RECORDED

DISSOLUTION DECREE

This action having come on for trial before this Court on January 31, 1979, upon the Verified Petition of wife, Lorrece Naomi Ghant, for the dissolution of her marriage to husband, Robert Lee Ghant, wife having appeared in person and with her attorney Jeffrey R. Wilk, and husband having been duly notified of this hearing, and failing to appear, is defaulted, and the allegations and evidence of the parties and argument of counsel having been heard and considered, the Court now find as follows:

1. When this action was submitted more than sixty days had elapsed following the filing of said petition and issuance of summons, which petition and summons were duly served on husband on the 14th day of December, 1978, by the sheriff of the San Diego County Sheriffs Department, San Diego, California.

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 24, 1974, separated prior to the commencement of this action and have not co-habited since such separation.

5. One (1) child was born of this marriage: Jaumece A. born March 21, 1977; and wife is not now pregnant.

6. Parties own both real and personal 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, their minor child, nor society in general and the marriage should be dissolved.

8. The best interests of the parties one minor child heretofore named would be served by awarding her custody to the wife with visitation rights to the husband at reasonable hours and intervals.

9. Husband has sufficient earnings and income to support and maintain said minor child and husband should be ordered to make child support payments to the Clerk of this Court as trustee for remittance to wife to use for the needs of said minor child in the amount of \$50.00 per week, commencing February 5, 1979.

In addition to said support, the husband shall pay for the use and benefit of the parties minor child reasonable and necessary medical and dental expenses.

DULY ENTERED FOR TAXATION SUBJECT TO
FINAL ACCEPTANCE FOR TRANSFER.

APR 16 1979

Charles N. Austin
AUDITOR LAKE COUNTY

691

8.50

10. Husband should be ordered to pay the debt due to Avco Financial Services and all of the parties debts and obligations created during the marriage except Sears, Wards, Karras Tire, Visa and Whiting Clinic, which wife should be ordered to pay.

11. Husband should be ordered to pay wife's attorney fees in the amount of \$500.00, payable instanter.

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 husband and wife is hereby dissolved and the parties thereto are now restored to the state of unmarried persons.

2. Wife shall have the care, custody, control and education of the parties one (1) minor child, Jaumece A. and husband shall have the right to see and visit said minor child at reasonable hours and intervals.

3. Husband shall make child support payments to the Clerk of this Court, as trustee, for remittance to wife for the needs of said minor child in the amount of \$50.00 each week, the first of such payments to be due and payable on February 15, 1979 and a like amount each week thereafter until further order of this Court.

4. Husband shall further pay all reasonable and necessary medical and dental coverage incurred by said minor child.

5. Any and all right, title and interest the parties may have in and to the real property located at 5012 W. 7th Ave., Gary, IN. more particularly described as follows:

The West 11.66 ft. of Lot 11 and all of Lot 12, Block 12, New Brunswick Addition to Gary, in the City of Gary, as shown in Plat Book 14, page 16, in the office of the Recorder of Lake County, IN.

is hereby divested from Husband and vested in Wife as her sole and separate property, subject to the mortgage indebtedness thereon which Wife shall pay as the same becomes due and hold Husband free and harmless on.

6. All the furniture, furnishings and household goods located at 5012 W. 7th Ave., Gary, Indiana, shall be the sole and separate property of wife.

7. The parties 1973 Chevrolet Impala automobile shall hereafter belong to wife as her sole and separate property, subject to the indebtedness thereon, which she shall pay as the same becomes due and hold Husband free and harmless therefrom.

8. The parties 1970 Plymouth Roadrunner automobile shall hereafter belong to Husband as his sole and separate property, subject to the indebtedness thereon, which he shall pay as the same becomes due and hold Wife free and harmless therefrom.

9. Husband shall pay as the same becomes due and hold Wife free and harmless on, all of the parties debts and obligations created during the marriage, including Avco Financial Services, excepting only Sears, Wards, Karras Tires, Visa, and Whiting Clinic, which Wife shall pay as the same becomes due and hold Husband free and harmless on.

10. Wife is hereby awarded judgment against Husband in the amount of \$140.00 for attorney fees she paid to Jeffrey R. Wilk. Husband is ordered to pay Wife's attorney \$360.00 for his services rendered herein.

11. Both parties shall sign all papers, documents, titles and do all other things necessary to effect the terms and provisions of this final decree within thirty days hereafter, and upon the failure to do so, the Court shall upon petition of either appoint a commissioner to effect said necessary act.

12. Costs paid.

Judgment Accordingly

JANUARY 31, 1979

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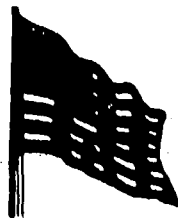
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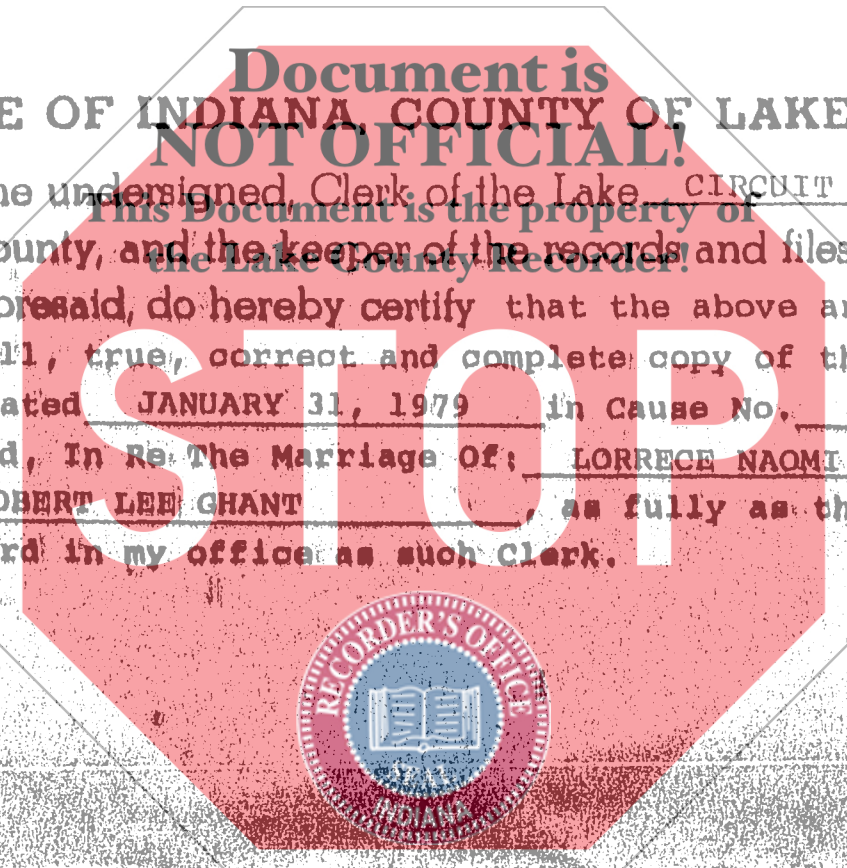
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JUDGE Pro Tem

The United States of America



STATE OF INDIANA, COUNTY OF LAKE, ss:

I, the undersigned, Clerk of the Lake CIRCUIT 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 Order of Court dated JANUARY 31, 1979 in Cause No. 478-910 entitled, In Re The Marriage Of; LORRECE NAOMI GHANT and ROBERT LEE GHANT, as fully 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 CROWN POINT, INDIANA in the said County, this 17th day of JANUARY, A. D., 1986.

Edward A. Kubanski

Clerk Lake CIRCUIT Court.

By Patricia C. Peterson Deputy