STATE OF INDIANA COUNTY OF LAKE

)SS:

93075894

IN RE THE MARRIAGE OF

ROOM NO. 1

OCT 1/3 1993

45D01-9211-DR-1444

IN THE LAKE SUPERIOR

and

GEORGIA FERKO

BEN JOHN FERKO

Come now the Thet Decharent intho property of counsel the Lake County Recorder! Harris, and the respondent, GEORGIA by counsel, William Moran, and file their Waiver of Final Hearing pursuant to sions of I.C. 31-1-11.5-8(d) and pray the Court enter summary dissoluttion decree without final hearing.

The Court being fully and duly advised in the premises, now grants said motion. The Court further finds as follows:

- That the petitioner has been a continuous and bona fide resident of Lake County, Indiana for more than six months preceding the filling of this cause.
- That the marriage of the parties is irretrievably broken and should be dissolved.
- That there have been two children born of this marriage. namely, to-wit: Christopher, born September 23, 1971, and Amy, born May 20, 1974, both of whom are full-time students.
  - That the TOUTENER FOR TAXATION now pregnant. BLECT TO FINAL'ACCEPTANCE FOR TRANSFER

NOV 10: 1993

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5. That the parties have entered into an Agreement which the Court finds to be equitable in content and worthy of the Court's approval.

IT is THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the marriage of the parties be, and it is hereby, dissolved.

IT IS FURTHER ORDERED the parties Agreement be, and the same is now hereby, in all things approved, merged, and incorporated into the terms of this Judgment, and each of the parties hereto is hereby directed to fully comply with the terms and conditions thereof.

parties' real estate which is commonly known as 9450 Southmoor Drive, the Lake County Recorder!

Highland, Indiana, more particularly described as follows, shall be vested solely in and to the respondent, GEORGIA FERKO:

Lot 2 in Meadows 3rd Addition, Unit 4, in the Townsof Highland, as shown in Plat Book 45, page 47, in Lake County, Indiana.

Judgment against the respondent in the sum of \$5,000.00, which said judgment shall be a lien on the aforesaid real estate, and, shall be satisfied from the proceeds of any sale of the aforesaid real estate. Petitioner is hereby enjoined from enforcing said judgment, by execution or otherwise, and from pursuing partition or other remedy.

ALL OF WHICH IS ORDERED this 13th day of October, 1993.

JUDGE // Ke Superior Court

Room No: 1

The Unifed States of America



	STATE OF	INDIANA.	COUNTY	OF LAKE	<b>= ė</b> :
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I, the undersigned Clerk of the take SUPERIOR Court of the Lake County, and the keeper of the records and files thereof, in their State aforesaid, do hereby certify that the above and foregoing a is a full, crue, correct and complete copy of the Order of Court dated October 15, 1993 Property of the Order of the Court dated October 15, 1993 Property of the Order of the Court dated October 15, 1993 Property of the Order of the Court dated October 15, 1993 Property of the Order of the Court dated October 15, 1993 Property of the Order of the Order



	IN WITHE	SS WHEREOF, I have he	reunto set my handi	and allixed it	he seal	ol said Court,
at my	olfice in	HAMMOND, INDIAN	Α		In th	e said Çouniy,
this:	26th	day ol	0ctober	, A. D., il	9 3I.	
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19-lette C. Callation

Clerk Lake SUPERIOR' Court.

By Julie Sarak