STATE OF INDIANA

COUNTY OF LAKE

IN RE THE MARRIAGE

CARMEN VERA/RUIZ, Petitioner,

and

RICHARD VERA, Respondent. EAST CHICAGO, INDIANA

Cause No. 45D02-9101-DR-00116-0

THE LAKE SUPERIOR COURT

CIVIL DIVISION, ROOM TWO

94028818

**ORDER** 

A hearing was held on January 11, 1993, on Petitionerts contempt citation and hearing on property settlement. Petitioner appeared in person and by Tula Kavadias of Kavadias & Wyatt, and the Respondent having been called three times in open court fails to appear and is defaulted. The Court now finds the following:

- A final hearing on Petitioner's Dissolution Petition was 1. held February 7, 1992 and at that time the Dissolution was granted but the property settlement was continued since parties were in a bankruptcy proceeding.
- Respondent is in contempt of court for willful violating the Dissolution Decree of February 7, 1992 which ordered Respondent to continue making payments pursuant to a Chapter 13 Plan of \$400.00 bi-weekly and non-payment of provisional maintenance. Respondent ceased making payments on September 9, 1992.
- 3. The parties have assets of Jones-Laughlin Pension, LTV pension, EIP stock fund, a marital residence, car and marital debts listed in the parties Chapter 13 bankruptcy petition.

IT IS THEREFORE ORDERED that:

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- 1. The Petitioner shall have permanent custody of the parties minor children and the Respondent shall have rights of reasonable visitation upon 24 hour notice.
- 2. Respondent shall pay Petitioner child support in the amount \$195.00 per week by wage withholding order based upon Petitioner's gross weekly wage is \$312.65 and Respondent's gross weekly wage is \$950.94. (See attached child support worksheet)
- 3. Petitioner shall have a judgment against Respondent in the amount of \$5,847.78 which included non-payment of support including non-payment of the NIPSCO bill in the amount of \$247.78 and \$5,600.00 for non-payment of bankruptcy debts. Which judgment shall be paid by garnishment order herein incorporated.
  - 4. Petitioner is awarded the 1988 Voyager Van.
- 5. Petitioner is awarded the marital residence as her exclusive property and Respondent is ordered to quit claim his interest to Petitioner within 30 days of the date of entry of this order. If Respondent fails to quit claim his interest to Petitioner within 30 days then the court appoints Patricia Armstrong as his commissioner to sign in his stead. Petitioner is to pay the mortgage on said house and hold Respondent harmless on same.
- 6. Respondent is awarded all 818.388 shares of his EIP stock from LTV Steel, 1/2 of his LTV Steel Pension Plan, and 1/2 of his Jones and Laughlin pension.
- 7. Petitioner's pension is not currently vested. Petitioner is awarded 1/2 of Respondent's LTV Steel Pension Plan and 1/2 of

Respondent's Jones and Laughlin Pension Plan. A Qualified Domestic Relations Order shall issue for the LTV Steel Pension Plan and the Jones and Laughlin Pension Plan giving Petitioner the right to draw upon these Plans at Respondent's earliest retirement date and making Petitioner the surviving spouse under each of these Plans.

- 8. Tula Kavadias, attorney for the Petitioner, shall have a judgment in the amount of \$1050.00 against respondent which represents 74% of Petitioner's attorney fees. These fee were accrued in order to obtain child support and back maintenance due the Petitioner. These fees are payable by garnishment order.
- 9. All other marital debts shall be paid according to the Chapter 13 Plan. the Lake County Recorder!

SO ORDERED this 28th day of January 1998.

Judge, Lake Superior Court

## 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 28, 1993 in
Cause No. 45D02-9101-DR-00116 entitled, In Re The
Marriage Of: CARMEN VERA and
RICHARD VERA , 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 inCROWN POINT,_INDIANA in
the said County, this 15th day of APRIL
A.D., 19_94
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