

1 key # 25-55-21
25-49-9810

STATE OF INDIANA }
COUNTY OF LAKE } SS:

IN THE LAKE SUPERIOR COURT
ROOM NUMBER FOUR
GARY, INDIANA

IN RE THE MARRIAGE OF:
CATHERINE BRANON, Petitioner
and
DOUGLAS BRANON, Respondent

CAUSE NO. 45D04-9104-DR-00270

FILED Filed in Open Court

DEC 30 1994 JUL 2 1991

DECREE OF DISSOLUTION

Robert C. Antone
LAKE SUPERIOR COURT

The Petitioner, CATHERINE BRANON, in person and by counsel, and the Respondent, DOUGLAS BRANON, pro se, having executed a Waiver of Final Hearing pursuant to IC 31-1-11.5-8(d)(1), now tender their Agreement disposing of all of the incidents of their marriage and request Court approval of same.

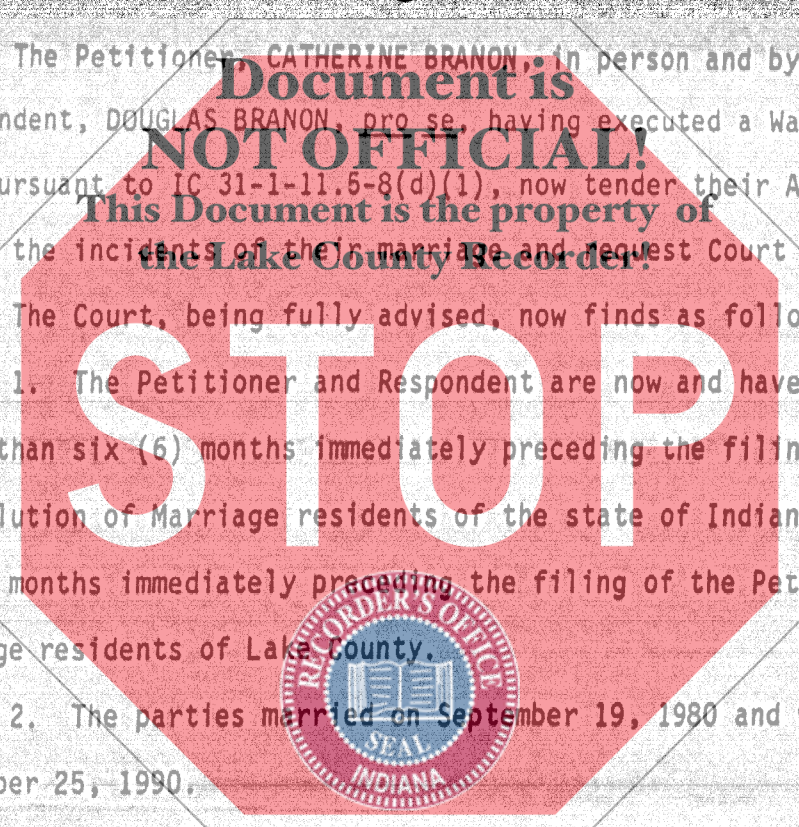
The Court, being fully advised, now finds as follows:

1. The Petitioner and Respondent are now and have been continuously for more than six (6) months immediately preceding the filing of the Petition for Dissolution of Marriage residents of the state of Indiana and for the three (3) months immediately preceding the filing of the Petition for Dissolution of Marriage residents of Lake County.

2. The parties married on September 19, 1980 and were separated on September 25, 1990.

3. There were two (2) minor children born of the marriage of the parties namely SARAH BRANON, born January 27, 1981 and BRETT BRANON, born June 18, 1984. The Petitioner is not pregnant at this time.

4. The marriage has been irretrievably broken and there is no hope for reconciliation.



95000377

STATE OF INDIANA
LAKE COUNTY
FILED FOR RECORD
95 JAN -1 AM 8:32
ANASA G. COLBY
CLERK DEPT. RECORDER

Wendell A. Sedia
2633-45th St.
Highland 46322

FILED
DEC 14 1994
Anne N. Antone
AUDITOR LAKE COUNTY

001511

000609

11-00

5. The parties have entered into a written Agreement disposing of all the incidents of their marriage and have waived Final Hearing pursuant to IC 31-1-11.5-8(d)(1). This Agreement and Waiver is as follows: (H.I.).

6. The Court finds this Agreement to be a fair and reasonable disposition of the incidents of the parties' marriage and that same should be approved in its entirety.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court as follows:

1. The marriage between CATHERINE BRANON and DOUGLAS BRANON is dissolved and CATHERINE BRANON and DOUGLAS BRANON are restored to the state of unmarried persons.

2. The Agreement entered into by and between CATHERINE BRANON and DOUGLAS BRANON is approved in its entirety, and is merged and incorporated into this Decree. The parties are ordered to do and perform any and all acts necessary to carry out and effectuate the terms and conditions of the Agreement, including but not limited to the execution of deeds, motor vehicle titles and the like.

DATED THIS 2nd DAY OF July, 1991.


Gerald N. Metcalfe
JUDGE, LAKE SUPERIOR COURT, ROOM FOUR