

January 7, 1960

Kathreen Louise Perrin
vs
Richard Perrin

359-2052

Comes now the plaintiff and this cause having been continued until this date for further evidence and the parties now offer in evidence a written property settlement, which is now received in evidence and the court having heard and concluded all of the evidence and being duly advised in the premises, now finds for the plaintiff that the plaintiff is entitled to an absolute divorce from the defendant herein, and that there were two (2) children born as the fruits of this marriage, viz: Bonnie Louise, born September 21, 1940, and Gerry Richard, born August 23, 1942, and that said Bonnie Louise is now emancipated and the plaintiff should be granted the care, custody and control of the minor child, Gerry Richard. The court further finds that the defendant should pay for the support and maintenance of said minor child, the sum of \$25.00 each week, commencing instanter; that the defendant should be granted the privilege of visitation with said minor child at all reasonable times and hours. The court further finds that the plaintiff should be awarded all of the household furniture and furnishings and effects of the parties now in her possession, and that the following property settlement entered into by the parties, to-wit:

PROPERTY SETTLEMENT AGREEMENT

This agreement executed this 6th day of January, 1960, by and between Kathreen Louise Perrin and Richard Perrin and both residing in East Gary, Indiana, witnesseth and whereas the husband and wife were married on the 9th day of December, 1939, and lived together until approximately October 8, 1959, when they separated and have ever since been separated and whereas two (2) children were born to said marriage, namely, Bonnie Louise Perrin, age 19, born September 21, 1940, and Jerry Richard Perrin, age 17, born August 23, 1942, and whereas the husband and wife have negotiated the provisions of a settlement agreement in order to make an amicable settlement of all the issues which may exist between them except the issue whether or not a divorce be granted upon trial of said cause. Now, therefore, in consideration of the premises and the mutual covenants herein contained, the parties do hereby enter into the following property settlement agreement.

1. The husband grants and conveys unto the wife the equity in real estate known as 2900 New Jersey Street, East Gary, Lake County, Indiana, now being purchased by the parties on contract.

2. The husband further agrees to continue the monthly contract payments on said home for the benefit of the wife. As further consideration for the execution of this agreement effective upon and contingent upon the granting of a divorce, the wife hereby releases the husband from all obligations for the support of the wife by the husband and for all rights and claims arising by reason of the marriage or otherwise. In the event the court does grant a divorce, the parties agree that this property settlement agreement shall be submitted to the court for approval and upon approval by the court, be made a part of the divorce decree.

/s/ KATHREAN LOUISE PERRIN

/s/ RICHARD PERRIN

AND said property settlement and agreement is approved and should be made a part of the judgment and decree herein, and that the defendant should pay all the costs herein.

IT IS THEREFORE CONSIDERED, ADJUDGED AND DECREED by the court that the bonds of matrimony heretofore existing between the parties hereto, be and they are hereby wholly dissolved and void for naught and that the plaintiff have and she is hereby granted an absolute divorce from the defendant herein, and that there were two (2) children born to the parties herein, viz: BONNIE LOUISE, born September 21, 1940, and GERRY RICHARD, born August 23, 1942, and that the plaintiff is a fit and proper person to have the care, custody and control of the minor child, Gerry Richard, and Bonnie Louise is now emancipated.

IT IS FURTHER CONSIDERED, ADJUDGED AND DECREED by the court that the defendant shall pay for the support and maintenance of the minor child, Gerry Richard, the sum of \$25.00 each week, commencing instanter, and that he have and is hereby granted the privilege of visitation with said minor child at all reasonable times and hours.

IT IS FURTHER CONSIDERED, ADJUDGED AND DECREED by the court that the plaintiff have and she is hereby awarded all of the household furniture, furnishings and effects of the parties now in her possession; that the property settlement and agreement, hereinabove set, be and the same is hereby approved and made a part of the judgment and decree herein, and that the defendant shall pay all the costs herein.

FRED A. RGAN
JUDGE

DULY ENTERED FOR TAXATION SUBJECT TO
FINAL ACCEPTANCE FOR TRANSFER.

JUN 05 1995

SAM ORLICH
AUDITOR LAKE COUNTY

Rice + Rice, 3235 Willowcreek Rd. Postage 46368

95031701

95 JUN - 5 AM 9:45

STATE OF INDIANA
LAKE COUNTY
FILED FOR RECORD

000244

JW

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 Order of Court dated JANUARY 7, 1960 in Cause No. 359-2052 entitled, In Re The Marriage Of: KATHREAN LOUISE PERRIN and RICHARD PERRIN, 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 GARY, IN in the said County, this 30 day of MAY, A.D., 19 95.

Robert C. Antick

Clerk Lake SUPERIOR Court

By Lavelina A. Hardy
Deputy