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STATE OF INDIANA
LAKE COUNTY
FILED FOR RECORD

STATE OF INDIANA)
COUNTY OF LAKE)

IN THE LAKE CIRCUIT COURT
SITTING AT CROWN POINT, INDIANA

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IN RE: THE MARRIAGE OF)
ROSEMARIE O. KROL,)
Petitioner,)
and)
STANLEY J. KROL,)
Respondent.)

MORRIS W. CARTER
RECORDER

CAUSE NO: 45C01-9802-DR-00290

Filed in Open Court

FEB 23 1999

DISSOLUTION DECREE

Comes now the Respondent, Rosemarie O. Krol, by counsel, Attorney *Anna M. Carter* D. Szumlanski, and comes now Petitioner, Stanley J. Krol, Pro Se and both parties having been duly and legally served with process, namely summons in all respects as required by law, and more than sixty (60) days having elapsed since the issuance of summons and this cause having been at issue upon the Petitioner's Petition for Dissolution of Marriage, and the same having been submitted in open Court for finding and judgment, the Court being duly advised in the premises now finds as follows:

1. That the Petitioner was a continuous and bona fide resident of the County of Lake, State of Indiana, for three (3) months and the State of Indiana for six (6) months immediately preceding the filing of this action.
2. The Court has jurisdiction of the parties and the cause of action herein.
3. That the marriage of the parties is irretrievably broken and, therefore, should be dissolved due to an irretrievable breakdown.
4. That there were two (2) children born during the marriage, namely, Jonathan S. Krol, born on July 1, 1992 and Bianca M. Krol, born on June 1, 1995; and Petitioner is not now pregnant.
5. That the Settlement Agreement of the parties in this action is submitted

ROSEMARIE OCAOIZ
→ 1205 BEACON ST
EAST CHICAGO IN 46312

CS
2/23/99
MS

in open Court and approved by the Court and made part of this Decree the same as if the terms and provisions thereof were fully recited herein and each of the parties is now ordered and directed by the Court to carry out the terms and provisions of said Settlement Agreement.

IT IS THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED

BY THE COURT, as follows:

1. That the bonds of matrimony heretofore existing between the Petitioner and Respondent be and the same are hereby dissolved.
2. That the Settlement Agreement of the parties is hereby approved and made a part of this Decree incorporated herein by reference.

JUDGMENT ACCORDINGLY. Costs Paid.

DATED: _____

JUDGE



STATE OF INDIANA)
COUNTY OF LAKE)

IN THE LAKE CIRCUIT COURT
SS:
SITTING AT CROWN POINT, INDIANA

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ORDER

FEB 23 1999

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CUSTODY

Anna M. Anton
CLERK LAKE CIRCUIT COURT

Comes now the Petitioner, in person and by counsel, Karen D. Szumlanski, and comes now the Respondent, pro se, and stipulate and agree to the following Order and in open court submit same to the Court for approval:

1. That the Petitioner shall have legal custody of the parties' children, Jonathan S. Krol; DOB: 07/01/92, and Bianca M. Krol; DOB: 06/01/95.
2. That each party shall keep the other advised of their residence, employment address and telephone number at all times.

VISITATION

1. That the Respondent shall be awarded reasonable visitation upon forty-eight (48) hours notice. That each party shall be awarded telephonic visitation with the parties' minor children while in the custody of the other.
2. That each party shall advise the other of their intentions to take the children out of town for any extended period of time.

CHILD SUPPORT

1. That pursuant to the Indiana Child Support Guideline Worksheet which is attached hereto, marked as Exhibit "A", and made a part hereof, same recommends

that Respondent pay to Petitioner for the support of the parties' minor children the sum of \$138.00 per week, which sum shall be paid on a weekly basis into the Clerk's Office pursuant to an Income Withholding Order.

MEDICAL EXPENSES

1. That the Respondent shall continue to cause the parties' minor children to be covered on his medical insurance through his place of employment.

2. That the Petitioner shall be responsible to pay the first \$661.00 for uninsured medical expenses on behalf of the minor children with the parties being responsible to each for payment of their respective percentages thereafter pursuant to the attached Indiana Child Support Guideline Worksheet. That each party shall comply with the requirements of the Respondent's medical insurance carrier.

TAX EXEMPTIONS

1. That the parties shall each claim one (1) child for income tax purposes with the Petitioner claiming Jonathan and the Respondent claiming Bianca. Respondent shall be allowed to claim the exemption only if he is current for the payment of child support beginning with the 1998 tax year.

2. That each party shall do all acts and execute all documents necessary to effectuate said order.

RETIREMENT BENEFITS

1. That the Petitioner shall be awarded as her sole and exclusive property her P.E.R.F. pension plan through her employment.

2. That the Respondent shall be awarded as his sole and exclusive property his PERF pension plan through his employer.

VEHICLES

1. That the Petitioner shall be awarded as her sole and exclusive property the Ford, Crown Victoria.

2. That the Respondent shall retain in his possession and shall be awarded as his sole and exclusive property the automobile currently in his possession and shall hold Petitioner harmless on same. Respondent shall also hold Petitioner harmless on the debt from the Ford Expedition.

3. That each party shall do all acts and execute all documents to effectuate said order.

1. That the Petitioner shall be awarded as her sole and exclusive property the marital home located at 1205 Beacon Street, East Chicago, Indiana along with all equity that has accumulated therein.

2. That the Respondent shall convey all of his title and interest in said property to the Petitioner by Quitclaim Deed.

3. That the Petitioner shall be solely responsible for all mortgage payments, taxes, assessments and repairs on said property.

MARITAL DEBTS

1. That the Petitioner shall pay when due, keep current, and hold Respondent harmless thereon the following marital debts:

- (a) Sears charge card.
- (b) Wards charge card.

2. That the Respondent shall pay when due, keep current, and hold Petitioner harmless thereon the following debts:

(a) Federal Credit Union.

WIFE'S MAIDEN NAME

It is the wife's desire that her maiden name of Ocadiz be restored.

This Settlement Agreement is hereby approved and made an Order of the Court and made a part of the Decree and is hereby incorporated therein by reference.

ALL OF WHICH IS FOUND AND RECOMMENDED THIS 22 DAY OF

February, 1999.

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Christina Miller
This Document is the property of the
MAGISTRATE, LAKE CIRCUIT COURT
the Lake County Recorder!

ALL OF WHICH IS SO ORDERED AND APPROVED THIS 23 DAY OF

Feb, 1999.

Lorenzo Audondo
JUDGE, LAKE CIRCUIT COURT





CERTIFICATION OF CLERK

As legal custodian I hereby certify that the above and foregoing is a true and complete copy of the original on file with this office in the cause stated thereon.

Witness my hand and the seal of the court this 21 day of August, 1999.

Anna H. Antonio
Clerk of the Lake Circuit and Superior Courts

By: Kelly Penzance
Deputy Clerk

Each party shall complete that portion of the worksheet that applies to him or her, sign the form and file it with the court. The worksheet is required in all proceedings establishing or modifying child support.

IN RE: MARRIAGE OF KROL

CASE NO: 45CO109802-DR-00290
 FATHER: Stanley J. Krol
 MOTHER: Rosemarie O. Krol

CHILD SUPPORT OBLIGATION WORKSHEET

Children	DOB	Children	DOB
Jonathan S. Krol	07/01/92		
Bianca M. Krol	06/01/95		

1. WEEKLY GROSS INCOME Subsequent Children Multipliers (Circle .935 .903 .878 .863 .854)	FATHER 547	MOTHER 410	////////// //////////
A. Child Support (Court Order for Prior Born Children)	574		//////////
B. Child Support (Legal Duty for Prior Born Children)			//////////
C. Maintenance Paid			//////////
D. WEEKLY ADJUSTED INCOME (WAI) Line 1 minus 1A, 1B and 1C	58	42	957 986
2. PERCENTAGE SHARE OF TOTAL WAI	57%	43%	//////////
A. Work-Related Child Care Expenses	//////////	//////////	45
3. COMBINED WEEKLY ADJUSTED INCOME (Line 1D minus Line 2A)	//////////	//////////	912 941
4. BASIC CHILD SUPPORT OBLIGATION Apply CWAI to Guideline Schedules	//////////	//////////	212 218
A. Work-Related Child Care Expense	//////////	//////////	45
B. Weekly Premium-Children's Portion of Health Insurance only	//////////	//////////	263
5. TOTAL CHILD SUPPORT OBLIGATION (Line 4 plus 4A and 4B)	//////////	//////////	257 273
6. PARENTS' CHILD SUPPORT OBLIGATION (Line 2 times Line 5)	153		//////////
7. ADJUSTMENTS [] Obligation from Post-Secondary Education Worksheet Line] [] Child(ren)'s Portion of Weekly Health Insurance Premium \$ _____ (This will be a credit to the payor) [] Visitation Credit \$ _____	+ _____ - 15	+ _____ - _____	////////// ////////// ////////// //////////
8. RECOMMENDED CHILD SUPPORT OBLIGATION	138		//////////

EXPLAIN ANY DEVIATION FROM GUIDELINE SCHEDULES IN ORDER/DECREE

I affirm under penalties for perjury that the foregoing representations are true

Father: Stanley J. Krol

Mother: Rosemarie O. Krol

Date: _____

UNINSURED HEALTH CARE EXPENSE CALCULATION

A. Custodial Parent Annual Obligation: (Line 4) 212 x 52 weeks x .06 = \$661.
 B. Balance of Annual Expenses to be Paid: (Line 2) 58 % by Father: 42 % by Mother.