FORM H

STATE OF INDIANA)	IN THE	COURT
COUNTY OF) SS:	CAUSE NO:	
IN RE THE MARRIAGE OF	,		
)		
and			

DECREE OF MARRIAGE DISSOLUTION

The Court, having heard evidence on the verified Petition for Dissolution of Marriage, filed in this cause on ______, 20____, and now being duly adivsed in the premises; FINDS:

(1)That residency requirements of Public Law 297 have been proven; (2) That a Summons, with a copy of the verified Petition attached, has been served upon all interested parties; (3) That (____number of children___), (___child/children____) were born to the marriage and that no other children are expected; (4) That the parties have agreed to the disposition of any and all property acquired during or as a result of the marriage; (5) That the allegations of the verified Petition are true and that the existing marital relationship between the parties is irretrievable broken and should be dissolved; (6) That (petitioner's/respondent's) former name of (___former name___) should be restored.

IT IS THEREFORE ORDERED, by the Court, that the marriage of (_____name of petitioner____) and (_____name of respondent____) be and hereby is dissolved.

That the (petitioner's/respondent's) former name of (__former name___) be and hereby is restored.

That (name of petitioner or respondent) shall have custody and control of the (child/children) born of the marriage whose names(s) and ages(s) (is/are) as follows:

and that (name of petitioner or respondent) shall have the following visitation rights.

That (name of petitioner or respondent) pay the sum of \$_____each _____as required by the Indiana Child Support Guidelines and that said sum be paid through the Clerk of the _____County Court, _____ County, Indiana, by cash or money order, as support for the above name (child/children).

SO ORDERED this ______day of ______, 20_____.

Judge