

*To: Janny hantz  
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STATE OF INDIANA ) IN THE MARION COUNTY SUPERIOR COURT  
COUNTY OF MARION ) SS: CAUSE NO. 49D01-0305-DR-000898

IN RE: THE MARRIAGE OF )  
THOMAS E. JONES, JR. )  
Petitioner, )  
vs. )  
TAMMY U. JONES, )  
Respondent. )

**FILED**  
(141) FEB 13 2004  
*Donna L. Sullivan*  
CLERK OF THE  
MARION CIRCUIT COURT

**DECREE OF DISSOLUTION OF MARRIAGE**

A Contested Final Hearing having been scheduled and conducted at 1:30 p.m. on Tuesday, February 3, 2004, in this Court at which hearing Petitioner-Husband appeared in person and by counsel and Respondent-Wife appeared in person and the Court having determined that it had jurisdiction of this proceeding since the Petitioner had initiated this action more than sixty (60) days prior to said hearing date and at the time of said proceeding he had been a bona fide resident of the State of Indiana and for three months prior to said filing date, namely May 15, 2003, Petitioner and Respondent had both been bona fide residents of Marion County, Indiana and Summons having been served upon Respondent more than twenty (20) days prior to said hearing date, the Court having heard the testimony of the parties and having received evidence now makes the Findings and Orders as follows:

**FINDINGS**

1. THAT THE COURT FINDS THAT the parties' marriage commenced on February

1, 1995 and is irretrievably broken and should be dissolved.

2. THAT THE COURT FURTHER FINDS THAT there is no real estate acquired by the parties during their marriage and that Respondent's premarital surname of "Bristol" shall be restored.

3. THAT THE COURT FURTHER FINDS THAT Respondent is not now pregnant but the parties have one child born to them during their marriage, a son, namely Archer Jones, born July 8, 1995.

4. THAT THE COURT FURTHER FINDS THAT said child shall remain in the joint legal custody of the parties with Petitioner-Father serving as physical custodian.

5. THAT THE COURT FURTHER FINDS THAT commencing Friday, February 6, 2004 and each Friday thereafter, Mother shall pay to Father the sum of \$60.00 per week in child support, pursuant to Attachment "A" affixed hereto as a part hereto, which child support shall be paid through the Child Support Division of the Marion County Clerk's Office and shall be withheld from her wages by an Income Withholding Order and until such time as said Income Withholding Order is placed into effect Mother shall pay said support sum directly to Father by check or money order.

6. THAT THE COURT FURTHER FINDS THAT Father will secure health insurance at the earliest convenient date, which is believed to be approximately March 1, 2004.

7. THAT THE COURT FURTHER FINDS THAT consistent with the Statewide Child Support Guidelines 6% Rule, Father shall pay the first \$427.00 each calendar year of uninsured medical bills and thereafter all uninsured charges shall be split proportionately with Father paying 64% of same and Mother paying 36%.

8. THAT THE COURT FURTHER FINDS THAT uninsured medical bills shall be all

charges incurred for medical, optical, dental, prescription drug, orthodontia, and prescribed treatments and therapies, with the party entitled to be repaid by the other party, upon the receipt of said reimbursement request with appropriate documentation thereof, to have remitted to them the necessary sum within thirty days of the date said request is made.

9. THAT THE COURT FURTHER FINDS THAT Mother shall have parenting time with said child at all mutually convenient times but no less frequently than as provided by the Statewide Parenting Time Guidelines, a copy of the applicable portions said guidelines are affixed hereto as Attachment "B".

10. THAT THE COURT FURTHER FINDS THAT the following specific terms shall also apply to both parties:

a) Neither party shall use any illegal drugs or ingest excessive amounts of alcohol and a party coming to pick up or retrieve their son from the other are refrained from being under the influence of alcohol or illegal drugs while operating a vehicle to transport said child;

b) Both parties shall insure that any computers in their possession and control have appropriate locks upon them so that their child cannot have access to inappropriate websites such as those of a sexual nature;

c) That the parties are both to provide proper meals for their son as are appropriate including snacks at the traditional mealtimes no less than three times per day;

d) That both parties will work diligently when said child is with them to insure that he is brought to school in a timely fashion so that excessive tardinesses are not accumulated;

e) That Mother is to continue with her counseling and taking all of her prescribed medications;

f) That Father is to continue with Archer's counseling program as requested by said counselor and both parents are to attend counseling sessions when recommended by the counselor;

g) That both parents are to provide proper discipline for said child and not use excessive force or inappropriate punishments or sanctions;

h) That within sixty days both parties are to enroll in the "Making Parents Advocates" class sponsored by Meridian Psychological Associates;

i) That Petitioner's attorney, Richard A. Gole, is to provide a copy of the DRCB report to Mrs. Ethnier;

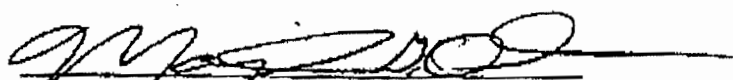
j) That the parents are directed to take such steps as are needed to shelter Archer from involvement and observation of these non-mainstream religious beliefs and rituals; and

k) That both parties are directed to enhance stability in Archer's life to have him avoid contact with the various persons that they may have intimate relationships with other than a "significant other" or subsequent spouse.

10. THAT THE COURT FURTHER FINDS THAT the parties have allocated all personal property and household goods and nothing further needs to be distributed and each party shall keep those items in their present possession and control including their respective automobiles and that both parties shall also pay all bills and obligations incurred in their own names since separating in May 2003, and hold the other party harmless thereon.

ORDERS

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the marriage of the parties is heretofore dissolved and the findings detailed hereinabove are by reference hereinafter incorporated as if set out in full herein.

  
Judge, Marion County Superior Court 1

Date: 2-13-04

*Call 1.877*

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