

STATE OF CONNECTICUT

No. FA-85-0287428 S

LINDA LAKE
of Danbury, Connecticut
-vs-

CHARLES E. G. Lake
of Danbury, Connecticut

Superior Court of Connecticut
Judicial District of Danbury
at Danbury

Present Hon. Howard J. Moraghan, Judge. MAY 9, 1986

JUDGMENT

This action, by writ, and complaint, claiming a dissolution of the marriage of the parties and other relief, as on file, came to this Court on July 2, 1985

and thence to later dates when the defendant appeared pro se and said action was claimed for the hearing list

and when the Plaintiff appeared to prosecute the claim for a dissolution of said marriage.

The Court, having heard the evidence finds the following:

1. The wife, by the name of Linda Erickson was lawfully married to the husband on July 10, 1974 at Danbury, Connecticut.
2. One party has resided continuously in this State twelve months next before the date of the filing of the complaint or next preceeding the date of this decree, and all statutory stays have expired.
3. The marriage has broken down irretrievably.
4. Only the following minor child or children have been born to the wife since the date of said marriage, all of whom are the lawful issue of the parties hereto: Charles E. G. Lake III, born January 25, 1975
Rebecca Lyn Lake, born January 13, 1976.

Whereupon it is adjudged that the marriage of the parties to this action be and it is hereby dissolved and they are each hereby declared to be single and unmarried, and that the care, custody and education of said minor children is hereby committed to the parties jointly, subject to the right of reasonable visitation in the Plaintiff, the Defendant being the residential parent, pending a custody study.

And that the parties shall be referred for a custody study.

And that the parties both pay ~~pay to the~~ ~~residence,~~ \$1.00 per child per year for the support of each of said minor children, pending a custody study.

And that the defendant shall pay an amount in arrearage in child support to be determined by the Attorney General. The arrearage is due to the State of Connecticut.

And that each party shall provide medical insurance for the minor children and such life insurance as they are able to purchase with the children named as irrevocable beneficiaries, until each attains the age of 18, dies, marries, or is otherwise emancipated.

And that the Plaintiff's maiden name is restored and she shall henceforth be known as

No. FA85-0287428 S

LAKE, LINDA

vs.

LAKE, CHARLES E.G., JR.

STATE OF CONNECTICUT
SUPERIOR COURT
Judicial District of Danbury

I, Therese A. Servas, Clerk of the Superior Court for the Judicial District of Danbury, hereby certify that the within and foregoing is a true copy of the original JUDGMENT OF DISSOLUTION DATED MAY 9, 1986 in said cause, as on file and of record appears.

In witness whereof, I have hereunto set my hand and the Seal of said Court at Danbury in said Judicial District, this 29th day of DECEMBER 1986

Therese A. Servas, Clerk

by *[Signature]* Deputy Clerk.

No.

Superior Court

Linda J. Lake

G. A. #3

Vs.

At Danbury

Charles E. G. Lake Jr.

November 21, 1985

Motion For Custody

The defendant moves the court as follows:

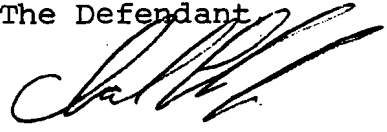
- 1) I, Charles E.G. Lake Jr., respectfully request custody of Charles E. G. Lake III, born January 25, 1985 and Rebecca L. Lake, born January 13, 1976, both residing at 36 Jefferson ave. Danbury Ct, and both being issues of this marriage.
- 2) I, the defendant, am in agreement with plaintiffs request for visitation; Week-ends, under the supervision of my mother Mrs. Edna Lake of 36 Jefferson Ave., Danbury, CT; also open communication between myself and plaintiff regarding holidays and other days of visitation.

My defense for custody is as follows:

- 1) Plaintiff is neither Mentally nor Physically able to take charge of said children due to illness contracted aproximatley eight years ago
- 2) I, the defendant, am now living a stable life and feel that I can provide a stable and nurturing household for said children.

This is to certify that a copy hereof
has been presented this date to all
Counsel and Parties of record.

The Defendant


Charles E. G. Lake Jr.

11/21/85



STATE OF CONNECTICUT

DEPARTMENT OF CHILDREN AND YOUTH SERVICES

To Whom It May Concern:

I have known Charles Lake since February, 1983 in connection with my work with him on behalf of his daughter, Tiffany Layden, who was in the custody of the Department for eighteen months.

Charles Lake has been a devoted and caring father to Tiffany, and when it became apparent that she would not be returning to her mother's home, she was placed with Mr. Lake. Tiffany is receiving excellent care in his home, and she is developing nicely. It is the Department's intention to petition the Juvenile Court to award full legal custody of Tiffany to Mr. Lake within the next several months.

Very truly yours,

A handwritten signature in cursive script that reads "Janice Quinlan".

Janice Quinlan

Social Worker

Phone (203) 797-4040

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OPTIONS

Counseling Associates

30 West St., Danbury, CT 06810

(203) 794-0765

(203) 355-1893

Janice K. Steers, M.S., C.A.G.S.

Nov. 20, 1985

To Whom It May Concern,

As an individual and family counselor, it has been my personal pleasure to have counseled Mr. Charles Lake for several years. He has taken full responsibility for participating in his own emotional, spiritual and professional growth.

I consider Mr. Lake to be one of the most hard-working, dedicated and responsible men that I've had the good fortune to meet. His concern as a parent and a human-being is admired by myself and my staff.

If I can be of any future service on behalf of Mr. Lake, please contact me.

Sincerely,
Janice Steers