

NOT SEAT
Revised 6/15/05

NO. FA-85-0287428 S : SUPERIOR COURT
LINDA J. LAKE : JUDICIAL DISTRICT OF DANBURY
VS. : AT DANBURY
CHARLES E.G. LAKE : NOVEMBER 7, 1988

ORDER

The parties having come before the Court on this day pursuant to Intervenor's motion for custody and having entered into an Agreement concerning the custody and visitation of the minor children and the Court having found said Agreement to be fair, equitable and in the children's best interest, it is hereby

ORDERED, in accordance with said Agreement:

THAT sole legal custody of the two minor children, to wit:

Rebecca Lynn Lake and
Charles E.G. Lake, III

is awarded to the Intervenor, EDNA LAKE and the minor children shall reside with EDNA LAKE.

THAT the Plaintiff, LINDA J. ERICKSON, formerly LINDA J. LAKE, shall have rights of liberal and flexible visitation with each of said minor children including, but not limited to unsupervised visitation outside of and away from the children's residence located at 36 Jefferson Street in Danbury.

Order on 114

THAT the Defendant, CHALRES E.G. LAKE, JR., shall have rights of liberal and flexible visitation with each of said minor children within the County of Fairfield, City of Danbury, State of Connecticut. The Defendant shall have the rights of visitation with said minor children outside of the State of Connecticut only as follows:

1. Defendant may pick-up the minor children at 36 Jefferson Street in Danbury on December 28, 1988, travel to Defendant's residence in Maplecrest, New York and return the children to Danbury on January 1, 1989.

2. At the beginning of the second half of the 1989 Danbury school system's Spring vacation, the Defendant may pick-up the minor children at 36 Jefferson Street in Danbury, and travel to Maplecrest, New York and return the children to Danbury on the Sunday before school resumes.

BY THE COURT, (West)

By: 
T.A. CLERK/ JUDGE