

STATE OF INDIANA )  
 ) SS:  
COUNTY OF ALLEN )

IN THE ALLEN SUPERIOR COURT  
FAMILY RELATIONS DIVISION  
CAUSE NO. 0 [REDACTED]

IN RE: THE PATERNITY OF: )  
ASHLEY DANIELLE CRAIG, )  
 )  
SALOME M. ANTHONY, )  
Petitioner, )  
 )  
vs. )  
 )  
LAWRENCE CRAIG, )  
Respondent. )

REC'D APR 30 2003

**ORDER**

COME NOW the Petitioner, Salome Anthony in person and by counsel, More, Miller, Yates & Tracey and the Respondent, Lawrence Craig, in person and by counsel Thomas C. Allen and submit their agreement to the court regarding Respondent's compliance with the court's July 19, 2001 Order finding Respondent in contempt of court and setting purge conditions. The parties agree as follows:

1. Respondent's child support arrearage through March 10, 2003 is [REDACTED] which includes the arrearage determined through July 17, 2001 of [REDACTED] accruing interest at [REDACTED] per annum on the arrearage of \$ [REDACTED] and a newly accrued arrearage of \$ [REDACTED]
2. Respondent Lawrence Craig has failed to pay any part of his portion of Ashley D. Craig's [REDACTED] bill to Jon D. Ingleman, D.D.S. in the amount of \$ [REDACTED] ordered on July 19, 2001.
3. Petitioner's counsel has incurred additional attorney fees since the July 19, 2001 attorney fee order of \$ [REDACTED]. An affidavit is attached hereto showing additional attorney fees incurred by Petitioner from July 19, 2001 to date in the amount of \$ [REDACTED]. The court shall have discretion to order additional attorney fees for Petitioner, which fees shall be added to the outstanding balance owed on the July 19, 2001 attorney fee order (now \$ [REDACTED] as of March [REDACTED])

10, 2003) which fees shall be paid in the manner as provided in that order.

4. Respondent Lawrence Craig has executed a Claim for Refund of Contributions and Suspension of Membership (State Form 940) requesting liquidation of his PERF account. The funds in Respondent's account shall be forwarded in Respondent's name in care of his attorney Thomas C. Allen (202 West Berry Street, Suite 710, Fort Wayne, Indiana 46802). Respondent agrees and is ordered to endorse the check to enable Mr. Allen to pay the funds to the Allen County Clerk's Office. From the funds, the clerk shall pay directly to Petitioner the child support arrearage (including orthodontia). The balance of funds shall be held by the clerk as a cash bond for Respondent's ongoing child support obligation and the clerk is ordered to disburse weekly to the child support clerk the sum of \$ [redacted] (and any arrearage accrued between March 10, 2003 and the distribution of PERF funds by the Clerk) until further order of the court.

5. In the event that a PERF erroneously distributes the PERF funds in Respondent's name directly to Respondent, he shall immediately deliver the check to his attorney, Thomas C. Allen for endorsement and distribution pursuant to Paragraph 4 above.

Date: 4-8-03

Imp Cynthia Amber  
Judge, Allen Superior Court

NOTICE IS TO BE GIVEN BY:  
       COURT        CLERK        PARTY        OTHER

PROOF OF NOTICE UNDER TRIAL RULE 72(D):

A copy of this entry was served either by mail to the address of record, deposited in the Court's attorney's distribution box, distributed personally upon the persons and/or filed as listed below:

James M. More courthouse box 105  
Thomas C. Allen, courthouse box 042  
Court Packet - 2

DATE OF NOTICE: \_\_\_\_\_

INITIALS OF PERSON WHO NOTIFIED PARTIES:        COURT        CLERK        PARTY        OTHER