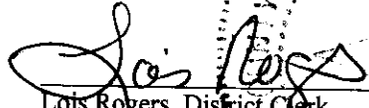
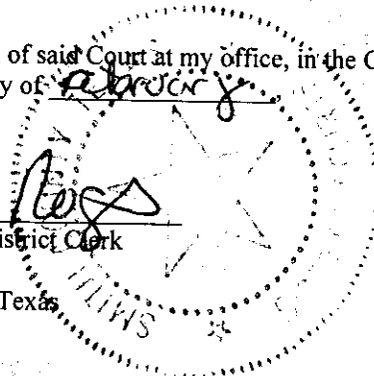


THE STATE OF TEXAS  
COUNTY OF SMITH

I, Lois Rogers, District Clerk of the of Smith County, State of Texas, the same being a Court of record, and the lawful possessor and custodian of the papers and records of said Court, do hereby certify and attest that the above and foregoing are true, full and complete copies of Final Decree of Divorce Cause No. 06-02948 in the of Smith County, Texas, as same are and remain on file and of record in my office.

In Witness Whereof, I have set my hand and affixed the seal of said Court at my office, in the City of Tyler, in the County of Smith, and State of Texas, this 7 day of February, A.D. 2007.

  
Lois Rogers, District Clerk  
Smith County, Texas

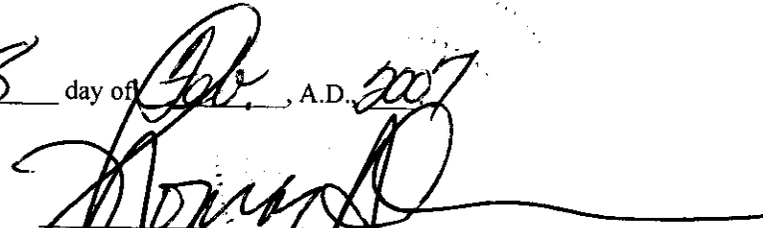


(seal)

THE STATE OF TEXAS  
COUNTY OF SMITH

I, Thomas Dunn, Sole Judge of the County Court at Law, Smith County, State of Texas, and Presiding Judge of said Court, the same being a Court of record having a Clerk and Seal, do hereby certify that Lois Rogers whose signature is appended to the above and foregoing certificate and attestation, is, and was at the time of signing the same, District Clerk of said Court, and legally entrusted with the possession and custody of the records and files thereof, that his signature hereto appended is genuine, and that said certificate and attestation are in due form.

Witness my hand at Tyler, Texas this 8 day of Feb., A.D. 2007

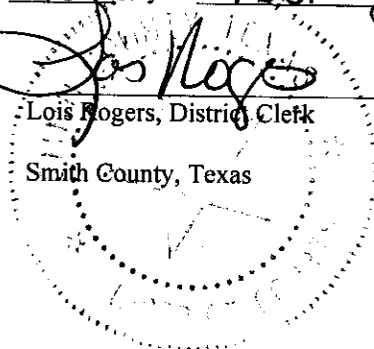
  
Judge Thomas Dunn  
Judge of County Court at Law

THE STATE OF TEXAS  
COUNTY OF SMITH

I, Lois Rogers, District Clerk of the County Court at Law of Smith County, State of Texas, do hereby certify that the Honorable Thomas Dunn, who has signed the foregoing certificate, is duly elected, qualified and commissioned presiding Judge of said Court and that the signature of said Judge to said certificate is genuine.

In Witness Whereof, I have hereto set my hand and affixed the seal of my office, In the City of Tyler, County of Smith, and State of Texas, this the 12 day of February, A.D., 2007

  
Lois Rogers, District Clerk  
Smith County, Texas



(seal)

CAUSE NO. 06-0294-E

IN THE MATTER OF  
THE MARRIAGE OF

KENNETH BEEK ROLLINS, JR.  
AND  
KAREN S. ROLLINS

AND IN THE INTEREST OF  
LESLEY D. ROLLINS and  
HALLIE E. ROLLINS  
MINOR CHILDREN

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IN THE COUNTY COURT

AT LAW

SMITH COUNTY, TEXAS

2007 JAN 24 AM 10:29  
FILED

**FINAL DECREE OF DIVORCE**

On this day the Court heard this case.

1. *Appearances*

Petitioner, KENNETH BEEK ROLLINS, JR, appeared in person and through attorney of record, Dale Long, and announced ready for trial.

Respondent, KAREN S. ROLLINS, was served with process of this suit but has not answered.

2. *Record*

The record of testimony was duly reported by the court reporter for the County Court at Law.

3. *Jurisdiction and Domicile*

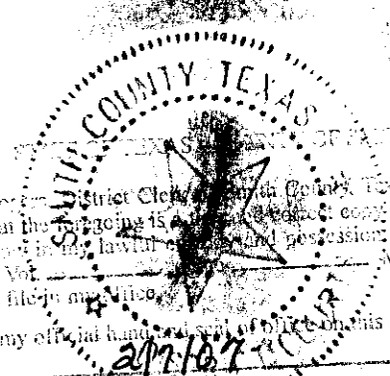
The Court finds that the pleadings of Petitioner are in due form and contain all the allegations, information, and prerequisites required by law. The Court, after receiving evidence, finds that it has jurisdiction of this case and of all the parties and that at least sixty days have elapsed since the date the suit was filed. The Court finds that, at the time this suit was filed, Petitioner had been a domiciliary of Texas for the preceding six-month period and a resident of the county in which this suit was filed for the preceding ninety-day period. All persons entitled to citation were properly cited.

4. *Jury*

A jury was waived, and all questions of fact and of law were submitted to the Court.

5. *Agreement of Parties*

The Court finds that the parties have entered into a written agreement as contained in this decree by virtue of having approved this decree as to both form and substance. To the extent permitted by law, the parties stipulate the agreement is enforceable as a contract. The Court approves the agreement of the parties as contained in this Final Decree of Divorce.



I, [Name], District Clerk of Santa Fe County, Texas, do hereby certify that the foregoing is a true and correct copy of the original record, and in my lawful possession as appeared on file in my office on file in my office. Minutes of said

Witness my official hand and seal of office on this date:

[Name] Rogers, District Clerk - Santa Fe County, Texas

*Mary Pyle*

Deputy

6. *Divorce*

IT IS ORDERED AND DECREED that KENNETH BEEK ROLLINS, JR, Petitioner, and KAREN S. ROLLINS, Respondent, are divorced and that the marriage between them is dissolved on the ground of insupportability.

7. *Children of the Marriage*

The Court finds that Petitioner and Respondent are the parents of the following children:

Name: LESLEY D. ROLLINS  
Birth date: 12-27-88

Name: HALLIE E. ROLLINS  
Birth date: 6-9-91

The Court finds there are no other children of the marriage and none are expected.

7. *Conservatorship and Support*

The Court, having considered the circumstances of the parents and of the children, finds that the following orders are in the best interest of the children.

No provisions are necessary in this decree concerning conservatorship of Lesley D. Rollins as she has attained the age of 18 years.

IT IS ORDERED that KENNETH BEEK ROLLINS, JR. is appointed sole managing conservator of the minor child HALLIE E. ROLLINS.

IT IS ORDERED that KAREN S. ROLLINS is appointed possessory conservator of the minor child HALLIE E. ROLLINS.

IT IS ORDERED that, at all times, Petitioner and Respondent, as a possessory conservator, shall have the following rights:

1. the right to receive information from the other parent concerning the health, education, and welfare of the child;
2. the right to confer with the other parent to the extent possible before making a decision concerning the health, education, and welfare of the child;
3. the right of access to medical, dental, psychological, and educational records of the child;
4. the right to consult with a physician, dentist, or psychologist of the child;
5. the right to consult with school officials concerning the child's welfare and educational status, including school activities;
6. the right to attend school activities;
7. the right to be designated on the child's records as a person to be notified in case of an emergency;
8. the right to consent to medical, dental, and surgical treatment during an emergency involving an immediate danger to the health and safety of the child; and



I, Lois Rogers, District Clerk of Smith County, Texas, do hereby certify that the foregoing is a true and correct copy of the original record, now in my lawful custody and possession, as appearing in Vol. \_\_\_\_\_, Page \_\_\_\_\_, recorded in Court on file in my office.

Witness my official hand and seal in my office on this date:

2/1/07

Lois Rogers, District Clerk - Smith County, Texas

*Mary P. [Signature]*

9. the right to manage the estate of the child to the extent the estate has been created by the parent or the parent's family.

IT IS ORDERED that KENNETH BEEK ROLLINS, JR., as a parent sole managing conservator of HALLIE E. ROLLINS, shall have the following rights and duty:

1. the right to receive information from the other parent concerning the health, education, and welfare of the child;
2. the right to confer with the other parent to the extent possible before making a decision concerning the health, education, and welfare of the child;
3. the right of access to medical, dental, psychological, and educational records of the child;
4. the right to consult with a physician, dentist, or psychologist of the child;
5. the right to consult with school officials concerning the child's welfare and educational status, including school activities;
6. the right to attend school activities;
7. the right to be designated on the child's records as a person to be notified in case of an emergency;
8. the right to consent to medical, dental, and surgical treatment during an emergency involving an immediate danger to the health and safety of the child; and
9. the right to manage the estate of the child to the extent the estate has been created by the parent or the parent's family.
10. the exclusive right to establish the primary residence of the child without regard to geographic location;
11. the right, subject to the agreement of the other parent conservator, to consent to medical, dental, and surgical treatment involving invasive procedures and to consent to psychiatric and psychological treatment of the child;
12. the exclusive right to receive and give receipt for periodic payments for the support of the child and to hold or disburse these funds for the benefit of the child;
13. the exclusive right to represent the child in legal action and to make other decisions of substantial legal significance concerning the child;
14. the exclusive right to consent to marriage and to enlistment in the armed forces of the United States;
15. the exclusive right to make decisions concerning the child's education;
16. the exclusive right to the services and earnings of the child;
17. except when a guardian of the child's estate or a guardian or attorney ad litem has been appointed for the child, the exclusive right to act as an agent of the child in relation to the child's estate if the child's action is required by a state, the United States, or a foreign government; and
18. the duty to manage the estate of the child to the extent the estate has been created by community property or the joint property of the parents.

IT IS ORDERED that, at all times, Petitioner and Respondent, as parent conservators, shall each have the following duties:

1. the duty to inform the other parent in a timely manner of significant information concerning the health, education, and welfare of the child; and

I, Lois Rogers, District Clerk of Smith County, Texas, do hereby certify that the foregoing is a true and correct copy of the original record, now in my lawful custody and possession, as filed in record in Vol. \_\_\_\_\_, Page \_\_\_\_\_, Abstract of Smith County of file in my office.

Witness my official hand and seal of office on this date: 2/7/07

Lois Rogers, District Clerk - Smith County, Texas

\_\_\_\_\_ Deputy

*Mary Ayle*

2. the duty to inform the other parent if the parent resides with for at least thirty days, marries, or intends to marry a person who the parent knows is registered as a sex offender under chapter 62 of the Code of Criminal Procedure (as added by chapter 668, Acts of the 75th Legislature, Regular Session, 1997) or is currently charged with an offense for which on conviction the person would be required to register under that chapter. IT IS ORDERED that this information shall be tendered in the form of a notice made as soon as practicable, but not later than the fortieth day after the date the parent begins to reside with the person or on the tenth day after the date the marriage occurs, as appropriate. IT IS ORDERED that the notice must include a description of the offense that is the basis of the person's requirement to register as a sex offender or of the offense with which the person is charged. WARNING: A PERSON COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE PERSON FAILS TO PROVIDE THIS NOTICE.

IT IS ORDERED that, during their respective periods of possession, Petitioner and Respondent, as a parent conservator, shall have the following rights and duties:

1. the duty of care, control, protection, and reasonable discipline of the child;
2. the duty to support the child, including providing the child with clothing, food, shelter, and medical and dental care not involving an invasive procedure;
3. the right to consent for the child to medical and dental care not involving an invasive procedure;
4. the right to consent for the child to medical, dental, and surgical treatment during an emergency involving immediate danger to the health and safety of the child; and
5. the right to direct the moral and religious training of the child.

IT IS ORDERED that the conservators shall have possession of the child at times mutually agreed to in advance by the parties

Except as otherwise explicitly provided in this Standard Possession Order, the terms and conditions of possession of the child that apply regardless of the distance between the residence of a parent and the child are as follows:

1. Surrender of Child by KAREN S. ROLLINS - KAREN S. ROLLINS is ORDERED to surrender the child to KENNETH BEEK ROLLINS, JR. at the beginning of each period of KENNETH BEEK ROLLINS, JR.'s possession at the residence of KENNETH BEEK ROLLINS.
2. Return of Child by KENNETH BEEK ROLLINS, JR. - KENNETH BEEK ROLLINS, JR. is ORDERED to return the child to the residence of KAREN S. ROLLINS at the end of each period of possession. However, it is ORDERED that, if KENNETH BEEK ROLLINS, JR. and KAREN S. ROLLINS live in the same county at the time of rendition of this order, KENNETH BEEK ROLLINS, JR.'s county of residence remains the same after rendition of this order, and KAREN S. ROLLINS's county of residence changes, effective on the date of the change of residence by KAREN S. ROLLINS, KENNETH BEEK ROLLINS, JR. shall surrender the child to KAREN S. ROLLINS at the residence of KENNETH BEEK ROLLINS, JR. at the end of each period of possession.
3. Surrender of Child by KENNETH BEEK ROLLINS, JR. - KENNETH BEEK ROLLINS, JR. is ORDERED to surrender the child to KAREN S. ROLLINS, if the child is in KENNETH BEEK ROLLINS, JR.'s possession or subject to KENNETH BEEK ROLLINS, JR.'s

STATE OF TEXAS COUNTY OF SMITH

I, Lois Rogers, District Clerk of Smith County, Texas, do hereby certify that the foregoing is a true and correct copy of the original record, now in my lawful custody and possession, as appears of record in Vol. \_\_\_\_\_, Page \_\_\_\_\_ minutes of said Court on file in my office.

Witness my official hand and seal of office on this date:

2/7/07

Lois Rogers, District Clerk - Smith County, Texas

Mary Pfeiffer

control, at the beginning of each period of KAREN S. ROLLINS's exclusive periods of possession, at the place designated in this Standard Possession Order.

4. Return of Child by KAREN S. ROLLINS - KAREN S. ROLLINS is ORDERED to return the child to KENNETH BEEK ROLLINS, JR., if KENNETH BEEK ROLLINS, JR. is entitled to possession of the child, at the end of each of KAREN S. ROLLINS's exclusive periods of possession, at the place designated in this Standard Possession Order.

5. Personal Effects - Each conservator is ORDERED to return with the child the personal effects that the child brought at the beginning of the period of possession.

6. Designation of Competent Adult - Each conservator may designate any competent adult to pick up and return the child, as applicable. IT IS ORDERED that a conservator or a designated competent adult be present when the child is picked up or returned.

7. Inability to Exercise Possession - Each conservator is ORDERED to give notice to the person in possession of the child on each occasion that the conservator will be unable to exercise that conservator's right of possession for any specified period.

8. Written Notice - Written notice shall be deemed to have been timely made if received or postmarked before or at the time that notice is due.

#### Duration

The periods of possession ordered above apply to the child the subject of this suit while that child is under the age of eighteen years and not otherwise emancipated.

### STANDARD POSSESSION ORDER TEXAS FAMILY CODE, SECTIONS 153.311 THROUGH 153.317

Policy. It is the policy of this state to encourage frequent contact between a child and each parent for periods of possession that optimize the development of a close and continuing relationship between each parent and child. It is preferable for all children in a family to be together during periods of possession.

School. The term school means the primary or secondary school in which the child is enrolled, or if the child is not enrolled in a primary or secondary school, the public school district in which the child primarily resides.

Child. The term child shall refer to the child or children of the parties and shall include the plural form wherever appropriate to the context.

IT IS ORDERED AND DECREED that the parties shall have possession of the child at any and all times mutually agreed to in advance by the parties and, in the absence of mutual agreement, shall have possession of the child under the specified terms set out in this Standard Possession Order.

#### A. PARENTS WHO RESIDE 100 MILES OR LESS APART

(a) If the possessory conservator resides 100 miles or less from the primary residence of the child, the possessory conservator shall have the right to possession of the child as follows:

(1) Weekends. On weekends beginning at 6:00 o'clock p.m. on the first, third and fifth Friday of each month until 6:00 o'clock p.m. on the following Sunday.

(2) Weekend Possession Extended By Holiday. If a weekend period of possession of

STATE OF TEXAS

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Witness my official hand and seal of office on the date:

2/7/07

Lois Rogers, District Clerk - Smith County, Texas

By: Mary Pyle Deputy

the possessory conservator coincides with a school holiday during the regular school term, or with a federal, state or local holiday during the summer months in which school is not in session, the weekend possession shall begin at 6:00 o'clock p.m. Thursday for a Friday holiday or school holiday and ending T 6:00 o'clock p.m. on a Monday holiday or school holiday

(3) Wednesday. On Wednesdays of each week during the regular school term beginning at 6:00 o'clock p.m. and ending at 8:00 o'clock p.m.

(b) The following provisions govern possession of the child for vacations and certain holidays and supersede conflicting weekend or Wednesday periods of possession. The possessory conservator and the managing conservator shall have rights of possession of the child as follows:

(1) Spring Vacation. The possessory conservator shall have possession of the child in even-numbered years beginning at 6:00 o'clock p.m. on the day the child is dismissed from school for the school's spring vacation and ending at 6:00 o'clock p.m. on the day before school resumes after that vacation.

The managing conservator shall have possession for the same period in odd-numbered years.

(2) Summer.

(A) If the possessory conservator gives the managing conservator written notice by April 1 of each year specifying an extended period or periods of summer possession, the possessory conservator shall have possession of the child for thirty (30) days beginning not earlier than the day after the child's school is dismissed for the summer vacation and ending not later than seven (7) days before school resumes at the end of the summer vacation, to be exercised in not more than two (2) separate periods of at least seven (7) consecutive days each.

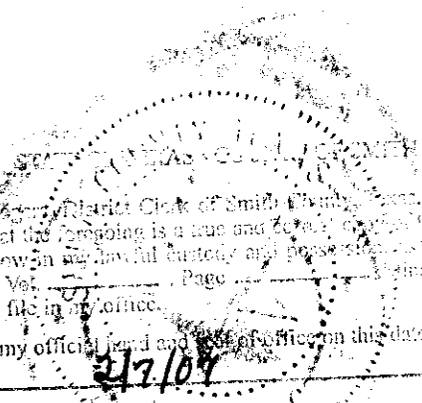
(B) If the possessory conservator does not give the managing conservator written notice by April 1 of each year specifying an extended period or periods of summer possession, the possessory conservator shall have possession of the child for thirty (30) consecutive days beginning at 6:00 o'clock p.m. on July 1 and ending at 6:00 o'clock p.m. on July 31.

(C) If the managing conservator gives the possessory conservator written notice by June 1 of each year, the managing conservator shall have possession of the child on any one weekend beginning Friday at 6:00 o'clock p.m. and ending at 6:00 o'clock p.m. on the following Sunday during any one period of possession by the possessory conservator under Subdivisions (b)(1) or (b)(2), provided that the managing conservator picks up the child from the possessory conservator and returns the child to that same place.

(D) If the managing conservator gives the possessory conservator written notice by April 15 of each year or gives the possessory conservator 14 days' written notice on or after April 16 of each year, the managing conservator may designate one weekend beginning not earlier than the day after the child's school is dismissed for the summer vacation and ending not later than seven (7) days before school resumes at the end of the summer vacation, during which an otherwise scheduled weekend period of possession by the possessory conservator will not take place, provided that the weekend so designated does not interfere with the possessory conservator's period or periods of extended summer possession or with Father's Day weekend if the possessory conservator is the father of the child.

#### PARENTS WHO RESIDE OVER 100 MILES APART

If the possessory conservator resides more than 100 miles from the residence of the child, the



I, Lois Rogers, District Clerk of Smith County, Texas, do hereby certify that the foregoing is a true and correct copy of the original record, now in my lawful custody and possession, as shown on record in Vol. \_\_\_\_\_ Page \_\_\_\_\_ Minutes of said Court on file in my office.

Witness my official hand and seal of office on this date:

2/7/09

Lois Rogers, District Clerk, Smith County, Texas

By: Mary Pyle Deputy

possessory conservator shall have the right to possession of the child as follows:

(a) Weekends. On weekends beginning at 6:00 o'clock p.m. on the first, third, and fifth Friday of each month and ending at 6:00 o'clock p.m. on the following Sunday.

(b) Alternative Weekend Possession. In lieu of the foregoing, the possessory conservator shall have the right to possession of the child not more than one weekend per month of the possessory conservator's choice beginning at 6:00 o'clock p.m. on the day school recesses for the weekend and ending at 6:00 o'clock p.m. on the day before school resumes after the weekend.

The possessory conservator may elect an option for this alternative period of possession by giving written notice to the managing conservator within ninety (90) days after the parties begin to reside more than 100 miles apart. If the possessory conservator makes this election, the possessory conservator shall give the managing conservator fourteen (14) days' written or telephonic notice preceding a designated weekend.

(c) Weekend Possession Extended By Holiday. If a weekend period of possession of the possessory conservator coincides with a school holiday during the regular school term, or with a federal, state or local holiday during the summer months in which school is not in session, the weekend possession shall begin at 6:00 o'clock p.m. Thursday for a Friday holiday or school holiday and ending at 6:00 o'clock p.m. on a Monday holiday or school holiday;

(d) Spring Vacation. Each year beginning at 6:00 o'clock p.m. on the day the child is dismissed from school for the school's spring vacation and ending at 6:00 o'clock p.m. on the day before school resumes after that vacation.

(e) Summer.

(1) If the possessory conservator gives the managing conservator written notice by April 1 of each year specifying an extended period or periods of summer possession, the possessory conservator shall have possession of the child for 42 days beginning not earlier than the day after the child's school is dismissed for the summer vacation and ending not later than seven (7) days before school resumes at the end of the summer vacation, to be exercised in not more than two (2) separate periods of at least seven (7) consecutive days each.

(2) If the possessory conservator does not give the managing conservator written notice by April 1 of each year specifying an extended period or periods of summer possession, the possessory conservator shall have possession of the child for 42 consecutive days beginning at 6:00 o'clock p.m. on June 15 and ending at 6:00 o'clock p.m. on July 27.

(3) If the managing conservator gives the possessory conservator written notice by April 15 of each year, the managing conservator shall have possession of the child on any one weekend beginning Friday at 6:00 o'clock p.m. and ending at 6:00 o'clock p.m. on the following Sunday during any one period of possession by the possessory conservator under Subdivisions (5)(a) or (5)(b), provided that if a period of possession by the possessory conservator exceeds thirty (30) days, the managing conservator may have possession of the child under the terms of this subdivision on any two (2) nonconsecutive weekends during that time period, and further provided that the managing conservator picks up the child from the possessory conservator and returns the child to that same place.

If the managing conservator gives the possessory conservator written notice by April 15 of each year, the managing conservator may designate 21 days beginning not earlier than the day after the child's school is dismissed for the summer vacation and ending not later than seven (7) days before school resumes at the end of the summer vacation, to be exercised in not more than two (2) separate periods of at least seven (7) consecutive days each, during which the possessory conservator

STATE OF TEXAS  
COUNTY OF SMITH

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Witness my official hand and seal of office on this date:

2/7/07

Lois Rogers, District Clerk - Smith County, Texas

By: *Mary Pyle*

Deputy

may not have possession of the child, provided that the period or periods so designated do not interfere with the possessory conservator's period or periods of extended summer possession or with Father's Day weekend if the possessory conservator is the father of the child.

#### C. HOLIDAY POSSESSION

The following provisions govern possession of the child for certain specific holidays and supersede conflicting weekend or Wednesday periods of possession without regard to the instance the parents reside apart. The possessory conservator and managing conservator shall have rights of possession of the child as follows:

(a) **Christmas.**

(1) The possessory conservator shall have possession of the child in even-numbered years beginning at 6:00 o'clock p.m. on the day the child is dismissed from school for the Christmas vacation and ending at noon on December 26. The managing conservator shall have possession for the same period in odd-numbered years.

(2) The possessory conservator shall have possession of the child in odd-numbered years beginning at noon on December 26 and ending at 6:00 o'clock p.m. on the day before school resumes after that vacation.

(b) **Thanksgiving.** The possessory conservator shall have possession of the child in odd-numbered years beginning at 6:00 o'clock p.m. on the day the child is dismissed from school before Thanksgiving and ending at 6:00 o'clock p.m. on the following Sunday. The managing conservator shall have possession for the same period in even-numbered years.

(c) **Child's Birthday.** The parent not otherwise entitled under this standard order to present possession of a child on the child's birthday shall have possession of the child beginning at 6:00 o'clock p.m. and ending at 8:00 o'clock p.m. on that day, provided that said parent picks up the child from the residence of the conservator entitled to possession and returns the child to that same place.

(d) **Father's Day Weekend.** If a conservator, the father shall have possession of the child beginning at 6:00 o'clock p.m. on the Friday preceding Father's Day and ending on Father's Day at 6:00 o'clock p.m., provided that, if he is not otherwise entitled under this standard order to present possession of the child, he picks up the child from the residence of the conservator entitled to possession and returns the child to that same place.

(e) **Mother's Day Weekend.** If a conservator, the mother shall have possession of the child beginning at 6:00 o'clock p.m. on the Friday preceding Mother's Day and ending on Mother's Day at 6:00 o'clock p.m., provided that, if she is not otherwise entitled under this standard order to present possession of the child, she picks up the child from the residence of the conservator entitled to possession and returns the child to that same place.

#### D. GENERAL TERMS AND CONDITIONS

Without regard to the distance between the residence of the parent and the child:

(a) The managing conservator shall surrender the child to the possessory conservator at the beginning of each period of the possessory conservator's possession at the residence of the managing conservator.

(b) If the possessory conservator elects to begin a period of possession at the time the child's school is regularly dismissed, the managing conservator shall surrender the child to the possessory conservator at the beginning of each such period of possession at the school in which the

I, Lois Rogers, District Clerk of Smith County, Texas, do hereby certify that the foregoing is a true and correct copy of the original record, now in my lawful custody and possession, as appearing in record in Vol. \_\_\_\_\_, Page \_\_\_\_\_ of the \_\_\_\_\_ Court on file in my office.

Witness my official hand and seal of office on this \_\_\_\_\_ day of \_\_\_\_\_, 2007.

Lois Rogers, District Clerk - Smith County, Texas

*Mary Pyle* Deputy

child is enrolled.

(c) The possessory conservator shall surrender the child to the managing conservator at the end of each period of possession at the residence of the possessory conservator.

(d) Each conservator shall return with the child the personal effects that the child brought at the beginning of the period of possession.

(e) Either parent may designate any competent adult to pick up and return the child, as applicable. A parent or a designated competent adult shall be present when the child is picked up or returned.

(f) A parent shall give notice to the person in possession of the child on each occasion that the parent will be unable to exercise that parent's right of possession for any specified period. Repeated failure of a parent to give notice of an inability to exercise possessory rights may be considered as a factor in a modification of those possessory rights.

(g) Written notice shall be deemed to have been timely made if received or postmarked before or at the time that notice is due.

(h) If a conservator's time of possession of a child ends at the time school resumes and for any reason the child is not or will not be returned to school, the conservator in possession of the child shall immediately notify the school and the other conservator that the child will not be or has not been returned to school.

#### Termination of Orders on Remarriage

The provisions of this decree relating to conservatorship, possession, or access terminate on the remarriage of KENNETH BEEK ROLLINS, JR. to KAREN S. ROLLINS unless a nonparent or agency has been appointed conservator of the child under chapter 153 of the Texas Family Code.

#### Mediation of Future Disputes

IT IS ORDERED that before any party files suit for modification of the terms and conditions of conservatorship, possession, or support of the children, except in an emergency, that party shall attempt to mediate in good faith the controversy as provided in chapter 153 of the Texas Family Code. This requirement does not apply to actions brought to enforce this Final Decree of Divorce or to enforce any subsequent modifications of this decree. IT IS FURTHER ORDERED that the party wishing to modify the terms and conditions of conservatorship, possession, or support of the children shall give written notice to the other party of a desire to mediate the controversy. If the other party does not agree to attend mediation or fails to attend a scheduled mediation of the controversy within thirty days after receiving such written notice, the party desiring modification shall be released from the obligation to mediate and shall be free to file suit for modification.

#### 8 Child Support

It is the agreement of the parties that neither party shall be liable for child support of either child.

#### Payment of Uninsured Expenses

IT IS ORDERED that the party who pays for a health-care expense on behalf of the children shall submit to the other party, within ten days of receiving them, all forms, receipts, bills, and explanations of benefits paid reflecting the uninsured portion of the health-care expenses the paying party incurs on behalf of the children. IT IS FURTHER ORDERED that, within ten days after the

I, Lois Rogers, District Clerk of Smith County, Texas, do hereby  
 certify that the foregoing is a true and correct copy of the original  
 record, now in my lawful custody and possession, as appears of  
 record in Vol. \_\_\_\_\_ Page \_\_\_\_\_ Minutes of said  
 Court on file in my office.  
 Witness my official hand and seal of office on this date:  
 2/12/07  
 Lois Rogers, District Clerk - Smith County, Texas  
 Mary Ayle Deputy

nonpaying party receives the explanation of benefits stating benefits paid, that party shall pay his or her share of the uninsured portion of the health-care expenses either by paying the health-care provider directly or by reimbursing the paying party for any advance payment exceeding the paying party's share of the expenses.

Medical Notification

Each party is ORDERED to inform the other party within twenty-four hours of any medical condition of the parties' children requiring surgical intervention, hospitalization, or both.

10. Information Regarding Parties and Child

The information required for each party by section 105.006(a) of the Texas Family Code is as follows

Name: KENNETH BEEK ROLLINS, JR.  
 Social Security number: 464-78-0319  
 Driver's license number: 01125164 Issuing state: Texas  
 Current residence address: 2720 South Broadway, # 169, Tyler, Texas 75701  
 Mailing address: Same  
 Home telephone number: 901-494-2863  
 Name of employer: Lubys  
 Address of employment: Tyler, Texas  
 Work telephone number: 903-597-2901

Name: Karen S. Rollins  
 Social Security number: 481-17-5590  
 Driver's license number: 481-17-5990 Issuing state: Mississippi  
 Current residence address: 5280 Cohay, Horn Lake, Mississippi 38637  
 Mailing address: Same  
 Home telephone number: 901-626-5859  
 Name of employer:  
 Address of employment:  
 Work telephone number:

Children: Hallie E. Rollins  
 Social Security number:  
 Current residence address: 2720 South Broadway, # 169, Tyler, Texas 75701  
 Home telephone number:

EACH PERSON WHO IS A PARTY TO THIS ORDER IS ORDERED TO NOTIFY EACH OTHER PARTY, THE COURT, AND THE STATE CASE REGISTRY OF ANY CHANGE IN THE PARTY'S CURRENT RESIDENCE ADDRESS, MAILING ADDRESS, HOME TELEPHONE NUMBER, NAME OF EMPLOYER, ADDRESS OF EMPLOYMENT, DRIVER'S LICENSE NUMBER, AND WORK TELEPHONE NUMBER.

FAILURE BY A PARTY TO OBEY THE ORDER OF THIS COURT TO PROVIDE EACH

STATE OF TEXAS - COUNTY OF SQUITT

I, Lois Rogers, District Clerk of Squitt County, Texas, do hereby certify that the foregoing is a true and correct copy of the original record, now in my lawful custody and possession, as appears in record in Vol.           , Page            Minutes of said Court on file in my office.

Witness my official hand and seal of office on this date:

2/7/07

Lois Rogers, District Clerk - Squitt County, Texas

By: Mary Ayle Deputy

OTHER PARTY, THE COURT, AND THE STATE CASE REGISTRY WITH THE CHANGE IN THE REQUIRED INFORMATION MAY RESULT IN FURTHER LITIGATION TO ENFORCE THE ORDER, INCLUDING CONTEMPT OF COURT. A FINDING OF CONTEMPT MAY BE PUNISHED BY CONFINEMENT IN JAIL FOR UP TO SIX MONTHS, A FINE OF UP TO \$500 FOR EACH VIOLATION, AND A MONEY JUDGMENT FOR PAYMENT OF ATTORNEY'S FEES AND COURT COSTS.

Notice shall be given to the other party by delivering a copy of the notice to the party by registered or certified mail, return receipt requested.

**WARNINGS TO PARTIES: FAILURE TO OBEY A COURT ORDER FOR CHILD SUPPORT OR FOR POSSESSION OF OR ACCESS TO A CHILD MAY RESULT IN FURTHER LITIGATION TO ENFORCE THE ORDER, INCLUDING CONTEMPT OF COURT. A FINDING OF CONTEMPT MAY BE PUNISHED BY CONFINEMENT IN JAIL FOR UP TO SIX MONTHS, A FINE OF UP TO \$500 FOR EACH VIOLATION, AND A MONEY JUDGMENT FOR PAYMENT OF ATTORNEY'S FEES AND COURT COSTS.**

*11. Division of Marital Estate*

The Court finds that the following is a just and right division of the parties' marital estate, having due regard for the rights of each party and the children of the marriage.

- A. Property to Wife is set out in Exhibit "A" attached hereto and made a part of this Decree.
- B. Property to Husband is set out in Exhibit "B" attached hereto and made a part of this Decree.
- C. Property to Daughter is set out in Exhibit "C" attached hereto and made a part of this Decree.
- D. Debts to Wife are set out in Exhibit "D" attached hereto and made a part of this Decree.
- E. Debts to Husband are set out in Exhibit "E" attached hereto and made a part of this Decree.

*12. Notice*

IT IS ORDERED AND DECREED that each party shall send to the other party, within three days of its receipt, a copy of any correspondence from a creditor or taxing authority concerning any potential liability of the other party.

*13. Attorney's Fees*

To effect an equitable division of the estate of the parties and as a part of the division, and for services rendered in connection with conservatorship and support of the child, each party shall be responsible for his or her own attorney's fees incurred as a result of legal representation in this case.

*14. Court Costs*

IT IS ORDERED AND DECREED that costs of court incurred in the course of this lawsuit

SMITH COUNTY, TEXAS

I, Lois Rogers, District Clerk of Smith County, Texas, do hereby certify that the foregoing is a true and correct copy of the original record, now in my lawful custody and possession, as appears of record in Vol. 3 Page 107 of the minutes of the Court on file in my office.

Witness my official hand and seal of office in this office.

Lois Rogers, District Clerk - Smith County, Texas

By: mpyle

shall be borne by the party incurring same.

15 *Discharge from Discovery Retention Requirement*

IT IS ORDERED AND DECREED that the parties and their respective attorneys are discharged from the requirement of keeping and storing the documents produced in this case in accordance with rule 191.4(d) of the Texas Rules of Civil Procedure.

16 *Clarifying Orders*

Without affecting the finality of this Final Decree of Divorce, this Court expressly reserves the right to make orders necessary to clarify and enforce this decree.

17. *Relief Not Granted*

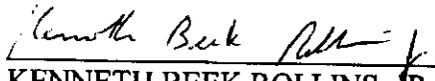
IT IS ORDERED AND DECREED that all relief requested in this case and not expressly granted is denied.

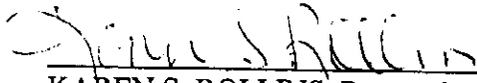
18 *Date of Judgment*

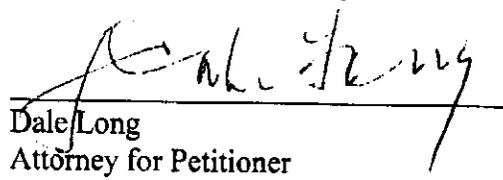
SIGNED on this 23 day of January 2007.

  
\_\_\_\_\_  
Judge Presiding

AGREED:

  
\_\_\_\_\_  
KENNETH BEEK ROLLINS, JR., Petitioner

  
\_\_\_\_\_  
KAREN S. ROLLINS, Respondent

  
\_\_\_\_\_  
Dale Long  
Attorney for Petitioner  
P.O. Box 401  
Tyler, Texas 75710  
(903) 592-1641  
State Bar No. 12514000

STATE OF TEXAS, COUNTY OF SMITH

I, Lois Rogers, District Clerk of Smith County, Texas, do hereby certify that the foregoing is a true and correct copy of the original record, now in my lawful custody and possession, and appears on record in Vol. \_\_\_\_\_ Page \_\_\_\_\_ Minutes of said Court on file in my office.

Witness my official hand and seal of office on this date:

2/7/04

Lois Rogers, District Clerk - Smith County, Texas

By: Mary Ayle Deputy

EXHIBIT "A"

Property to Wife

1. 2001 Tahoe motor vehicle, vehicle identification number  
1GNEC13T21R207650
2. IRA Account at Janus
3. New England Life  
SPO
4. Cash in the amount of \$30,000
5. Contingent amount to be determined from sale of house

STATE OF TEXAS - COUNTY CLERK

I, Lois Rogers, District Clerk of Smith County, Texas, do hereby certify that the foregoing is a true and correct copy of the record now in my lawful custody and possession as such record in Vol. \_\_\_\_\_ Page \_\_\_\_\_ of the Court on file in my office.

Witness my official hand and seal of office on this \_\_\_\_\_ day of \_\_\_\_\_, 2007.

Lois Rogers, District Clerk, Smith County, Texas

By: Mary Pyle Deputy

## EXHIBIT "B"

Property to Husband

IT IS ORDERED AND DECREED that the Husband, KENNETH BEEK ROLLINS, JR., is awarded the following as his sole and separate property, and the Wife is divested of all right, title, interest, and claim in and to that property:

1. 2002 GMC motor vehicle, vehicle identification number 1GTEC19V82E208120
2. 4-wheeler vehicle
3. 1998 travel trailer motor vehicle, vehicle identification number 4EZT52725W506620
4. American Funds  
AmCap Fund A #73962097
5. Edward Jones Acct #741-04657-2-3
6. IRA Account Janus Acct # 201002608
7. Lubys Savings & Investment Plan #341398-01
8. Lubys Inc Employee Stock Payment Plan #0060911894 1344 shares
9. Three Met Life Insurance Policies
10. The following real property, including but not limited to any escrow funds, prepaid insurance, utility deposits, keys, house plans, home security access and code, garage door opener, warranties and service contracts, and title and closing documents:

Residence located at 5280 Cohay, Horn Lake, Mississippi 38637

Wife shall transfer her right, title and interest to a certain tract of real estate that the parties used as their residence in Horn Lake, Mississippi. Husband assumes the indebtedness encumbering the real estate and agrees to pay according to the terms of any written debt expressed in a promissory note signed by both Husband and Wife. Wife shall move from the residence when the divorce decree is signed by the presiding judge so that she releases all claims of ownership and right to occupy the residence provided, however, that Wife and Lesley Rollins shall have exclusive use of the residence for a period of 60 days from the date of the Final Decree of Divorce for residential purposes only. The residence shall be sold as soon as possible in a prudent manner.

Husband agrees to take exclusive possession of the residence and make such improvements to the house as may be required to put the residence in reasonably good condition to sell it.

The following amounts shall be paid from the sales proceeds of the residence in the following priority.

1. Purchase money debt owed to Wells Fargo estimated at \$105,000
2. Current and past due property taxes
3. Reimbursement to Husband for sums used to repair and improve since he took sole

I, Lois Rogers, District Clerk of Smith County, Texas, do hereby  
 certify that the foregoing is a true and correct copy of the original  
 record, now in my faithful custody and possession, as appears on  
 record in Vol. \_\_\_\_\_ Page \_\_\_\_\_ Minutes of sale  
 Court on file in my office.

Witness my official hand and seal of office on this date:  
 2/7/07  
 Lois Rogers, District Clerk - Smith County, Texas  
 Mary Pife  
 Deput

- possession
4. Reimbursement to Husband for down payment of \$30,000 from his separate property funds made when residence was purchased
  5. Reimbursement to Husband for all monthly payments that he made on the purchase money mortgage since he acquired sole title.
  6. The remaining proceeds shall be equally divided between Husband and Wife

SMITH COUNTY, TEXAS

I, Lois Rogers, District Clerk of Smith County, Texas, do hereby certify that the foregoing is a true and correct copy of the original record, now in my lawful custody and possession, as appears in record in Vol. \_\_\_\_\_ Page \_\_\_\_\_ Minutes of said Court on file in my office.

Witness my official hand and seal of office on this date:

2/7/07

Lois Rogers, District Clerk - Smith County, Texas

By: Mary Pyle Deputy

## EXHIBIT "C"

Property to daughter LESLEY D ROLLINS

2001 Explorer Sport motor vehicle, vehicle identification number 1FMYU60E31UC59531, together with all prepaid insurance, keys, and title documents.

KAREN S. ROLLINS assumes the indebtedness encumbering the 2001 Explorer Sport motor vehicle and agrees to pay according to the terms of any written debt expressed in a promissory note or other document signed by KAREN S. ROLLINS.

2005 Nissan Altima motor vehicle, vehicle identification number \_\_\_\_\_, together with all prepaid insurance, keys, and title documents.

KENNETH BEEK ROLLINS, JR. assumes the indebtedness encumbering the 2005 Nissan Altima motor vehicle and agrees to pay according to the terms of any written debt expressed in a promissory note or other document signed by KENNETH BEEK ROLLINS, JR.

STATE OF TENNESSEE  
COUNTY OF SMITH

I, Lois Rogers, District Clerk of Smith County, Tennessee, do hereby certify that the foregoing is a true and correct copy of the original record, now in the lawful custody and possession of the County Clerk, as appearing in Vol. \_\_\_\_\_ of the \_\_\_\_\_ Minutes of the \_\_\_\_\_ Court on file in my office.

Witness my official hand and seal of office at my office on this \_\_\_\_\_ day of \_\_\_\_\_, 2007.

Lois Rogers, District Clerk, Smith County, Tennessee

*Mary Pyle*

Recorder

## EXHIBIT "D"

Debts to Wife

IT IS ORDERED AND DECREED that the wife, KAREN S. ROLLINS, shall pay, as a part of the division of the estate of the parties, and shall indemnify and hold the husband and his property harmless from any failure to so discharge, these items:

- A. Any and all debts, charges, liabilities, and other obligations incurred by the husband and the wife from and after January 1, 2004 unless express provision is made in this decree to the contrary.
- B. All encumbrances, ad valorem taxes, liens, assessments, or other charges due or to become due on the real and personal property awarded to the wife in this decree unless express provision is made in this decree to the contrary.
- C. Credit card account with The Home Depot in the approximate amount of \$150
- D. Credit card account with Capital One # XXXX XXXX XXXX 7193 in the approximate amount of \$640
- E. Credit card account with KOHL # XXXXXX3620 in the approximate amount of \$653
- F. Credit card account with Old Navy # XXXXXXXXXXXXX7252 in the approximate amount of \$207
- G. Account # XXXXXX8995 with Bell South in the approximate amount of \$411

STATE OF MICHIGAN

I, Lois Rogers, District Clerk of the Court, do hereby certify that the foregoing is a true and correct copy of the record now in my lawful custody and possession, as the same is recorded in Vol. \_\_\_\_\_ Page \_\_\_\_\_ of the Court on file in my office.

Witness my official hand in Court of office on this date:

2/7/07

Lois Rogers, District Clerk

Mary Pyle

## EXHIBIT "E"

Debts to Husband

IT IS ORDERED AND DECREED that the Husband, KENNETH BEEK ROLLINS, JR., shall pay, as a part of the division of the estate of the parties, and shall indemnify and hold the wife and her property harmless from any failure to so discharge, these items:

- A. Any and all debts, charges, liabilities, and other obligations incurred by the husband and the wife from and after January 1, 2004 unless express provision is made in this decree to the contrary.
- B. All encumbrances, ad valorem taxes, liens, assessments, or other charges due or to become due on the real and personal property awarded to the husband in this decree unless express provision is made in this decree to the contrary.

STATE OF TEXAS, COUNTY OF TARRANT

I, Lois Rogers, District Clerk of Tarrant County, Texas, do hereby certify that the foregoing is a true and correct copy of the original record, now in my lawful custody and possession, as appearing in Vol: \_\_\_\_\_ Page \_\_\_\_\_ Minutes of the Court on file in my office.

Witness my official hand and seal of office on this date:

2/7/07

Lois Rogers, District Clerk of Tarrant County, Texas

Mary Ryle

**Property (including any improvements):**

Residence located at 5280 Cohay, Horn Lake, Mississippi 38637 more particularly described as Church Road Estates, Section H, Lot 87, Section 02, Township 02 Range 08.