DISTRICT COURT, JEFFERSON COUNTY, COLORADO

Case No. 97 DR 1971, Division 10

ORDER

In re the Marriage of:

CHARLES E, CORRY,
Petitioner,

and

THERESA CORRY, Respondent.

THIS MATTER comes before the Court on a number of motions related to post-decree discovery. The Court, having reviewed the motions, the Court file including the Court of Appeals opinion, applicable law and rules, dispenses with oral argument and issues the following order.

First, the Court <u>deflies</u> the Motion to Permit Supplemental Response to Respondent's Patently False Allegations, With Supplemental Response. The Court does not need any more documentation to advise this Court in inflammatory rhetoric that counsel does not like nor trust each other. The additional information is not helpful nor persuasive and in fact is distracting to this Court.

The Court will grant the Motion for Post-Decree Discovery as submitted. The Court finds the timing reasonable and the requested information and its scope reasonable. The Court <u>denies</u> the request for sanctions. The Court <u>denies</u> any request for oral argument.

The Court <u>denies</u> the Verified Motion to Compel, For Sanctions and Attorneys Fees. The Court finds an order to comply with an order is not the proper procedure. If the Petitioner has failed to comply with the permanent orders, she is granted leave to file a motion for contempt.

The Court at this time will <u>deny</u> attorney fees. The Court is unable to determine the appropriate responsible party or attorney for the level of animosity that clearly exists in this case.

Done in Golden, Colorado this 30th day of November 2000.

BY THE COURT:

Brian D. Boatright
District Judge

DOCKETED