UNCONTESTED DIVORCE—NO CHILDREN

The forms presented in this packet are designed to guide you in the preparation of your divorce papers. You must fill in the required information as it applies to your situation. Your papers should remain in the same order as they appear in this packet. If you do not have access to a typewriter, you may fill the papers out by hand in neat print using BLACK ink.

You should fill in every blank line EXCEPT for the civil action file number blanks and the lines provided for signatures by the Notary Public and the Judge.

In the Complaint and the Settlement Agreement, some sections have two possible answers, separated by an [OR]. In these sections, you must choose which of the two choices fits best in your situation, and then include only that choice in your documents. The other choice should be ignored, and should not be included in your documents.

Make sure that everything is signed. All signatures that require notarization must be notarized before your documents will be approved for filing.

State Law O.C.G.A. §15-19-51 forbids court personnel to give legal advice. Different situations may require special procedures and courthouse personnel cannot advise you on how to proceed or what forms may be necessary in specific situations. Divorce can be very complicated. The only person allowed to help you in the preparation of these forms is a licensed attorney hired to represent you. Please consult an attorney if you have questions about the procedure or what action is best for you to take.

YOU MAY NEED AN ATTORNEY IF:

- The case is contested and your spouse has a lawyer.
- You cannot locate your spouse to serve him or her with your papers.
- You or your spouse has a house, pension, or large amount of property or income.
- You might lose custody of your children.
- You think you will have difficulty getting documents from your spouse about retirement funds, income, etc.
- Even if it is a friendly divorce, you should talk to a lawyer before you sign any settlement papers or file anything in court.

Remember, you must fully complete the forms before the Judge will be able to grant you a decree of divorce. Incomplete forms, as well as forms that are improperly filled out, may delay the grant of your divorce. Make sure that you take time to read over all the forms, and understand what is being asked of you in each situation.

IN THE SUPERIOR COURT OF _____ COUNTY STATE OF GEORGIA

	,			
	Plaintiff,			
	v.) Civil Action No		
)		
	,)		
	Defendant.	,		
	COMPLAI	NT FOR DIVORCE		
	Plaintiff,	[Name], comes before		
this C	Plaintiff,ourt and shows this Court as follows:			
	1. Residence Reas	uirement (Check only one)		
	a resident of Georgia for at least six r	a) Plaintiff is a resident of County, Georgia, and has been a resident of Georgia for at least six months prior to the filing of this action.		
OR	The state of the s			
	b) Plaintiff is not a resident of Georgia, but Plaintiff's spouse has been a resident			
	of the state of Georgia and the county of for at least six (6) months			
	prior to my filing this action.			
	2 Venue and Se	ervice (Check only one.)		
		County, Georgia and may be		
J	served at his/her residence / work ad	dress of:		
		4		
OR	9			
	b) Defendant is a resident of	County, Georgia but County at the time we separated,		
	Defendant and I lived together in	County at the time we separated,		
	Defendant has only moved from	County within the past six months		
	from the date of this filing, and I am a resident of County.			
	Defendant shall be served by second	original at his/ her home/ work address of		
OR				
		t of the State of Georgia, but I am a resident of		
	County, Georgia ar			
		rly a resident of the State of Georgia and presently is		
a resid	lent of the State of De	fendant may be served by a second original pursuant 1(5). Defendant may be served at the following		
addres		1(5). Deteridant may be served at the following		
audics	00.			

	3. Date of Marriage (Check only one.)
	a) Plaintiff and Defendant were lawfully married on
OF	b) Plaintiff and Defendant are common law married, having entered into a common law marriage before January 1, 1997 as of
	4. Date of Separation
fide st	The Defendant and I separated on and have remained in a bona ate of separation since that date.
nac sa	5. Children
	There are NO minor children born of the marriage.
Plainti	6. Grounds for Divorce (Check one or more grounds that you can prove.) ff is entitled to a divorce from the Defendant upon the statutory grounds that:
	The marriage is irretrievably broken and there is no hope of reconciliation, under O.C.G.A. § 19-5-3(13). [This is the no-fault divorce provision.]
	Cruel Treatment. My spouse committed the following acts of cruel treatment to me such that I am afraid he/ she will hurt me in the future:
	Adultery. My spouse has had sexual intercourse outside the marriage.
	Desertion. On or about (date), my spouse, without just cause or reason, intentionally abandoned and deserted me for a period of at least one year as follows:
	Intermarriage. My spouse and I are related as follows:
	Mental Capacity. I did not have the mental capacity to enter into a marriage when we married because
	Impotency. My spouse was impotent at the time of our marriage, and I was not aware.
	Force, menace, duress, fraud in obtaining the marriage. I entered this marriage against my will as a result of
	Pregnancy of the wife at the time of the marriage unknown to husband. I did not know that my spouse was pregnant by another man when we got married.
	Conviction of party for an offense involving moral turpitude. On or about
	penitentiary for the following:

,	· .
	Habitual intoxication. My spouse is repeatedly intoxicated.
, <u> </u>	My spouse has been adjudged mentally ill by a court of competent jurisdiction. My spouse has been confined in an institution for the mentally ill for a period of at least two years immediately preceding this action. My spouse's mental illness has been determined to be incurable by competent examiners and I have attached a certified statement that it is this person's opinion that my spouse is hopelessly incurably mentally ill.
	Habitual Drug Addiction. My spouse is addicted to drugs as follows:
	7. Alimony (check only one.)
(O)	a) I am seeking temporary alimony which will last until the date of the final decree of divorce. I did not engage in adultery, desertion, cruel treatment, or other fault grounds for divorce.
	b) I am seeking temporary and permanent alimony which will last until I remarry
	or until my former spouse or I should die. I did not engage in adultery, desertion, cruel treatment, or other fault grounds for divorce.
O]	c) I voluntarily waive alimony.
_	
	8. Marital Property (Choose only one.)
	a) Defendant and I have no marital property.
O]	b) Defendant and I have already divided our marital property to our mutual satisfaction.
0	c) Defendant and I have the following marital property that I have checked, and I
	am seeking an equitable division of this property.
	A notice of Lis Pendens is attached hereto as Exhibit ""
	[] Pension(s): Mine My spouse's
	[] Motor vehicles (list make, model & year):
	[] Furniture (list or attach list):
-	[] Bank accounts and investments (list or attach list):

[] Other:		*
 a) Defendant and b) Defendant and be responsible for each of that non-responsible part 	Joint Debts (Choose only one I have no joint outstanding debt I have the following debts. I halebt. The responsible party will into y for any collection on these obli	s. Ive indicated which party should indemnify and hold harmless gations.
Creditor	Amount	Responsible Party
	*	
WHEREFORE, Plaintiff respect a) That the parties herein b) That the Court order c) That the Court award d) That the Court award residence located at e) That the Court award described as follows: f) That the Court award		ny; ossession of the formal marital ossession of the vehicle eems equitable and just.
/S/Plaintiff pro se [sign here] Address: Telephone(s):		

IN THE SUPERIOR COURT OF _____ COUNTY STATE OF GEORGIA

)	
Plaintiff,	j	
V.	.)	Civil Action No.
)	
)	
Defendant.)	
	VERIFIC	CATION
Personally appeared before	re me the unders	igned who on oath states that the facts set forth
in this Commission and and	rraat to the best s	of his/her knowledge and belief
in this Complaint are true and con	frect to the best c	of mis/ner knowledge and benef.
		Plaintiff pro se
		[Sign in the presence of a Notary Public]
Sworn to and subscribed before me this day of	, 20 .	
r.		
Notary Public, State of Georgia		
My Commission Expires:		
And the second s		

IN THE SUPERIOR COURT OF	COUNTY
STATE OF G	EORGIA
Plaintiff,	
v.)	Civil Action No.
Defendant.)	
CONSENT TO TRIAL 31 DAY WAIVER OF RIGHT TO	
Both of the above parties, as indicated by th	eir signatures below, waive their right to trial
by jury and consent to the hearing and granting of a	divorce in this action any time thirty-one
(31) days after the filing of the acknowledgement o	f service or after service has been perfected.
	Plaintiff pro se [Sign in the presence of a Notary Public]
Sworn to and subscribed before me this day of, 20_	
Notary Public, State of Georgia My Commission Expires:	
	Defendant pro se [Sign in the presence of a Notary Public]
Sworn to and subscribed before me this day of, 20	
Notary Public, State of Georgia My Commission Expires:	

IN THE SUPERIOR COURT OF	COUNTY
STATE O	F GEORGIA
Plaintiff,) v.) Defendant.)	Civil Action No.
ACKNOWLEDGMENT OF	F SERVICE AND SUMMONS
The undersigned Defendant hereby acks Complaint for Divorce and states that he/she ha Defendant hereby waives any further service of	
This the day of	, 20
	Defendant pro se [Sign in the presence of a Notary Public]
Sworn to and subscribed before me this day of	
Notary Public, State of Georgia My Commission Expires:	

IN THE SUPERIO		COUNTY
	STATE OF GEORGIA	
	,)	
D1-i-+iff)	
Plaintiff,)	
v.) Civil Action No	
	,)	
Defendant.)	
	ANT'S ACKNOWLEDGEMENT OF SE AIVER OF VENUE AND PERSONAL	
	*	
	the named Defendant in t	
	depose and say that I am a resident of	
	(state), and that the Plaintiff in the above	-styled case is a resident
	County, Georgia. I affirm that I have rec	eived a copy of said
Petition/Complaint, and I her	reby waive any and all further notice, service	ce, and issuance of
process.		
After being duly infor	rmed that I have a constitutional right to a t	trial by judge or jury on
the above matter in the count	ty of my residence, and with that knowledg	e, I hereby expressly
waive my right to venue in th	ne county of my residence, and consent to v	venue and personal
jurisdiction in the county of t	his superior court.	
This day of	, 20	
This day of	, 20	
	4	
		Affian
×	[Sign in the	Presence of a Notary Public
Natar Dublia		
Notary Public Sworn to and subscribed befo	ore me	
this day of	. 20	

IN THE SUPERIOR COURT OF COUNTY STATE OF GEORGIA Plaintiff. Civil Action No. V. Defendant. DOMESTIC RELATIONS FINANCIAL AFFIDAVIT OF PLAINTIFF 1. AFFIANT'S NAME: Age: Affiant's Social Security Number: Spouse's Name: Names and birthdate(s) of child(ren) for whom support is to be determined in this action: Date of Birth Resides with Name Names and birth dates of affiant's other child(ren): Date of Birth Resides with Name SUMMARY OF AFFIANTS INCOME AND NEEDS 2. \$_____ (a) Gross Monthly Income (Item 3A, below) (b) Net Monthly Income (Item 3B, below) \$______ (c) Average Monthly Expenses (Item 5A, below)

Monthly Payments to Creditors (Item 5B, below) Total Monthly Expenses and Payments (Item 5C)

Salary or Wages	\$
ATTACH COPIES OF 2 MOST RECENT WAGE STATEMEN	<u>TS</u>
Commissions, Fees, Tips	\$
Income from self-employment, partnership, close corporations,	*
and/or independent contracts (gross receipts minus ordinary	
and necessary expenses required to produce income)	
ATTACH SHEET ITEMIZING YOUR CALCULATIONS	\$
Bonuses	\$
Overtime Payments	\$
Severance Pay	\$
Recurring Income from Pensions or Retirement Plans	\$
Interest and Dividends	\$
Trust Income	\$
Income from Annuities	\$
Capital Gains	\$
Social Security Disability or Retirement Benefits	\$
Workers' Compensation Benefits	\$
Unemployment Benefits	\$
Judgment from Personal Injury or Other Civil Cases	\$
Gifts (cash or other gifts that can be converted to cash)	\$
Prizes/ Lottery Winnings	\$
Alimony and maintenance from persons not in this case	\$
Assets which are used for support of family	\$
Fringe Benefits (if significantly reduce living expenses)	\$
Any other income (do NOT include means-tested	
Public Assistance, such as TANF or food stamps)	\$
	0
GROSS MONTHLY INCOME	.)

B. Affiant's Net Mor	nthly income from e	mployment	
(deducting only state and fe	A) \$	· · · · · · · · · · · · · · · · · · ·	
Affiant's pay period	(i.e. weekly, month	ly, etc.)	
Number of exemption	ons claimed		
4. ASSETS (If you claim or agree that a under the appropriate spouse inheritance, source of funds)	e's column and state	is non-marital, indicate the amount and the basi	the non-marital portion is: pre-marital, gift,
Description	<u>Value</u>	Husband's Asset	Wife's Asset
Cash	\$		
Stocks, Bonds	\$		-
CD/Money Market Accts.	\$		
Bank Accounts:			
(list each account):			
	\$		8 -
	\$		
2	\$, <u>, , , , , , , , , , , , , , , , , , </u>	
Retirement Pensions,			
401K, IRA, or			
Profit Sharing:	\$	-	
Money Owed You:	\$		
Tax Refund Owed to You:	\$		
Real Estate:			
Home:	\$		·
Debt owed:	\$		ts
Other:	\$	(A) (M)	
Debt owed:	\$		
Automobiles/ Vehicles:			
Vehicle 1:	\$		
Debt owed:	\$		
Vehicle 2:	\$		Y

Debt Owed:	\$			· "
Jewelry	\$			
Life Insurance				
(net cash value)	\$	-		
Collectibles:			8	
Furniture/ furnishings:	\$		<u> </u>	
Other Assets:				
	\$			
3	\$			
	\$			
TOTAL ASSETS	\$			
5. A. ESTIMAT	ED AVERA	GE MON	THLY EXPENSES	
HOUSEHOLD				
Mortgage or rent payment	cs:	\$		
Property taxes:		\$		
Insurance				
(Homeowner/Ren	ter):	\$	*	
Electricity:		\$		
Water:				
Garbage and Sewer:		\$		
Telephone				
Residential:		\$		
Mobile:				
Gas:		\$		
Repairs and Maintenance:		\$		· · · · · · · · · · · · · · · · · · ·
Lawn Care:	4	\$		
Pest Control:		\$		
Cable TV:	\$	-		
Household and Grocery It	\$			

Meals Outside Home:	\$
Other (Specify):	\$
CHILD(REN)'S EXPENSES Child Care	
(total monthly cost)	\$
School Tuition	\$
School Supplies/Expenses	\$
Lunch Money	\$
Tutoring	\$
Private lessons	
(e.g., music, dance)	\$
Other educational expenses (list)	
	\$
	\$
*	\$
Allowance	\$
Clothing	\$
Diapers	\$
Medical, Dental, Prescription	
(out of pocket/ uncovered expenses)	\$
Grooming/Hygiene	\$
Gifts	
(from children to others)	\$
Entertainment	\$
Activities	
(including extra-curricular,	
school, religious, cultural, etc.)	\$
Summer Camps	\$

AUTOMOBILE Loan Payment Gasoline and Oil Repairs Auto Tags and License Insurance OTHER VEHICLES (boats, trailers, RVs, etc.) \$ Loan Payment \$_____ Gasoline and Oil \$_____ Repairs \$_____ Auto Tags and License \$ _____ Insurance OTHER INSURANCE \$ Health: Child(ren)'s Portion: Dental: Child(ren)'s Portion: Vision:

\$_____

Child(ren)'s Portion:

Other (Specify:

Relationship of Beneficiary

Life:

Disability:

AFFIANT'S OTHER EXPENSES

Dry Cleaning and Laundry	\$
Clothing	\$
Medical/ Dental/ Prescription	
(out of pocket/uncovered expenses)	\$
Gifts (special holidays)	\$
Entertainment	\$
Recreational Expenses (e.g., fitness)	\$
Vacations	\$
Travel expenses for Visitation	\$
Publications	\$
Dues, Clubs	\$
Religious and Charities	\$
Pet expenses	\$
Other (attach sheet)	\$
Alimony Paid to Former Spouse	\$
Child Support (paid for other children)	\$
Date of initial order:	
TOTAL OF ALL ABOVE EXPENSES	\$

B. PAYMENTS TO CREDIT	R	PAT	VMENTS	TO	CREDIT	ORS
-----------------------	---	-----	--------	----	--------	-----

[----- please check one -----]

To Whom:	Balance Due	Monthly Payment	Joint	Plaintiff	Defendant
		· ·			
				(5)	
			2		
	THLY PAYMENTS AL MONTHLY EX				
	\$				
TL'-	day of	20			
1 ms	day of	, 20			
		Aff	iant		-
	scribed before me	20			a
Notary Public, Sta	ate of Georgia xpires				

AFFIDAVIT FOR PERSONS FILING DIVORCE CASE WITHOUT AN ATTORNEY

	TE OF GEORGIA INTY OF		
		•	, (affiant) who
after	Personally appeared before the undersigned officer, _being duly sworn, deposes and states under oath the following the control of the control		, (шини)
1.	That affiant has this date filed a suit for divorce in th representing affiant.	is county and does not have any	attorney at law
2.	Affiant further states that the following person prepare	red the petition:	
	Name of Person	2	
	Address of Person	,	
	Phone number		r g
3.	Affiant states that said person who prepared the petit amount paid was \$	ion was/was not paid to prepare	the papers. The total
4.	Affiant states that there is/is not any further money d divorce papers. If affiant owes money to the prepare	ue anyone for assisting in the pr	reparation of said
5.	Affiant has not paid or given anyone any other considerable papers, except the following:	deration or money for help in pr	eparing the divorce
6.	Did the preparer of the divorce papers tell you what i information to put in your divorce papers? YES /	nformation, or given you advice NO (Circle one.)	e regarding the
7.	Did the preparer give you any advice about how to fi	e your papers? YES / NO	(Circle one.)
8.	Did the preparer give you any advice about how to prone.)	esent your case to the judge? Y	TES / NO (Circle
9.	Are you willing to discuss this matter with a State Baone.)	r of Georgia investigator? YES	/ NO (Circle
I hav	e answered all the above questions truthfully, under pena		
æ			
	n to and subscribed before me this theday of	Affiant	
		d a	
Clerk	/Deputy Clerk	Address (required)	
	County Superior Court	Phone Number (required)	11

INFORMATION SHEET FOR PRO SE LITIGANTS

Wilkinson COUNTY.

It is advisable to have an attorney when filing legal papers to be sure that your rights are protected and that all the procedures are correctly followed. Courthouse personnel are prohibited by State Law O.C.G.A. 15-19-51 from giving ANY legal advice. Different situations may require special procedures and courthouse personnel CANNOT advise you on how to proceed or what forms may be necessary in specific situations.

You may need an attorney if:

The case is contested and your spouse has a lawyer.

You cannot locate your spouse to serve him/her with your papers.

· You and your spouse have a house, pension, or large amount of property or income.

· You might lose custody of your children.

You think you will have difficulty getting documents from your spouse about retirement funds, income, et cetera.

Even if it is a friendly divorce, you should talk to a lawyer before you sign any settlement papers or file anything in court.

If there is any question in your mind concerning the forms that you are filing, or your legal rights, it is strongly recommended that the services of an attorney be obtained. If you do not know an attorney, you may refer to the Yellow Pages under "attorney". If you are financially unable to afford the services of an attorney, you may contact the Georgia Legal Services Program to see if you are eligible for their services. You may find the number for your area in the Yellow Pages.

Due to the changing nature of the law, some of the forms available to the public for use in filing a divorce without an attorney may be outdated. It is a requirement of this circuit that you utilize the divorce packet available in the Clerk's Office of each county in the Ocmulgee Judicial Circuit. Those counties are as follows: Baldwin, Greene, Hancock, Jasper, Jones, Morgan, Putnam and Wilkinson. In no event will the Clerk of Superior Court of any Ocmulgee Judicial Circuit county or their personnel be liable for any indirect or consequential damages resulting from the filing of your pro se forms. Any desired outcome in your case cannot be predicted or guaranteed by any court personnel.

Your divorce packet will be filed in the Clerk's office once the appropriate filing and/or service fees are paid. If you have children under the age of 18, please see the information at the bottom of this form regarding the "Children Cope with Divorce" seminar. All parties with children under age 18 in most civil actions (divorce, legitimation, et cetera) where children are involved are REQUIRED to attend within 30 days of service upon the defendant.

The Ocmulgee Judicial circuit requires the use of the forms that can be obtained at each individual Clerk's Office. However, at the time of your hearing, a judge may advise that there is something incorrect regarding the paperwork, i.e. jurisdiction, missing paperwork, et cetera. If that happens, it could necessitate re-filing, filing in another county or state, transfer to another county and would require additional fees.

If you have decided to represent yourself in a divorce case in Wilkinson County Superior Court, we have a specific set of forms required to be utilized in this circuit. However, due to the

complexity of the law and rules and procedures that must be followed, you may require professional legal representation. We strongly recommend that you discuss your case with an attorney. YOU ARE RESPONSIBLE FOR THE ACCURACY OF YOUR DOCUMENTS.

Helpful	Remind	ers
---------	--------	-----

- O Speak with an attorney if you are uncertain about what you are doing.
- o Read all instructions carefully.
- Sign your name on the documents in front of a notary public. We do not have a notary in this office. Documents must be signed before filing here.
- O Are you filing in the correct county? The Superior Court of Wikinso County.
- O Are you using the Wilkinson County Sheriff's Department for service of process? The fee for service is \$50.00. If service is out of county, you will have to make the appropriate arrangements with that Sheriff's Department.
- o Research the law that pertains to your divorce petition.
- o Fill in only those things that apply to your situation.
- o Keep copies of everything you file for your records.
- o Check your petition for accuracy.
- o File your petition in the Clerk's office. The filing fee is \$200.00.

ALL FORMS REQUIRED MUST BE SUBMITTED FOR FILING, OR THE DIVORCE MAY NOT BE GRANTED.

By signing below, I acknowledge that I have been given a copy of this document, and that I understand that by filing pro se, I am acting as my own attorney.

Name		
Address	3/	
	a a	

	PRO SE INFORMATIO	N SHEET
Plaintiff's Name*	Address*	Phone Numbers*
		Home:
		Work:
9		Cell:
Additional Contact	Address	Phone Numbers
		Home:
		Work:
		Cell:
Defendant's Name*	Address*	Phone Numbers*
		Home:
		Work:
		Cell:
Additional Contact	Address	Phone Numbers
4		Home:
		Work:
9		Cell:

All fields marked with an asterick (*) are required to be filled in.

NOTICE (Please read very carefully.)

This sheet is a requirement and must be filed with your Petition. Without this sheet, the Court has no way to contact regarding your case, and can be used to contact you in the event any correspondence or calendar is returned.

If a trial calendar is returned because of an insufficient address, there is a possibility that your case could be dismissed due to your failure to appear.

It is your responsibility to notify the Court immediately if you move or any of your contact information changes. It is not the responsibility of the Court to obtain any new information. We will only use the information supplied to us by you.

		☐ Superior o	or □ Sta	te Court	of		`County		
	Clerk Use O	nly MM-DD-YYYY			Case Numl	DEF			
laintiff(s)					Defenda	nt(s)		ACTOR AND ADDRESS OF THE PARTY	. /
ast	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
ast	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
ast	First	Middle I	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
ast	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
laintiff's A	ttorney		,		_ Bar Nu ase Type in	mber	Selt	-Represe	nted 🗆
	Civil App Contract Garnishr General Habeas Injunction Landloro Medical Product Real Pro Restrains Other Ge	tment Tort Corpus on/Mandamus, d/Tenant Malpractice To Liability Tort perty ing Petition eneral Civil	ort			Maintenand Family Viol Paternity/L Support – I Support – P Other Dome t-Judgment – C Contempt Non-payme	ence Petition egitimation V-D Private (non-IV estic Relations heck One Case ent of child support, or alimonistrative	/-D) Type pport, pny	some or :
of th	Case Number	es, subject matt ber	er, or fac	tual issue	es. If so, pro	vide a case numl	ber for each.		
		eeded in this ca		14.	72 00 00000000	ge(s) required so, please descrit	Language(s) Re		equest.

General Civil and Domestic Relations Case Filing Information Form

Seneral Civil and Domestic Relations Case Disposition Information Form

		□ Superior o	or 🗆 Sta	re Court	01		County		
100 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	or Clerk Use On	ly							
	Date Disposed	MM-DD-Y	YYY		Case Numb Case Style	er E			
Plaintiff	(s)	CORPORATION AND AND COMPANY AND AND COMPANY AND AND COMPANY AND CO	6		Defendar	it(s)	* *	**************************************	В
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
Last	First	Middle I.	Suffix	Prefix	Last .	First	Middle I.	Suffix	Prefix
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
Plaintiff	s Attorney					lumber	28		sented \square
Check Or Jury Ben Nor	of Disposition hly One / Trial ch/Non-Jury Tria n-Trial Dispositio Alternative Dispu	n	n					,	
	heck if any party	was self-repre	esented a	t any poi	nt during th	e life of the case			
□ ·	heck if the court (ordered an in	terpreter	for any p	arty, witness	s, or other involv	ed individual.		
	/as the case refer	red/ordered t	o a court	-annexed	alternative	dispute resolutio	on (ADR) proce	ss?	



PLEASE PRINT OR TYPE ALL INFORMATION LEGIBLY AND CORRECTLY BELOW.

REQUIRED INFORMA	TION -					
CIVIL ACTION NUMBER		DATE DECREE GRANTED (MONTH, DAY, YEAR)		COUNTY DE	CREE GRANTED	-
FIRST NAME OF PARTY 1	MIDDLE NAM	IE .	LAST NAME LA		LAST NAME AT BIRTH	
DATE OF BIRTH (MONTH, DAY, YEAR)		COUNTY OF RESIDENCE		NUMBER O	F THIS MARRIAGE (FIRST, SECOND, ETC.)	
FIRST NAME OF PARTY 2	FIRST NAME OF PARTY 2 MIDDLE NAME		LAST NAME LAST		LAST NAME AT BIRTH	
DATE OF BIRTH (MONTH, DAY, YEAR)	-	COUNTY OF RESIDENCE		NUMBER O	FTHIS MARRIAGE (FIRST, SECOND, ETC.)	
SPECIFY GROUNDS FOR DIVORCE (19-5-	3, OCGA)		NUMBER OF CHILDREN	LESS THAN 18 AFFE	CTED BY THIS DECREE	

This above Report may be reproduced by use of a computer. However, the finished Report must be a close reproduction of the original, and prior review and approval must be obtained from the State Registrar before use. (31-10-7, O.C.G.A.)

31-10-22. Record of divorce, dissolutions, and annulments.

- (a) A record of each divorce, dissolution of marriage, or annulment granted by any court of competent jurisdiction in this state shall be filed by the clerk of the court with the department and shall be registered if it has been completed and filed in accordance with this Code section. The record shall be prepared by the petitioner or the petitioner's legal representative on a form prescribed and furnished by the state registrar and shall be presented to the clerk of the court with the petition. In all cases, the completed record shall be a prerequisite to the granting of the final decree.
- (b) The clerk of the superior court shall complete and forward to the department on or before the tenth day of each calendar month the records of each divorce, dissolution of marriage, or annulment decree granted during the preceding calendar month.

IN THE SUPERIOR CO	OURT OF		COUNTY
	TE OF GI		
			M-
Plaintiff)		
)		
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Defendant.)		
	<i>.</i>		
FINAL JUDGMEN	NT AND D	ECREE OF DI	VORCE
Upon consideration of this case, u judgment of the Court that a total divorce	upon evide	nce submitted as	s provided by law, it is the
matrimonii, between the parties to the ab	ove stated	case upon legal	principles
It is considered, ordered and decr	reed by the	Court that the m	principles.
entered into between the parties to this ca	ase from a	nd after this date	e he and is set aside and
dissolved as fully and effectually as if no	such contr	act had ever bee	en made or entered into
Plaintiff and Defendant in the fut	ure shall be	held and consider	dered as senarate and distinct
persons, altogether unconnected by any r	untial unic	on or civil contra	act whatsoever, and both shall
	пирнал инс	on or civil contra	tet whatsoever, and both shan
have the right to remarry.	4	he former name	of
The Court restores to The Court has determined that []	tomporary	/ []narmanant a	limony in the amount of
	nd/[] Wif	e to the [] Huck	and/[] Wife [] weekly/[]
monthly/ [] annually/ [] other until The Court has determined that pro	om outry abol	l ha diriidad aa f	Collower.
The Court has determined that pro	operty snar	i be divided as i	onows.
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The Court has determined that de	edts snam de	divided as folio	Jws.
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This decree entered on	, 20		
This decree entered on	, 20	_ ,	
	JUDGI	.	
		or Court of	County

Southwestern Judicial Circuit

IN THE SUPERIOR COURT OF ______ COUNTY OCMULGEE JUDICIAL CIRCUIT STATE OF GEORGIA

•	*	
 Plaintiff/Petitioner	*	
	*	
	*	CIVIL ACTION NO.
	*	
	*	
 Defendant/Respondent.	*	
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DOMESTIC RELATIONS STANDING ORDER AND NOTICE REQUIREMENT

Pursuant to O.C.G.A. § 19-1-1(b), this Standing Order shall bind the parties in the above-styled action, their agents, servants, employees, and all other persons acting in concert with the parties in all domestic relations cases filed in this Court until and unless this Standing Order is specifically modified or superseded by further order of this Court. The PARTY FILING THE ACTION shall complete the above required information by inserting the names of the parties and the case number and shall file the order in the case. In cases where service is by acknowledgment, the PARTY FILING THE ACTION shall attach a copy of this order to the original complaint and give or mail a copy of the filed order to the opposing side.

1.

Each party is hereby enjoined and restrained from doing or attempting to do or threatening to do any act which injures, maltreats, vilifies, molests, or harasses or which may, upon judicial determination, constitute threats, harassment, or stalking the adverse party or the child or children of the parties or any act which constitutes a violation of other civil or criminal laws of this state.

2.

Each party is encouraged to refrain from making derogatory comments regarding any other party in the presence of the minor child or children of any party. Moreover, each party is discouraged from making any statement or taking any action which may unnecessarily place the minor child or children of any party "in the middle" of this divorce action (e.g., having a child deliver messages to another party regarding legal proceedings or sending child support payments to another party by a child, etc.). Each party shall be mindful of the routine of the minor child or children of the parties. No party shall change the day care or school, or the day care or school routine for the minor child or children other than to the extent the separation of the parties or other circumstances absolutely necessitate such a change. Each party is encouraged to continue all regularly scheduled extracurricular activities of the minor child or children.

Each party is enjoined and restrained from unilaterally causing or permitting the minor child or children of the parties to be removed from the State of Georgia other than in the ordinary course of family activities, except in the event of an emergency. In non-emergency situations, the parent causing or permitting the minor child or children to leave the state in the ordinary course of a family activity shall convey to the other parent in writing the specific date(s), specific location(s), and contact information (including address(es) and phone number(s)) for the child or children while they are outside the state.

4.

Each party is hereby enjoined and restrained from selling, encumbering, trading, contracting to sell, or otherwise disposing of or removing from the State of Georgia any of the property belonging to the parties except in the ordinary course of business or except in an emergency.

5.

Each party is herby enjoined and restrained from making any change to any policy of insurance (health, life, automobile, homeowner's or any other type of insurance) in force of being maintained at the time of the filing of this action without the express written consent of the other party.

6.

Each party is hereby advised that failure to follow any provision of this Standing Order unless substantially justified, may result in sanctions or penalties as provided by statute, rule or authority of the Court, including a finding of contempt by the Court; taxation of costs or attorney's fees; and/or the imposition of monetary or other sanctions.

SO ORDERED, this 24th day of March , 2017.

The Honorable William A. Prior, Jr. Chief Judge, Ocmulgee Judicial Circuit