STATE OF GEORGIA								
Plaint v.	tiff,		§ §	Civil Action File No.				
		COMPLA	INT FOR D	DIVORCE				
h ofone	Plainti	ff,	11		Name], comes			
Plaintiff, [Name], comes before this Court and shows this Court as follows:								
			1.					
		Residence requireme	nt (Choose	e <u>only one</u> : a, b,	or c)			
	a)	Plaintiff is a resident of_		County,	Georgia, and has been			
a resi	dent of	Georgia for at least six mor	nths prior to	o the filing of thi	s action.			
		Plaintiff is a resident of_						
resided at the military post								
for at	least or	e year before filing this pe	tition.					
	c)	Plaintiff is not a resident	of the State	e of Georgia, but	Plaintiff's spouse has			
been	a reside	nt of the state of Georgia as	nd the cour	nty of	for at			
least	six (6) n	nonths prior to my filing th	is action.					
			2.					
Venue (Choose only one: a or b)								
	a)	Defendant is a resident o	f	Co	unty, Georgia, and has			
ackno	wledge	d service of the Complaint	and Summ	ons and has wai	ved further service of			

process.

IN THE SUPERIOR COURT OF _____ COUNTY

	b)	Defendant is a resident of	County,				
[State]	and ha	s signed an ACKNOWLEDGEMENT OF SERV	ICE AFFIDAVIT OF				
WAIV	ER OF	VENUE AND PERSONAL JURISDICTION.					
		3.					
		Date of Marriage (Choose only one: a o	or b)				
	a)	Plaintiff and Defendant were lawfully married o	n	[Date].			
	b)	Plaintiff and Defendant are common law married	d, having entered into	a			
comm	on law	marriage before January 1 1997 as of		[Date].			
Note:	: Common law marriage was abolished in Georgia on January 1, 1997.						
		4.					
		Date of Separation					
	The D	efendant and I separated on		[Date] and			
have r	emaine	d in a bona fide state of separation since that date.					
		5.					
		Minor Children of the Marriage					
	There	are no minor children born of the marriage and m	y spouse is not now				
pregna	ant.						
		6.					
		Grounds for Divorce					
	Plainti	ff is entitled to a divorce upon the statutory grounds th	at the marriage is				
irretrie	vably br	oken and there is no hope of reconciliation, O.C.G.A.	§19-5-3(13).				

Settlement Agreement

The parties have entered into a settlement agreement that resolves all issues as to an equitable division of property and debts. WHEREFORE, Plaintiff respectfully requests: a) That the parties herein be totally divorced; That the Court adopt and incorporate the parties' settlement agreement into a b) final judgment and decree in this matter; That the Plaintiff's/Defendant's name be restored to former name, which was: c) [Name]. Year of Birth . d) That the Plaintiff have such other and further relief as this Court deems equitable and just. Respectfully submitted, this day of , 20 . Plaintiff pro se [Signature — No Notary Public needed] Plaintiff's Address

Plaintiff's Telephone Number(s)