IN THE SUPERIOR COURT OF _	COUNTY
STATE OF	GEORGIA
Plaintiff, v.) Output Plaintiff,))	CIVIL ACTION FILE NO.
Defendant.	
FINAL JUDGMENT AN	D DIVORCE DECREE
WITH MINOR	CHILDREN
The above-styled case came before the Co	urt for a final hearing on
, 20 The	Plaintiff appeared pro se. The Defendant
also appeared [OR] \square did not appear.	
Upon consideration of this case, and upon the judgment of the Court that a total divorce be g matrimonii, between the parties to the above state	•
It is considered, ordered, and decreed by the entered into between the parties to this case, from dissolved as fully and effectually as if no such considered.	,
Plaintiff and Defendant in the future shall persons altogether unconnected by any nuptial unit have the right to remarry.	be held and considered as separate and distinct ion or civil contract whatsoever and both shall
The parties \square did not sign a settlement ag	greement OR the settlement agreement
signed by both parties and filed on	, 20 is hereby

incorporated and made part of this final decree of divorce.

	cle one) \square requests a name change and the Court restores
year of birth OR the Plaint	iff or Defendant \square does not request a name change.
THE COURT HEREBY FIND together as issue of this marriage, who	S THAT the parties have minor child(ren) are listed below:
Child	Birth Year
THE COURT HEREBY ORDI	ERS THE FOLLOWING:
1. <u>CUSTODY</u>	
(a) Thecustody of the child/children.	shall have sole temporary and permanent
minor child/children and the pa consult one another on all issue education (religious and secula welfare of said minor children. shall be	shall have primary physical custody of the arties shall share joint legal custody. The parties shall es touching upon the health, medical and dental care, r), vacations, travel, summer activities, upbringing, and However, where the parties cannot agree, the the ultimate decision maker. The parties will use their parent is advised and informed regarding the progress and ldren.
child/children. The parties sha health, medical and dental care summer activities, upbringing, parties cannot agree, the parties will use their best effort	oint legal and joint physical custody of the minor ll consult one another on all issues touching upon the , education (religious and secular), vacations, travel, and welfare of said minor children. However, where the shall be the ultimate decision maker. The is to insure that each parent is advised and informed elopment of the parties' children.

2.	VISITATION	
the car	minor children, at any time by mu	shall have the right of reasonable visitation with tual consent of the parties. However, if the parties sions apply: See attached "Exhibit A" the standard
	(b) No visitation is ordered at this	time.
	(c) The parties shall visit as agreed	d upon in their incorporated settlement agreement.
	(d) The	shall have visitation with the minor children as
3.	OTHER PARENTAL RIGHTS	
	(a) None of the parental rights list	ed below in (b) through (c) are ordered at this time.
the	ir current home address and telepho	nbers: The parties shall provide each other with one number, as well as any other telephone number all also notify each other of any change in the days prior to the change.
tele	t parent with whom the children ar	Then the child/children are with the other parent, e not with shall have open and reasonable rights of child at all times within the bounds of good taste the of the child.

4. CHILD SUPPORT (a) This issue is not addressed in this Final Judgment, either because the Court lacks personal jurisdiction over the Defendant, or because the parties have not asked the Court to decide the issue of child support. ☐ (b) A previously entered Child Support Order in Case No _____ shall hereby be incorporated and made part of this final decree. (c) The (Plaintiff or Defendant) _____ shall pay to (Plaintiff or Defendant) _____, for the support of the minor child(ren) the sum of dollars monthly beginning on Said child support shall continue monthly thereafter until each child reached the age of 18, dies, marries or otherwise become emancipated; except that if a child becomes 18 years old while enrolled in and attending high school on a full time basis, then child support shall continue until the child graduates or reached the age of 20, whichever occurs first. Said payments shall be paid through the _____County Clerk of Court along with any and all statutory handling fees OR \square directly to the _____ at their home address. 5. HEALTH INSURANCE FOR CHILDREN (a) This issue is not addressed in this Final Judgment, either because the Court lacks personal jurisdiction over the Defendant, or because the parties have not asked the Court to decide this issue. ☐ (b) The (Plaintiff or Defendant) ______ shall maintain health insurance on the minor child/children. The parties shall split all uncovered health costs 50/50. 6. ALIMONY (a) This issue is not addressed in this Final Judgment, either because the Court lacks personal jurisdiction over the Defendant, or because the parties have not asked the Court to decide this issue. (b) The (Plaintiff or Defendant) ______ shall pay to the (Plaintiff or Defendant)_____as alimony, the sum of ____ Dollars (\$______) per month, beginning on ______ and

☐ (c) Neither party is entitled to alimo	
— (c) retiner party is entitled to affine	ony.
7. PROPERTY DIVISION	
	is Final Judgment, either because the Court lacks at, or because the parties have not asked the Court
•	division of all marital property, including any e, furnishings, household goods, equipment, bank
•	ns of marital property, which shall be divided as arties shall transfer possession and title, if
PLAINTIFF	DEFENDANT
Said property shall be transferred to the, 20	party listed above, by or before
2 2 2	e party listed above, by or before
, 20	

Creditor	Amount	Responsible Party
narmless for any collections on the	nat debt.	nnify and hold the other party
narmless for any collections on the	nat debt.	nnify and hold the other party
The responsible party listed above narmless for any collections on the D. OTHER SPECIAL PROVISION Both parties are hereby entarty.	nat debt.	nnify and hold the other party