SUPERIOR COURT OF **COUNTY** STATE OF GEORGIA Civil Action Plaintiff, Case Number VS. Defendant. ANSWER & COUNTERCLAIM FOR DIVORCE WITHOUT MINOR CHILDREN **ANSWER** My name is and I am representing myself in this divorce action. In response to each of the numbered paragraphs of the Plaintiff's Complaint for Divorce, I state as follows: [Check only one answer to match each paragraph of the Complaint; whenever you choose the "partly true" answer, you must explain on the lines about what is true and what is false.] 1. The allegations of Paragraph One are: \square admitted as true \square denied as untrue ☐ neither admitted nor denied because I do not have enough information to know the truth of the matter \Box partly true and partly untrue, specifically as follows: 2. The allegations of Paragraph Two are: \Box admitted as true \Box denied as untrue □ neither admitted nor denied because I do not have enough information to know the truth of the matter \Box partly true and partly untrue, specifically as follows: 3. The allegations of Paragraph Three are: \square admitted as true \square denied as untrue ☐ neither admitted nor denied because I do not have enough information to know □ partly true and partly untrue, specifically as follows: the truth of the matter

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The allegations of Paragraph Ten are: □ admitted as true □ denied as untrue □ neither admitted nor denied because I do not have enough information to know the truth of the matter □ partly true and partly untrue, specifically as follows:
The allegations of Paragraph Eleven are: \square admitted as true \square denied as untrue \square neither admitted nor denied because I do not have enough information to know the truth of the matter \square partly true and partly untrue, specifically as follows:
The allegations of Paragraph Twelve are: □ admitted as true □ denied as untrue □ neither admitted nor denied because I do not have enough information to know the truth of the matter □ partly true and partly untrue, specifically as follows:
The allegations of Paragraph Thirteen are: □ admitted as true □ denied as untrue □ neither admitted nor denied because I do not have enough information to know the truth of the matter □ partly true and partly untrue, specifically as follows:
The allegations of Paragraph Fourteen are: □ admitted as true □ denied as untrue □ neither admitted nor denied because I do not have enough information to know the truth of the matter □ partly true and partly untrue, specifically as follows:
The allegations of Paragraph Fifteen are: □ admitted as true □ denied as untrue □ neither admitted nor denied because I do not have enough information to know the truth of the matter □ partly true and partly untrue, specifically as follows:

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un	e allegations of Paragraph Twenty-Two are: \square admitted as true \square denied true \square neither admitted nor denied because I do not have enough information ow the truth of the matter \square partly true and partly untrue, specifically as follows:
un	e allegations of Paragraph Twenty-Three are: admitted as true denied true neither admitted nor denied because I do not have enough information ow the truth of the matter partly true and partly untrue, specifically as follows:
un	e allegations of Paragraph Twenty-Four are: admitted as true denied true neither admitted nor denied because I do not have enough information ow the truth of the matter partly true and partly untrue, specifically as follows:
	e allegations of Paragraph Twenty-Five are: admitted as true denied because I do not have enough information
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COUNTERCLAIM FOR DIVORCE

27.	Subject Matter Jurisdiction: I am the Defendant in this action and: [Check only one of the following, either (a) or (b).]		
	☐ (a) I have been a resident of the State of Georgia for more than six (6) months immediately prior to filing this action.		
	☐ (b) I am not a resident of the State of Georgia, but my spouse has been a resident of the State of Georgia for at least six (6) months immediately prior to filing this action.		
28.	. Venue: My spouse is the Plaintiff in this action, and has consented to venue and personal jurisdiction by filing the <i>Complaint for Divorce</i> .		
29.	Service: The Plaintiff shall be served as provided under OCGA § 9-11-5(b), by delivering or mailing to the address listed on the <i>Summons</i> .		
30.	Date of Marriage: [Check and complete only one of the following, either (a) or (b).]		
	\square (a) The Plaintiff and I were lawfully married on		
	□ (b) The Plaintiff and I are married by common law because we lived together and held ourselves out as husband and wife as of, which date was prior to January 1, 1997.		
31.	Date of Separation: The Plaintiff and I last separated on, and we have remained in a true state of separation since that date.		
□ 32.	Settlement Agreement: [Check only if there is a signed agreement.]		
	The Plaintiff and I have entered into a <i>Settlement Agreement</i> , which we both want to be incorporated into the <i>Final Judgment and Decree for Divorce</i> . The <i>Settlement Agreement</i> has been signed by each of us in front of a notary public, and I am filing the <i>Settlement Agreement</i> with the Court, together with this <i>Answer and Counterclaim</i> .		
33.	Alimony: [Check only one of the following, either (a) or (b).]		
	☐ (a) I am financially dependent on the Plaintiff and need the Court to order the Plaintiff to pay alimony for my support.		
	☐ (b) I am not asking for alimony.		
34.	Marital Property: [Check only one of the following, either (a), (b) or (c). Do not include complete account numbers.]		

□ (a)	The Plaintiff and I have already divided our marital property, and we are both satisfied with the division.
□ (b)	The Plaintiff and I have not obtained any property during our marriage.
□ (c)	The Plaintiff and I have obtained the following property during our marriage,
	and I am asking for a fair division of this property:
	☐ House located at
	☐ Other real estate, located at
	☐ Mobile home (model:, year:)
	☐ Pension (mine, worth <u>\$</u> ; Plaintiff's, worth <u>\$</u>)
	☐ Motor vehicles listed here:
	☐ Model/year:
	☐ Model/year:
	☐ Model/year:
	☐ Furniture:
	☐ Listed here:
	☐ Listed on separate paper attached to this <i>Counterclaim</i>
	☐ Bank accounts and/or other investments:
	☐ Listed here:
	☐ Listed on separate paper attached to this <i>Counterclaim</i>
	☐ Other property:
	☐ Listed here:

	☐ Listed on separate paper attached to this <i>Counterclaim</i>
35.	Joint or Marital Debts: [Check only one of the following, either (a) or (b). Do not include complete account numbers.]
	\square (a) The Plaintiff and I do not have any outstanding joint or marital debts.
	☐ (b) The Plaintiff and I have the following outstanding joint or marital debts, and responsibility for paying them should be as listed below:
	<u>Creditor</u> <u>Balance</u> <u>Who Should Pay</u>
	☐ Listed on separate paper attached to this <i>Counterclaim</i> .
□ 36.	Restraining Order Where Violence Has Occurred: [Read instructions carefully and check only if applicable.]
	There is a history of physical violence by the Plaintiff toward me, and I am afraid that the Plaintiff will engage in further acts of violence or harassment toward me unless the Court enters a temporary and permanent restraining order.
□ 37.	Restore Former or Maiden Name: [Check only if applicable.] My former or maiden name is and I am asking the Court to restore that name to me.
38.	Grounds for Divorce: [Check the ones that you can prove at trial.]
	My grounds for divorce from the Plaintiff are:
	☐ (a) Our marriage is irretrievably broken . The Plaintiff and I can no longer live together and there is no hope that we will get back together.
	☐ (b) Cruel treatment - The Plaintiff committed the following acts of cruel treatment toward me:

	☐ (c) Adultery - The Plaintiff has I during our marriage.	nad sexual intercourse with someone else	
	☐ (d) Desertion - The Plaintiff has a least a year.	ntentionally and continually deserted me for at	
	(e) Other grounds from list in C	CGA § 19-5-3, as explained here:	
	THESE REASONS, I REQUEST THE	E FOLLOWING RELIEF:	
□ (a)	That I be granted a total divorce from	n the Plaintiff;	
□ (b)	That any Settlement Agreement signal Judgment and Decree of Divorce.	ed by the parties be incorporated into the Final	
□ (c)	That the Plaintiff be ordered to pay r	ne alimony for my support;	
□ (d)) That our marital property be divided according to Paragraph 34;		
□ (e)	That our joint and marital debts be d	ivided according to Paragraph 35;	
□ (f)	That the Plaintiff be temporarily and committing any acts of violence tow	permanently restrained from harassing me or ard me;	
□ (g)	That my former or maiden name be	restored according to Paragraph 37;	
□ (h)	That a Rule Nisi be scheduled by the	Court, to decide on the relief I have requested;	
□ (i)	That the Court order the parties to paratter; and	articipate in mediation, to try to resolve this	
□ (j)	That the Court order any and all other relief that the Court finds appropriate.		
Dated:	<u> </u>		
		endant, Pro se (Signature)	
		me:	
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