CONTESTED 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.

Neither the Clerk of the Superior Court, nor any Deputy Clerk, nor the Judges, or any other Court personnel, is allowed to answer any questions for you concerning the preparation of these forms. 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. An accompanying instruction packet is available to help you as you complete these forms.

	IN THE	SUPERIOR COURT OFSTATE OF GE	COUNTY
		STATE OF GE	ORGIA
— Р	laintiff,	,)))
v) Civil Action No
Е	Defendan))
		COMPLAINT FO	OR DIVORCE
	Plaint	iff,	, comes before this
Cou	rt and sh	ows this Court as follows:	
		1.	
		Subject Matter Jurisdi	ection (Check a or b)
	a)	Plaintiff is a resident of	County, Georgia, and has been
a re	sident of	Georgia for at least six months pr	ior to the filing of this action.
	b)	Plaintiff is not a resident of the	State of Georgia, but Plaintiff's spouse has
beer	n a reside	ent of the state of Georgia and the	county of for at
leas	t six (6)	months prior to my filing this action	on.
		2.	
		Venue (Check a,	b, c, d, e, or f)
	a)	Defendant is a resident of	County, Georgia, and has
ackı	nowledge	ed service of the Complaint and Su	immons and has waived further service of
proc	eess.		

	b)	Defendant is a resident of	County,	
(State	e) and ha	s signed an ACKNOWLEDGI	EMENT OF SERVICE AFFID	AVIT OF
WAI	VER OF	VENUE AND PERSONAL J	URISDICTION.	
	c)	Defendant is a resident of	County	, Georgia and
may t	e served	l at his/her residence/work add	ress of:	
	d)		f	
	,			
Georg	gia but L	defendant and I lived together i	n	County at the
time v	we separ	ated, Defendant has only move	ed from	
Coun	ty withir	the past six months from the	date of this filing, and I am a re	esident of
		County. Defe	endant shall be served by secon	d original at
his/he	r home/	work address of		
	e)	The Defendant is a resident o	f Georgia, but his/her whereab	outs are
unkno	own to n	ne as shown by my Affidavit o	Due Diligence attached hereto	o and
incorporated by reference, marked Exhibit A. The Defendant shall be served by				
publication as is provided by law in the case of those who cannot be found within the				
State pursuant to O.C.G.A. § 9-11-4(f)(1). The clerk shall mail a copy of the Notice,				
Order	for Ser	vice by Publication, and Petitic	n for Divorce to the last known	n address of
Defer	ndant, w	nich is		
within	n 15 day	s of the filing of the Order for	Service by Publication.	

	f)	Defendant is not a resident of the State of Georgia, but I am a resident of County Georgia and (Check 1 or 2)		
	1	The Defendant was formerly a resident of the State of Georgia and		
		presently is a resident of the State of		
		Defendant may be served by a second original pursuant to the Long Arm		
		Statute, O.C.G.A. § 9-10-91(5). Defendant may be served at the		
		following address:		
	2	The Defendant's whereabouts are unknown to me as shown by my		
		Affidavit of Due Diligence, attached hereto and incorporated by reference,		
		Amdavit of Due Dingence, attached hereto and incorporated by reference,		
		marked Exhibit A. The Respondent shall be served by publication as is		
		provided by law in the case of those who cannot be found within the State		
		pursuant to O.C.G.A. § 9-10-91(5). The clerk shall mail a copy of the		
		Notice, Order for Service		
		3.		
		Date of Marriage (Check a or b)		
	a)	Plaintiff and Defendant were lawfully married on		
		in County,		
		(State).		
	b)	Plaintiff and Defendant are common law married, having entered into a		
comm	on law	marriage before January 1 1997 as of		
		in		
Count		(State).		
		non law marriage was abolished in Georgia on January 1, 1997.		

4.

Date of Separation

	The Defendant and I separated on and ha	ive
remaii	ned in a bona fide state of separation since that date.	
	5.	
	Grounds for Divorce (Check one or more grounds that you can prove)	
	Plaintiff 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	t to
me su	ch 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 y	ear
as foll	lows:	

	Intermarriage . My spouse and I are related as follows:
	Mental incapacity. I did not have the mental capacity to enter into a marriage
when	n we married because
	Impotency. My spouse was impotent at the time of our marriage, and I was not
awar	re of this.
	Force, menace, duress, fraud in obtaining the marriage. I entered this
marr	iage against my will as a result of
	Pregnancy of the wife at the time of the marriage unknown to the husband. I
did n	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
	, my spouse was sentenced to serve at least two years in
the p	penitentiary for the following:
	Habitual intoxication. My spouse is repeatedly intoxicated.
	My spouse has been adjudged mentally ill by a court of competent
juris	sdiction. My spouse has been confined in an institution for the mentally ill for a
perio	od of at least two years immediately preceding this action. My spouse's mental
illne	ss has been determined to be incurable by competent examiners, and I have attached

a ce	rtified st	atement that it is this person's opinion that my spouse is hopelessly and	
incu	rably me	entally ill.	
	Habitual Drug Addiction. My spouse is addicted to drugs as follows:		
		6.	
		Alimony (Check a, b or c)	
	a)	I am seeking temporary alimony which will last until the date of the final	
decr	ree of div	vorce. I did not engage in adultery, desertion, cruel treatment, or other fault	
grou	ands for	divorce.	
	b)	I am seeking temporary and permanent alimony which will last until I	
rem	arry or u	antil my former spouse or I should die. I did not engage in adultery,	
dese	ertion, cr	uel treatment, or other fault grounds for divorce.	
	c)	I hereby expressly waive alimony for the past, present, and future.	
		7.	
		Marital Property (Check a, b or c)	
	a)	Defendant and I have no marital property.	
	b)	Defendant and I have already divided our marital property to our mutual	
satis	sfaction.		
	c)	Defendant and I have the following marital property that I have checked,	
and	I am see	king an equitable division of this property.	
		A house located at	
		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:
		8.
		Joint Debts (Check a or b)
	a)	Defendant and I have no joint outstanding debts.
	a)	
uld	b) I be resi	Defendant and I have the following debts. I have indicated which party ponsible for each debt. The responsible party will indemnify and hold
		non-responsible party for any collection on these obligations.

Amount	Responsible Party
_	Amount

		9.	
	N	Name Restoration	
My fo	ormer name is		, and I
st that it	t be restored to me.		
		10.	
		Minor Children	
	are no minor children	born of the marriage and the	wife is not now
WHE	REFORE, Plaintiff resp	ectfully requests:	
a)	That the parties herein	n be totally divorced;	
b)	That the Court grant l	Plaintiff ownership of the abo	eve-requested items of
	property;		
c)	That the Plaintiff have	e such other and further relief	f as this Court deems
	equitable and just.		
Respe	ectfully submitted, this	day of	, 20
		Plaintiff pro se	
		A 11 0 4 1 1 1	
	Thereant. WHE a) b)	My former name is	Name Restoration My former name is

IN THE SUPERIOR COURT (COUNTY	
ST	ATE OF C	GEORGIA
Plaintiff, v. Defendant.	, § § § , §	Civil Action File No.
	SUMM	ONS
To the above-named defendant:		
You are hereby summoned and re	equired to	file with the Clerk of said Court and serve
upon		, the pro se plaintiff, whose
address is		an answer to the
complaint which is herewith served upon	n you, with	hin 30 days after service of this summons upon
you, exclusive of the day of service. If yo	ou fail to d	lo so, judgment by default will be taken against
you for the relief demanded in the compl	laint.	
This day of		, 20

Clerk of Superior Court, _____ County

IN THE SUPERIOR COURT O)F	COUNTY
STA	ATE OF (GEORGIA
Plaintiff,))	
V.))	Civil Action No.
Defendant.)	
VE	RIFICA	ΓΙΟΝ
Personally appeared before me	the under	signed who on oath states that the facts
set forth in this Complaint are true and	correct to	the best of \square his or \square her knowledge
and belief.		
		Plaintiff pro se
Sworn and subscribed before me This day of		, 20
Notary Public, State of Georgia		
My Commission Expires		

IN THE SUPERIOR COURT OF ____COUNTY STATE OF GEORGIA Plaintiff, Civil Action No. V. Defendant. ACKNOWLEDGEMENT OF SERVICE AND SUMMONS The undersigned Defendant hereby acknowledges service of the above Summons and Complaint for Divorce and states that (s)he has received a copy of said Complaint, and Defendant hereby waives any further service of process. This the day of , 20 . Defendant pro se Sworn to and subscribed before me Notary Public, State of Georgia

My Commission Expires ______.

IN THE SUPERIOR COURT OF STATE OF GEORGIA Plaintiff, Civil Action No. ____ V. Defendant. DEFENDANT'S ACKNOWLEDGEMENT OF SERVICE AFFIDAVIT OF WAIVER OF VENUE AND PERSONAL JURISDICTION I, , the named Defendant in the above-styled case, after being duly sworn do hereby depose and say that I am a resident of County, _____ (State), and that the Plaintiff in the above-styled case is a resident of _____ County, Georgia. I affirm that I have received a copy of said Petition/Complaint, and I hereby waive any and all further notice, service, and issuance of process. After being duly informed that I have a constitutional right to a trial by Judge or jury on the above matter in the county of my residence, and with that knowledge, I hereby expressly waive my right to venue in the county of my residence, and consent to venue and personal jurisdiction in the county of this superior court. This day of , 20 . **Affiant** Notary Public Sworn to and subscribed before me

this _____day of _______, 20_____.

COUNTY

IN THE SUPERIOR COURT OF	COUNTY
STATE	OF GEORGIA
,)
Plaintiff,)
)
)
V.) Civil Action No
)
D. C. 1. 4)
Defendant.)
)
DIVORCE upon the following □ counsel OR □ [causing to be delivered] by hand a copy of	y served the foregoing COMPLAINT FOR for [party] party if no counsel of record] by delivering [or of same as follows: record, or of parties if no counsel of record.]
This day of	, 20
Plaintif	f pro se
Address:	
Telephone Number(s):	

IN THE SUPERIOR COURT OF	COUNTY
STATE OI	FGEORGIA
Plaintiff,)	
v.)	Civil Action No.
Defendant.	
MOTION FOR SERVICE	BY PUBLICATION
Comes plaintiff, pursuant to O.C.G.A. § 9-10 directing that service on the defendant be made be he/she cannot, after due diligence, be found with the affidavit filed herewith and attached hereto.	y publication upon the grounds that
Plaintiff	pro se
Address:	

Telephone Numbers

IN THE SUPERIOR COURT OF	COUNTY
STATE C	OF GEORGIA
Plaintiff,)))
V) Civil Action No
Defendant.))
AFFIDAVIT OF DUE DII PUBLICATION O	
Personally appeared That the Defendant resides outside the St address is	, who, after being duly sworn, states: ate of Georgia, and his/her last known
0	vT
That the Defendant has departed from the diligence be found within the state. The Defe	
0)r
The last known residence of the Defenda on	20
The Defendant no longer resides at the foreg to the best of Affiant's knowledge, and the properties of Defendant is unknown to the Affiant.	oing address, nor within the State of Georgia resent address or whereabouts of the
The affiant has made a diligent effort to least	ocate defendant by:
And cannot find defendant within this sta	te for the reason that defendant has
concealed himself by:	

Affiant has no knowledge as to the present residence or whereabouts of the defendant
The affiant has made the following efforts to find the Defendant (check all that apply)
□ Checking with the Defendant's friends and relatives Names, addresses, and telephone numbers of everyone plaintiff contacted:
☐ Contacting the Defendant's former landlord Name, address, & telephone number of former landlord:
□ Checking telephone information and directories List which directories you checked:
□ Attempting to have Defendant served at his/her last known address, which is listed above □ Other:
Plaintiff pro se
Sworn to and subscribed before me this day of, 20
Notary Public

GEORGIA
Civil Action No.
der directing service to be made upon ove-styled action by publication of summons, Complaint and Affidavit in support of that the action is an action in which a
ant to O.C.G.A. § 9- 10-71, it is be made by publication as provided
, 20
DGE, Superior Courts uthern Judicial Circuit

Plaintiff pro se

IN THE SUPERIOR COURT OF	COUNTY	
STATE OF GEORGIA		
Plaintiff,)))	
v) Civil Action No))	
Defendant.))	
NOTICE OF SUMMONS—SI		
TO:	, Defendant Named Above: yled action seeking	
You are hereby notified that the above-sty	/led action seeking [state the relief sought	
vas filed against you in said court on	, 20, and that by reason of a	
order for service of summons by publication of ou are hereby commanded and required to fit pon, plaintiff, whose address	ile with the clerk of said court and serve	
pon, plaintiff, whose address n answer to the complaint within sixty (60) oublication. If you fail to do so, judgment by elief demanded in the complaint.	days of the date of the order for service by	
Witness the Honorable	, Judge of said Court.	
This the day of	, 20	
Clerk of S	Superior Court	

_____, County

IN THE SUPERIOR COURT OF STATE OF	GEORGIA
Plaintiff, v.)))) Civil Action No
, Defendant.))))
LIS PENDE	NS NOTICE
To whom it may concern:	
The above-styled case has been filed demand	ding that the following described real
property be awarded to the Plaintiff as alimo	ny or as equitable division of property:
This Lis Pendens notice has been filed and re	ecorded as provided by law.
This day of	, 20
Plaintiff pro se	
Address:	
Telephone Number(s)	

IN THE SUPERIOR CO	OURT OF	COUNTY
	STATE OF GEORGIA	
	,)	
Plaintiff,)	
)	
V.) Civil A	action No.
	,	
Defendant.)	
	,	
FIN	AL JUDGMENT AND DEC	REE
Upon consideration of	this case, upon evidence subm	nitted as provided by law, it is
the judgment of the Court tha	t a total divorce be granted, that	at is to say, a divorce a
vinculo matrimonii, between	the parties to the above stated	case upon legal principles.
It is considered, order	ed and decreed by the Court th	at the marriage contract
heretofore entered into betwe	en the parties to this case, fron	n and after this date, be and is
set aside and dissolved as full	y and effectually as if no such	contract had ever been made
or entered into.		
Petitioner and Respon	dent in the future shall be held	and considered as separate
and distinct persons altogethe	r unconnected by any nuptial u	union or civil contract
whatsoever and both shall have	ve the right to remarry.	
The Court restores to		her prior or maiden
name, to wit:	; Date of	Birth:
The Court fixes alimor	ny as follows:	
The Court grants to Pla	aintiff the following items prop	
The Court divides up	the parties debts as follows:	
Creditor	Amount	Responsible Party
	<u> </u>	<u> </u>

The responsible party will these obligations.	hold harmle	ss the non-responsibl	e party for any collection on
Each party is hereby restra	ained and enj	oined from molesting	g or harassing the other party.
SO ORDERED this	day of		, 20
		JUDGE, Superior	Courts
		Southern Judicial	

STATE OF GEORGIA

Report of Divorce, Annulment or Dissolution of Marriage Type or print all information

1. Civil Action Number	2. Date Decree Granted (mo., day, year)		3. County Decree Granted
4. Wife's Name (first, middle, last)		5. Maiden (Birth) Last Name	6. Date of Birth (mo., day, year)
7. County of Residence		8. Number of This Marriage (1st, 2nd	t, etc.)
9. Husband's Name (first, middle, last, generat	ion)	10. Date of Birth (mo., day, year)	11. County of Residence
12. Number of This Marriage (1 st , 2 nd , etc.)		13. Date of This Marriage (mo., day	y, year)
14. Specify Grounds For Divorce (19-5-3, OCC	GA)	15. Number of Children Less Than	18 Affected 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.