IN THE IOWA DISTRICT COURT FOR COUNTY _____ AND ____ IN RE THE MARRIAGE OF **UPON THE PETITION OF** NO: _____ AND CONCERNING **DECREE OF DISSOLUTION OF** MARRIAGE Respondent) NOW on this day of ______, 20_____, the above entitled action came on for hearing, the Petitioner appearing in person; and the Respondent appearing in person and having approved the instant Decree of Dissolution of Marriage. The Court, having heard the evidence and examined the files and records herein, finds as follows; 1. More than ninety (90) days have elapsed since the Respondent filed an Acceptance of Service, Waiver and Answer in this matter. 2. The court has jurisdiction of the subject matter and of this cause of action and of the parties herein. The parties hereto were married in _______, _____County, _____ 3. on . The material allegations contained in the Petitioner's Petition are supported by 4 competent evidence, which is uncontroverted, and the court is satisfied from the evidence presented that there has been a breakdown of the marriage relationship to the extent that the legitimate objects of matrimony have been destroyed and there remains no reasonable likelihood that the marriage can be preserved. 5. The parties have waived conciliation procedures. 6 The parties have entered into a Separation and Property Settlement Agreement in settlement of all of their property and other rights and obligations arising out of said marriage,

and said Separation and Property Settlement Agreement is hereby approved.

7.	In approving the Separation a	nd Property Settler	ment Agreement filed by the
parties herein	, the Court has taken into consid	deration those factor	ors as set forth in Section 598.21,
Code of Iowa	a.		
6.	The Court finds that there are	minor c	children of said marriage, and the
wife is not no	ow pregnant. All issues regarding	g custody, visitation	n and support of the minor
children have	been resolved in the Separation	and Property Settl	lement Agreement.
NOW	V, THEREFORE, IT IS HEREE	BY ORDERED, A	DJUDGED AND DECREED that
the marriage	existing between the Petitioner a	nd the Respondent	t is hereby dissolved, and each
party is restor	red to his or her respective rights	and obligations as	s a single person; that the
requirements	of conciliation are hereby waive	d; that the Separati	ion and Property Settlement
Agreement er	ntered into by the parties and file	ed herein is hereby	incorporated by this reference
and made a p	part of this Decree, and each part	y is hereby ordere	d to carry out each and every item
thereof; that t	he Petitioner and Respondent sha	all equally divide t	he Court costs herein.
т 1		- C 411 41 1-	
Juagr	ment is hereby entered for each of	of the above the da	ate aforesaid.
Juagr	ment is hereby entered for each (of the above the da	ite aforesaid.
Judgr	ment is hereby entered for each o		
Judgr	ment is hereby entered for each (JUDGE,	JUDICIAL DISTRICT OF
Judgr	ment is hereby entered for each o		
Judgr	ment is hereby entered for each o	JUDGE,	
C	to Form and Content:	JUDGE,	
C		JUDGE,	
C		JUDGE,	
Approved as		JUDGE,	
Approved as		JUDGE,	
C		JUDGE,	
Approved as Petitioner		JUDGE,	
Approved as		JUDGE,	