IN THE SUPERIOR COURT OF FULTON COUNTY STATE OF GEORGIA FAMILY DIVISION

Petiti	ioner:				
and				Civil Action	on File No:
Resp	ondent:_				
			PETITION FOR	DIVORCE	
l,			, rep	resenting myself	, state that:
1.			r Jurisdiction: I am the Petition been a resident of the State of Gtion.		
	□ b)	State o	ot a resident of the State of Geor of Georgia and a resident of Fulto f this action.		
2.	Venue this ac	: My sp tion. <i>(Ch</i>	ouse's name is neck (a), (b), (c), (d) or (e))		He/She is the Respondent in
	□ a)		espondent is a resident of Fulton (Check (1) (2), (3) or (4))	County and is su	ubject to the jurisdiction of this
		1)		ess and jurisdiction ave a separation	ion of this Court and has on of this Court. (Check the box agreement that you want to have
					eparation Agreement which my our final judgment and decree for
		1 2)	The Respondent may be serve of	d at Respondent	's residence address
		□3)	The Respondent may be serve	d at Respondent	's work address of
			The Respondent works second original.	s in	County and shall be served by
		4)	Due Diligence attached hereto	and incorporated	o me as shown by my Affidavit of I by reference, marked Exhibit A

		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 Service by Publication, Petition for Divorce to the last known address of Respondent which is			
		filing of the Order of Service by Publication. within 15 days of			
□ b)	togethe Fulton	espondent is a resident of County, but Respondent and I lived er in Fulton County at the time we separated, Respondent has only moved from County within the past six months from the date of this filing, and I am a resident o County. The Respondent shall be served by second original at his/her home/work as of			
□ c)	The Respondent is a resident of County, and I live in Fulton County. The Respondent has consented to the jurisdiction of the Court and has acknowledged service of process and venue of this Court. (Check the box below if you and your spouse has a separation agreement that you want to be a part of your divorce decree.)				
		ttached to this Complaint for Divorce is a Separation Agreement which my use and I desire to be incorporated into our final judgment and decree for divorce.			
□ d)		espondent is not a resident of the State of Georgia, but I am resident of Fulton and (Check (1), (2) or (3)). The Respondent was formerly a resident of the State of Georgia and presently is a resident of the State of Respondent may be served by second original pursuant to the Long Arm Statute, O.C.G.A. § 9-10-91(5). Respondent may be served at Respondent's residence address of			
	□ 2)	The Respondent's whereabouts are unknown to me as shown by my Affidavit of Due Diligence 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. §9-11-4(f)(1) The clerk shall mail a copy of the Notice, Order for Service by Publication, Petition for Divorce to the last known address of Respondent which is within 15 days of filing of the Order of Service by Publication.			
	3)	The Respondent has consented to the jurisdiction of the Court and has Acknowledged service of process and venue of this Court. (Check the box below if you and your spouse has a separation agreement that you want to be a part of your divorce decree.) □Attached to this Complaint for Divorce is a Separation Agreement which my			
		spouse and I desire to be incorporated into our final judgment and decree for divorce.			
□ e)	as sho marked in the of 4(f)(1). Petitio	resident of Fulton County and the Respondent's whereabouts are unknown to me wn by my Affidavit of Due Diligence attached hereto and incorporated by reference d Exhibit A. The Respondent shall be served by publication as is provided by law case of those who cannot be found within the State pursuant to O.C.G.A. §9-11- The clerk shall mail a copy of the Notice, Order for Service by Publication, and on for Divorce to the last known address of Respondent which is			
	within	15 days of filing of the Order of Service by Publication			

3.	Date of □ a)	on						
	□ b)	The Respond	dent and I are ore January	e common law marr 1, 1997 as of	ed having entered into a common law	/		
4.	Date of remaine	of Separation: Respondent and I separated on and have ned in a bona fide state of separation since that date.						
5.		Children: (Check (a) or (b) ☐ a) There are no minor children of this marriage.						
	□ b)	Respondent	and I are the	parents of m	inor children:			
	of child		Sex(m/f)	Date of Birth	Resides with mother/father/other			
	□ a) □ b)	children. I am entitled I am entitled	to the tempo to joint legal to joint legal	rary and permanent	primary legal and physical custody of all custody of these children. ustody of these children. e children.	these		
7.	Children's Place of Residence The minor children of the parties currently reside at with with During the past five years, the minor children have lived at the							
	address	addresses below with the following persons:						
		<u>Address</u>			Resided with			
8.	Other O	I have not pa concerning th	rticipated as ne custody of proceeding c	the minor children	check (a) or (b)) or in any capacity in any other litigation n this or any other state. I do not knot children which may be pending in a 0	w of		

	□ b)	The mir	or children have been in	nvolved in the	e following custody	actions.		
Count	ty/State/C	<u>ourt</u>	Type of custody	y action	Date Filed	<u>Status</u>		
9.		Persons I know o	with Claims to Childre of no other person, not a or claims to have custo	en: (If there a party to this	proceeding, who h	as physical custo		
	□ b)	The follorights w	owing persons who are ith the minor children:		this proceeding ha	ave custody or vis	itation	
	<u>Name</u>			<u>Claim</u> 				
10.	Child Support: (Complete if there are minor children. Check (a) or (b))							
	□ a)	money t	nployed by nth. The Respondent is so support the minor chil	dren. Respo	ondent is employed	by		
		earning per month and I am in need of financial assistance from the Respondent for the support of the minor children. I □have □have not completed the Child Support Worksheet and Schedules pursuant to the Georgia Child Support Guidelines which became effective January 1, 2007.						
	□ b)		ue of child support cann ersonal jurisdiction over i		d in this action beca	ause Georgia doe	s not	
11.	Health (c))	Insuran	ce for Minor Children:	(Complete it	there are minor ch	nildren. (Check (a), (b) or	
	(<i>c))</i> □ a)	Respondent should be ordered to maintain a policy for dental, medical, and hospitalization insurance for the minor children. (Check (1), (2) or (3)) □ 1) Respondent should be responsible for uncovered costs.						
		2)	The Parties should sha	re the uncov	ered costs.			
		□ 3)	Petitioner should be res	sponsible for	uncovered costs.			
	□ b)	Respondent and I should share the costs of dental, medical, and hospitalization insurance for the minor children. (Check (1), (2) or (3)) □ 1) Respondent should be responsible for uncovered costs.						
		2)	The Parties should sha	re the uncov	ered costs.			
		3)	Petitioner should be res	sponsible for	uncovered costs.			
	□ c)		ue of insurance cannot b rsonal jurisdiction over i		this action becaus	e Georgia does r	ıot	

12.	•		surance for the Minor Children: (Check if there are minor children, and you want your e to have life insurance for the minor children. (Check (a) or (b)) Respondent should be ordered to maintain life insurance for the benefit of the minor children.
		□ b)	The issue of obtaining life insurance cannot be decided in this action because Georgia does not have personal jurisdiction over my spouse.
13.		Alimor	ny: I am/am not seeking alimony because issue of alimony cannot be decided in this action because Georgia does not have personal
			issue of alimony cannot be decided in this action because Georgia does not have personal tion over my spouse.
	14. N	Marital I □ a)	Property: (Check (a), (b), (c) or (d)) Respondent and I have no marital property.
		□ b)	Respondent and I have already divided our marital property to our mutual satisfaction.
		□ c)	Respondent and I have the following marital property that I have checked, and I am seeking an equitable division of this property: house located at
			house located at, spouse's
			motor vehicles (model/year
			furniture (list or attach listbank accounts and investments (list or attach list
			other (list or attach list
		□ d)	The issue of the division of marital property cannot be decided in this action because Georgia does not have personal jurisdiction over my spouse.
	15. .		ebts: Check (a), (b), or (c)) Respondent and I have no outstanding joint debts
		□ b)	Respondent and I have the following outstanding joint debts and he/she should be (solely liable for payment of these debts/ jointly liable for payment of these debts/responsible for payment of the debts that I checked.)
		Credito	<u>Balance</u>
		□ c)	The issue of the division of joint debts cannot be decided in this action because Georgia does not have personal jurisdiction over my spouse.
	16.		re Former Name: My former name is and I request that it ored to me.
	17.	prove a	
		□ a)	The marriage is irretrievably broken . My Spouse and I can no longer live together. There is no hope of that the two of us will get back together.
		□ b)	Cruel treatment . My spouse committed the following acts of cruel treatment to me such that Lam afraid that he/she will burt me in the future:

		c)	Adultery. My spouse has had sexual intercourse outside of the marriage.
	□ c	d)	Desertion . On or about, my spouse, without just cause or reason, intentionally abandoned and deserted me for a period of at least one year as follows:
	□ 6	∌)	Intermarriage. My spouse and I are related as follows:
	□ f)	Mental incapacity. I did not have the mental capacity to enter into a marriage when we married because
	 9		Impotency . My spouse was impotent at the time of our marriage, and I was not aware of this.
	□ h	ר)	Force, menace, duress, fraud in obtaining the marriage. I entered into this marriage against my will as a result of
	□ i))	Pregnancy of the wife at the time of the marriage unknown to the husband. I did not know that my spouse was pregnant by another man when we got married
	□ j)	,	Conviction of party for an offense involving moral turpitude. On or about my spouse was sentenced to serve at least two years in the penitentiary for the following:
	□k	۲)	Habitual intoxication. My spouse is repeatedly intoxicated.
	□ 1)		Incurable mental illness . My spouse has been adjudged mentally ill by a court of competent jurisdiction. My spouse has been confined in an institution for the mentally ill for a period of at least two years immediately preceding this action. My spouse's mental illness has been determined to be incurable by competent examiners, and I have attached a certified statement that it is this person's opinion that my spouse is hopelessly and incurably mentally ill.
	□ r	n)	Habitual Drug Addiction: My spouse is addicted to drugs as follows:
FOR T	HESE	E RE	EASONS, I request <i>(check all that apply)</i>
	□ a	a)	That a Rule Nisi be issued directing the Respondent to show cause why my prayers should not be granted;
	□ b	o)	Temporary and Permanent Custody of the minor children;
		c)	Joint custody of the minor children;
		d)	Visitation with the minor children;
	□ e	9)	Child Support;

L 1)	Medical, Denial and Hospita	iization insurance for the chi	nuren,			
□ g)	Life Insurance for the benefi	enefit of the minor children;				
□ h)	Alimony;					
□ i)	An award of the marital prop	erty listed in paragraph (14c	s);			
□ j)	Respondent to pay the joint	debts listed in paragraph (I5	b);			
□ k)	the minor children, alimony,	That all issues of child support, health insurance for the minor children, life insurance for the minor children, alimony, division of property and debts be held in abeyance until such ime as this court has personal jurisdiction over my spouse.				
□ I)	A change back to my former	name;				
□m)	A restraining order to restrain threatening me in any way w		nt from harassing, molesting or			
□ n)	A total divorce, a vinculo ma	trimonii, from Respondent;				
□ o)	Respondent is served with a	copy of my Complaint for D	vivorce;			
□ p)	That the Separation Agreement attached to this petition be made the Order of this Cou and					
□ q)	☐ q) Any other appropriate relief.					
This the[o	day of date] [mo	nth]	[year]			
	Res	spectfully submitted,				
	Peti Peti	itioner's address:	PRO SE			