STATE OF GEORGIA

\$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$

		,
	Plaintiff,	
v.		
		,
		,

Civil Action No.

Defendant.

FINAL JUDGMENT AND DECREE OF DIVORCE

Upon consideration of evidence submitted as provided by law, it is the judgment of the Court that a total divorce be granted, that is to say, a divorce vinculo matrimonii,, between the parties to the above stated case upon legal principles.

It is considered, ordered, and decreed by the Court that the marriage contract heretofore entered into between the parties to this case, from and after this date, be and is set aside and dissolved as fully and effectually as if no such contract had ever been made or entered into.

Petitioner and Respondent in the future shall be held and considered as separate and distinct persons altogether unconnected by any nuptial union or civil contract whatsoever and both shall have the right to remarry.

The Court restores to	her
prior maiden name to, wit:	: Year
of Birth.	

The Agreement, Parenting Plan and Child Support Addendum between the parties previously filed herein are incorporated by referenced and made part of this Final Judgment and Decree. Each party is ORDRED to comply with the terms of said Agreement, Parenting Plan and Child Support Addendum.

As required by O.C.G.A. § 19-6-15(m)(1), the Child Support Worksheet filed previously filed in this matter is incorporated herein by reference and made a part of this Final Judgment and Decree.

The Court finds as follows:

The Court awards custody of the minor child(ren) as follows:

1. Children for who support is being determined:

CHILD	DATE OF BIRTH

The Noncustodial parent,	,	shall
pay Child Support for each of the	_ minor child(ren) at \$	
per month to the Custodial parent, starting	,	and
continuing until each minor child reaches the age of majority	y, dies, marries, becomes emancip	bated,
whichever first occurs, provided however, the Court, in the	exercise of its sound discretion, d	irects

(or does not direct) the Noncustodial parent to continue to pay child support for a Child who has not previously married or become emancipated, who is enrolled in and attending a secondary school, and who has attained the age of majority before completing his or her secondary school education, until that child graduates from high school, or until the child attains ______ years of age (not to exceed 20 years) whichever fist occurs.

SO ORDERED, this ______ day of ______, 20_____.

Judge, Superior Courts Atlantic Judicial Circuit