	SU	PERIOR COURT OF STATE OF	CG F GEORGIA	OUNTY
 Plai	intiff	,		
1 141				
VS.			Civil Action No:	
		,		
Det	fendant			
	COM	PLAINT FOR DIVOR	RCE WITH MINO	R CHILDREN
	My nan	ie is		and I am
repr	•	vself in this divorce action.		
1)	0	Matter Jurisdiction: I an nly one of the following, either		ction and:
	(a)	I have been a resident of months immediately price	-	or more than six (6)
	(b	) I am not a resident of the resident of the State of G prior to my filing of this	eorgia for at least six (	
2)	Venue:	My spouse's name is		, and he/she
_,	is the D	efendant in this action. <i>nly one</i> of the following, either		,
	(a	) The Defendant is a resid	ent of	County
		and is subject to the juris	diction of this Court.	-
	□ (h	) The Defendant is a reside	ent of Georgia in	County,
		but the Defendant and I	•	•·
		time we separated, I still	-	
			1 0	County, and
		the Defendant has only	moved away from	County within
		the past six months befo	re the date of my filing	•
	(c	) The Defendant is a reside	<u> </u>	
				ity, and I live in
		acknowledged service of		ty. The Defendant has
		venue of this Court.	Process and consented	a to the juristiction and

(d)	) The Defendant is not a resident of the State of Georgia, but I am a resident of County, Georgia, and: <i>[Check only one of the following, either (1), (2), or (3).]</i>
	<ul> <li>□ (1) The Defendant was formerly a resident of the State of Georgia and currently resides in the State of The Defendant is subject to the personal jurisdiction of the Court under Georgia's Long Arm Statute, OCGA § 9-10-91(5).</li> </ul>
	□ (2) The Defendant has never resided in the State of Georgia and currently resides in the State of
	□ (3) The Defendant has acknowledged service of process and consented to the jurisdiction and venue of this Court.
(e)	I am a resident of County and the Defendant's whereabouts are unknown to me. I am filing my <i>Affidavit of Due Diligence</i> with this <i>Complaint</i> , and incorporate it here by reference.
9-11-4,	<b>of Process:</b> The Defendant shall be served as provided under OCGA § in the following manner: <i>nly one of the following, either (a), (b), or (c).</i> ]
(a)	The Defendant has acknowledged service of process. I am filing the <i>Acknowledgment of Service</i> (which has been signed by the Defendant) with this <i>Complaint</i> .
	) The Defendant may be served by the Sheriff's Department at the Defendant's residence/work address, which is:
	☐ (Check only if the Defendant lives outsideCounty.) The Defendant resides outside ofCounty, and shall therefore be served by second original, as provided under OCGA § 9- 10-72. Service shall be made by the sheriff's department of the county where the Defendant resides.
	The Defendant's whereabouts are unknown to me. I am filing my <i>Affidavit of Due Diligence</i> with this <i>Complaint</i> . The Defendant shall be served by publication as provided under OCGA § 9-11-4(e)(1) for those who cannot be found within the State of Georgia. To the best of my knowledge, the Defendant's last known address is:

3)

4) **Date of Marriage:** [Check and complete only one of the following, either (a) or (b).]

- (a) The Defendant and I were lawfully married on\_\_\_\_\_
- (b) The Defendant 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.
- 5) **Date of Separation:** The Defendant and I last separated on\_\_\_\_\_\_, and we have remained in a true state of separation since that date.
- **6)** Settlement Agreement: [Check only if there is a signed agreement.]

The Defendant and I have entered into a *Settlement Agreement*, which we both want to be incorporated into the *Final Judgment and Decree for Divorce*. The *Settlement Agreement* has been signed by each of us in front of a notary public, and I am filing the *Settlement Agreement* with the Court, together with this *Complaint*.

7) **Grounds for Divorce:** [Check the ones that you can prove at trial.]

My grounds for divorce from the Defendant are:

- (a) **Our marriage is irretrievably broken**. The Defendant and I can no longer live together and there is no hope that we will get back together.
- (b) Cruel treatment The Defendant committed the following acts of cruel

treatment toward me: \_\_\_\_\_

- (c) **Adultery -** The Defendant has had sexual intercourse with someone else during our marriage.
- (d) **Desertion** The Defendant has intentionally and continually deserted me for at least a year.
- (e) **Other grounds** from list in OCGA § 19-5-3, as explained here:

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# 8) **Minor Children** – [If there are no minor children you should use the Divorce form with No Minor Children.]

There areminor childre	n born of the marriage.
Names	Ages

#### 9) **Child(ren)'s current living arrangements**: The minor children currently live at:

Child's Name	Address	Live with

The children have lived at this address since approximately: \_\_\_\_\_

### 10) Child(ren)'s Past Living Arrangements

For the past five years, the children lived at the following addressed with the following persons:

Child's Name	Address	Dates	Lived With

### 11) Other court actions concerning the children (Choose only one.)

(a) Plaintiff states that the Plaintiff has not participated as a party or a witness or in any other way in any other litigation concerning custody of the children, and knows of no other actions concerning the custody of the minor children in this or any other state. No person other than the parties to this action has physical custody of the minor children or any claim to custody or parenting time with the minor children.

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protect	(b) The mean (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c	t the followin on of parent		custody otion.)		e
12)		w of no othe ild(ren) or c	er persons, not a	party to	this proceed	nly one.) ding, who has physical ime rights with respect
<b>OR</b> <u>Name</u>	<b>—</b>	ollowing pe		ot a part	y to this proc	ceeding have custody or
13) Ol	have sole legal an	n the best in	terest of the min	or child	l(ren) for	to
01	(b) Plain joint legal custod forto hav	y of the mir ve primary p tiff and Defe	or child(ren). It : physical custody. endant have agree	is in the ed that	e best interest it is in the be	porary and permanent t of the minor child(ren) est interest of the minor
	A proposed Paren		v c		·	
14)	Child Parenting (a) Plaint minorchild(ren) a	tiff requests	that the Defenda	nt be av	warded paren	nting time with the
	(b) Parenti	ng time for	themselves			

The proposed Parenting Plan includes a parenting time plan or schedule and is attached as Exhibit.

### 15) **Child Support Amount -** Please go to

<u>https://csconlinecalc.georgiacourts.gov/frontend/web/index.php</u> and complete the Child Support Worksheet.

(If applicable) The issue of child support has already been determined by an Order entered in the Superior Court of \_\_\_\_\_\_ County, State of \_\_\_\_\_\_, in Civil Action File No.: \_\_\_\_\_\_, on the \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_. Pursuant to said Order, the \_\_\_\_\_\_ (Plaintiff/Defendant) is currently ordered to pay

\$\_\_\_\_\_ per month in child support.

\* Attach the Child Support worksheets which includes a proposed child support award amount from line 13 of the Child Support Worksheet, which is attached to this Complaint for Divorce as Exhibit\_\_\_\_\_.

#### 16) Health Insurance

The primary custodial parent asks that Non-custodial parent\_\_\_\_\_\_shall provide the\_\_\_\_\_/\_\_\_primary custodial parent with an insurance identification card or such other acceptable proof of insurance coverage and shall cooperate in submitting claims under the policy.

17) Alimony: [Check only one of the following, either (a), (b), or (c).]

a) I am financially dependent on the Defendant and need the Court to order the Defendant to pay alimony for my support.



b) I am not asking for alimony.

c) The issue of alimony cannot be decided in this action because the Court does not have personal jurisdiction over the Defendant.

18) Marital Property: [Check only one of the following, either (a), (b), (c) or (d).]

(a) The Defendant and I have already divided our marital property, and we are both satisfied with the division.

(b) The Defendant and I do not have any property acquired during our marriage.

(c) The Defendant and I have acquired 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 \$; Defendant's, worth \$)
□ Motor vehicles listed here:
□ Model/year:
Model/year:
□ Model/year:
Furniture:     Listed here:
<ul> <li>Listed on separate paper attached to this <i>Complaint</i></li> <li>Bank accounts and/or other investments:</li> <li>Listed here:</li> </ul>

☐ Listed on separate paper attached to this *Complaint* ☐ Other property:

 $\Box$  Listed here:

□ Listed on separate paper attached to this *Complaint* 

(d) The issue of the division of marital property cannot be decided in this case because none of the property is in Georgia and/or to allow for situations where there may be marital property in GA, but no personal jurisdiction over the Defendant.

19)	Joint	Joint or Marital Debts: [Check only one of the following, either (a), (b), or (c).]				
		(a) The Defendant and I do not have any outstanding joint or marital debts.				
		(b) The Defendant 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>	Who Should Pay		
				-		
		<u> </u>				
		□ Listed on separa	te paper attached to this Co.	mplaint		
			ing joint and marital debts o art does not have personal j			
	/	raining Order Where	Violence Has Occurred: check only if applicable.]			
	There is a history of physical violence by the Defendant toward me, and I am					

afraid that the Defendant will engage in further acts of violence or harassment toward me unless the Court enters a temporary and permanent restraining order.

## 21) **Restore Former Name:** [Check only if applicable.]

My former name is	, and I am
asking the Court to restore that name to me.	

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WHEREFORE,	Plaintiff	respectfully	requests:
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a) That the parties herein be totally divorced;

b) That the Court grant temporary and permanent custody as requested in this matter;

c) That the Court order an equitable division of property;

d) That the Court award temporary and permanent alimony;

e) That the Court award the Plaintiff temporary use and possession of the formal marital residence located at\_\_\_\_\_.

f) That the Court award the Plaintiff temporary use and possession of the vehicle described as follows\_\_\_\_\_;

g) That the Court enter an Order for Child Support;

h) That the Plaintiff's name be restored to: \_\_\_\_\_; and

i) That the Court award such other and further relief as deems equitable and just

Respectfully submitted this the \_\_\_\_\_day of \_\_\_\_\_\_, 20\_.

/S/Plaintiff (self-represented litigants) pro se [sign here]

Name:		
Email:		
Address:		
Telephone(s):		

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IN THE SUPERIOR COURT OF	COUNTY
STATE OF GEORGIA	_

Plaintiff,	,	) ) )	
V.	,	) ) )	Civil Action No

Defendant.

#### VERIFICATION

Personally appeared before me the undersigned who on oath states that the facts set forth

in this Complaint are true and correct to the best of his/her knowledge and belief.

Plaintiff (Self Represented Litigant) [Sign in the presence of a Notary Public]

Sworn to and subscribed before me this \_\_\_\_\_, 20\_.

Notary Public, State of Georgia

My Commission Expires:

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