In the	Court for	County, State of						
In re: The Marriage of:		) ) ) ) Case No: ) ) )						
This Cause came to be l	neard on							
on	,	(year), and the Court hearing tes	timony in					
support of the								
THE COURT FINDS:								
1. That the Court has jurisdiction of the parties and subject matter of this cause.								
2. That the parties have voluntarily waived findings of fact, conclusions of law, a record of								
testimony, motion for a	new trial, notice of en	try of final judgment, and right of appe	al, but					
have not waived their rig	ghts to future modification	ation of this judgment.						
IT IS ORDERED AND	ADJUDGED:							
1. That the marriag	e of the	and						
is hereby dissolved.								

exec	uted voluntarily af	ter full disclosu	re, and is in the b	est interest	s of the parties, and	is		
appr	oved and incorpora	ated in this judg	ment by reference	e and the p	earties are ordered to	comply		
with	it.							
3.	That the		shall pay \$	per	beginning	,		
	(year), to as alimony and shall terminate:							
4.	That the		shall pay \$	per	beginning			
	,	(year), to	as cl	nild suppor	t per child, said sup	port shall		
term	inate for each chile	d when the child	d reaches eighteer	n years of a	age (or, if in Alaban	ıa,		
nine	teen years of age),	becomes self-su	upporting, marrie	s or dies, w	hichever comes firs	st.		
5.	former name is restored and shall be known as							
here	after.							
			Jud	ge				

The separation agreement between the parties, filed in this proceeding as Exhibit A, was

2.