In the	Court for		County, State of
In re: The Marriage of:)	
and))	Case No:
)))	

This Cause came to be heard on

on , (year), and the Court hearing testimony 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 entry of final judgment, and right of appeal, but have not waived their rights to future modification of this judgment.

IT IS ORDERED AND ADJUDGED:

1. That the marriage of the

and

is hereby dissolved.

2. The separation agreement between the parties, filed in this proceeding as Exhibit A, was executed voluntarily after full disclosure, and is in the best interests of the parties, and is approved and incorporated in this judgment by reference and the parties are ordered to comply with it.

3.	That the		shall pay \$	per	beginning	,	
	(year), to	as a	as alimony and shall terminate:				
4.	That the		shall pay \$	per	beginning		
	,	(year), to	as ch	ild suppor	rt per child, said suppo	ort shall	
terminate for each child when the child reaches eighteen years of age (or, if in Alabama,							
ninete	een years of age), b	becomes self-suj	pporting, marries	or dies, v	whichever comes first.		

5. former name is restored and shall be known as hereafter.

Judge