IN THE CIRCUIT COURT OF _____ COUNTY, ARKANSAS DOMESTIC RELATIONS DIVISION

	PLAINTIFF
v.	Case No DEFENDANT
	DECREE OF DIVORCE
On this date, the plaintiff,	, appearing pro se, the
defendant,	, having been properly served, this matter having
been submitted to the Court up	on the Complaint for Divorce, and from the testimony of the
plaintiff and witness,	, and other evidence before the Court,
the Court DOTH FIND AND	ORDER:
1. This Court has jurisdiction	of the parties and subject matter of this cause of action.
2. The plaintiff,	, has substantiated grounds for divorce, that
defendant	, by a preponderance of the evidence and that
_	n absolute divorce from the defendant,
3. There were no children bor	n during this marriage and none are expected.

4.	Each party shall have full ownership, use, control and financial responsibility for all personal
	property presently in their individual possession free and clear of any claims of the other
	party. Each party shall execute and deliver to the other any document of title necessary to
	ensure the quiet enjoyment of said property by the other.
5.	The plaintiff shall take financial responsibility, and hold defendant, harmless, for debts in
	plaintiff's name, for payment of debts which plaintiff incurred after the separation on
	and for those debts owed on any property which plaintiff retains.
6.	The defendant shall take financial responsibility and hold plaintiff, harmless, for debts in
	defendant's name, for payment of debts which defendant incurred after the separation on
	and for those debts owed on any property which defendant retains.
7.	The parties shall execute all necessary documents and conveyances for the purpose of
	implementing this Decree when and as called upon to do so by the other.
8.	«IF Restore Maiden Name? = "Yes"» The plaintiff's maiden name of
	is restored and she now
	be known as
9.	This Court retains jurisdiction of this cause of action for the purpose of enforcing the rights
	and obligations of the parties under this Decree and for other proper purposes.

IT IS THEREFORE ORDERED, ADJUDGE	D AND DECREED, that plaintiff,
, be granted an abso	olute divorce from defendant,
; the plaintiff's ma	iden name of, be
restored and she now be known as «	; the bonds of matrimony
heretofore existing between plaintiff and defendant si	hould be, and hereby are, canceled, set aside, and
forever held for naught, and all matters pertaining the	ereto shall be as set forth herein.
	CIRCUIT JUDGE
	DATE