Nebraska State Court Form

DECREE OF DISSOLUTION (No Children)

DC 6:4.6 Rev. 01/2020

Neb. Rev. Stat. § 42-372.01

(county where Complaint filed)

(your full name)	, Plaintiff,		ase number assigned by o	
Quality in the	r iairitiii,	·		,
			OF DISSOLU	JTION
VS.		(1	No Children)	
	,			
(spouse's full name)	Defendant.			
ON		, this matter cam	ne on for final hea	aring
(date)			
on the Complaint for Dis	solution of Ma	arriage of the plain	tiff. The plaintiff	appeared in court
without an attorney. The	e defendant	did did not appe	ear. The plaintiff	adduced evidence,
and the court, having ful	ly reviewed th	ne evidence, finds a	as follows:	
1. The plaintiff o	r the defenda	nt has been a resid	dent of the State	of Nebraska
for more than one year	orior to the fili	ng of this action an	d either the plain	tiff or the
defendant was a resider	of(county whe	ere Complaint filed)	unty at the time t	he complaint
was filed.				
2. More than 60	days have pa	ssed since service	was perfected or	r a voluntary
appearance was filed.				

3. The court has jurisdiction over both parties and over the subject matter of this action.

4. The parties were married on
(date of marriage)
n(city and state where parties were married)
No children were born of this marriage that are affected by this proceeding, and none
are expected.
5. The defendant is not a member of the Armed Forces of the United States or
ts allies.
6. The marriage of the plaintiff and the defendant is irretrievably broken, and
every reasonable effort to effect reconciliation has been made.
7. The parties are owners of various items of personal property and have
ncurred certain debts, and all of the property and debts should be equitably divided
petween the parties.
8. (if applicable)'s former name of

IT IS THEREFORE, ORDERED, ADJUDGED, AND DECREED as follows:

(Plaintiff or Defendant) (former or maiden name, including first, middle and last names)

9. The marriage between the plaintiff and the defendant is hereby dissolved. Except for review on appeal, remarriage, and continuation of the health insurance coverage, this decree shall become final and operative 30 days after this decree is filed or on the date of death of one of the parties, whichever occurs first. For purposes of remarriage, neither the plaintiff nor the defendant may remarry anyone anywhere in the world for six months after this decree is filed with the clerk of the district court. For the purposes of continuation of health insurance coverage, the decree shall become final and operative six months after the decree is entered.

should be restored.

responsible for the debts each has incurred.
11. (if applicable) Plaintiff's or defendant's former name of
(former name, including first, middle and last names), is restored.
12. The parties shall pay their own court costs.
13. Neither party is awarded alimony.
Dated:
BY THE COURT:
JUDGE

10. Each party shall keep the property in each party's possession and shall be