Yo Yo Yo AT	our Ci our Te LAS	ddress: ity, State, ZIP: elephone No:	rney
		IN THE SUPERIOR (	COURT OF ARIZONA,COUNTY
Re	gardi	ing the Marriage of:	) )
(NI	om 0.	of Potitionar)	) Case No
(Name of Petitioner)  AND			DECREE OF DISSOLUTION OF MARRIAGE (With Children)
(Na	ame (	of Respondent)	) ) )
1.	. This case has come before this Court for a final order. The Court has taken all testimony needed to enter a final Order.		
2.	This Court has jurisdiction over the parties under the law, and the provisions of this Decree are fair and reasonable under the circumstances.		
3.	The	e Court finds that:	
a. At the time this action was filed, the person filing had lived in Arizona for more the days, or had been stationed in Arizona while a member of the United States Armed Forces for more than 90 days.			
b. The provisions of law relating to the Conciliation Court either do not apply or have been met.			
	c.	The marriage is irretrieval	oly broken.
	d. Where it has the legal power to do so and where it is applicable to the facts of this divorce, this Court has considered, approved, and made orders relating to issues of chi custody and child support, spousal maintenance (alimony), and the division of propert and/or debts.		
<ul> <li>e. [ ] Wife is not pregnant, OR;</li> <li>[ ] Wife is pregnant, and the husband [ ] is [ ] is not the father of the</li> <li>[ ] Wife is pregnant and Petitioner alleges that husband is not the father.</li> <li>[ ] The court makes no findings in this regard.</li> </ul>			d the husband [ ] is [ ] is not the father of the child.  l Petitioner alleges that husband is not the father.

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	f.	Supervised visitation between the children and [ ] the Petitioner OR [ ] the Respondent,		
		or no visitation by the [ ] Petitioner OR [ ] the Respondent is in the best interests of the children, because:		
		requirements of A.R.S.§25-319 and is in need of and entitled to an award of spousal maintenance (alimony).		
	g.	[ ] Respondent was served by publication. Therefore, this Court cannot enter orders requiring personal jurisdiction over respondent.		
ГН	E C	OURT ORDERS THAT:		
1.	The marriage of the parties is dissolved and the parties are restored to the legal status of single persons.			
2.	Wife's name is restored to  Husband's name is restored to			
3.	SPOUSAL MAINTENANCE:			
	[ ] Husband [ ] Wife is ordered to pay the other party the sum of \$			
4.	COMMUNITY PROPERTY AND DEBTS:			
	a.	[ ] Each party is ordered to pay his or her debts which he or she incurred since the date of the parties' separation:		
	b.	[ ] Other orders and relief relating to community property or debts are contained in the attached Schedule Dividing Community Property, Debts, and Real Property, which is incorporated into this Decree.		
	c.	[ ] Each party is assigned his or her separate property.		
5.	CHILD CUSTODY, VISITATION, AND CHILD SUPPORT			
	a.	IDENTITY OF THE CHILDREN COMMON TO THE PARTIES:		
		1		
		2. 3.		
		4		
		5		

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b.	PREGNANCY OF WIFE: [ ] A child who is common to the parties is expected to be born this date:		
c.	c. CHILD CUSTODY:		
SOLE CUSTODY: [ ] Sole custody of the minor child(ren) is awarded to: [ ] Mother [ ] Father, subject to visitation as follows:			
		Reasonable visitation rights to the parent not having custody, consistent with any existing county access guidelines or as ordered by the court.	
		Supervised parent/child access to the parent not having custody is in the best interest of the child(ren) and is therefore ordered and shall take place only in the presence of another person, named below or otherwise approved by the court.	
	Name of	of supervisor:	
	Restric	tions on visitation:	
	supervi	st of supervised parent/child access shall be paid by [ ] the parent being ised; [ ] the parent having custody; [ ] shared equally by the parties.  No visitation rights to the parent not having custody because (explain:)	
	OR:		
	JOINT CUSTODY: [ ] Mother and Father shall share custody of the children, as set forth in the Joint Custody Agreement signed by both parties attached to this Decree and incorporated by reference. There have been no significant acts of domestic violence by either parent. The Court adopts the agreed terms of the Joint Custody Agreement setting forth the custody and visitation agreement between the parties and finds that they satisfy the requirements of A.R.S. §25-332(D).		
d.	CHILD SUPPORT: [ ] Mother [ ] Father shall pay child support to the [ ] Mother [ ] Father in the amount of \$ per month, consistent with the terms of the separate Child Support Order incorporated by reference. ALL child support payments shall be made through the Clerk of the Superior Court or Clearinghouse, plus an applicable statutory fee.		
	Payments shall be made through an assignment of wages or other income.		

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**IMPORTANT NOTICE:** Under state law (section 25-503, subsection I, Arizona Revised Statutes) the right to collect <u>unpaid</u> child support payments ends three years after the last child included in the child support order \*emancipates. To collect the unpaid support, the person owed child support must file a court action to obtain a written judgment for the unpaid amount due <u>before</u> the end of the three year period. (Limited exceptions exist and are found in A.R.S. § 25-320(B)).

\*A child is emancipated: On the date of the child's marriage

On the child's 18<sup>th</sup> birthday. When the child is adopted. When the child dies.

When the support obligation is terminated by court, if support is extended

beyond the age of 18.

6.	OTHER MATTERS: This Court makes other Orders relating to this marriage as follows:(please explain -
	use additional paper if necessary):

DONE IN OPEN COURT this	day of	, 20,
	HIDGE OF COLU	PT COMMISSIONED

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## PART A: SCHEDULE DIVIDING COMMUNITY PROPERTY, DEBTS AND REAL PROPERTY

[ ] The following community property is awarded to the parties as follows:

LIST OF PROPE	RTY	AWAR Petitioner	D TO: Respondent
	:	[ ]	[ ]
[ ] Household furniture/fu	rnishings	[ ]	[ ]
[ ] Appliances		[ ]	[ ]
[ ] VCR		[ ]	[ ]
[ ] TV		[ ] [ ]	[ ] [ ]
[ ] Stereo		[ ]	[ ]
[ ] Income Tax Refund		[ ]	[ ]
[ ] Automobile	VIN #:	[ ]	[ ]
[ ] Automobile	VIN #:	[ ]	[ ]
[ ] Other		[ ]	[ ]
[ ] Award each party the pe	ersonal property in his/he	er possession.	
[ ] Continued on reverse s	ide or see attached list.		
DIVISION OF RETIRI	EMENT, PENSION, D	DEFERRED COMPEN	SATION
[ ] Award each party his/her in deferred compensation as de	<u> </u>	rement benefits, pension	plan, or other
[ ] OR each party WAIVES And pension plan, or other defendance.			irement benefits,
Signature of Petitioner:			
Signature of Respondent:			

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## **REAL PROPERTY**

. The real property located at which is legally described as:			
[ ] is awarded to:	erty.		
[ ] The custodial p	nd the proceeds divided. parent shall reside in the ority, then the house shall arties.	family home until the	
	DE	BTS	
The following COMMU	NITY debts shall be div	ided as follows:	
Creditor(s)	Amount Owed \$	Paid by Petitioner	Paid by Respondent
	\$	[ ]	[ ]
	\$	[ ]	[ ]
	\$	[ ]	[ ]
	<u>\$</u>	[ ]	[ ]
	\$	[ ]	[ ]
	<u>\$</u>	[ ]	[ ]
	<u>\$</u>	[ ]	[ ]
	\$	[ ]	[ ]
	<u>\$</u>	[ ]	[ ]
[ ] Continued see sepa	rate attachment.		
[ ] SUBMITTED BY	PETITIONER:		
	DATE		
IF APPLICABLE:			
[ ] SUBMITTED BY	RESPONDENT:		
	DATE:		

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