UNCONTESTED DIVORCE—NO CHILDREN

The forms presented in this packet are designed to guide you in the preparation of your divorce papers. You must fill in the required information as it applies to your situation. Your papers should remain in the same order as they appear in this packet. If you do not have access to a typewriter, you may fill the papers out by hand in neat print using BLACK ink.

You should fill in every blank line EXCEPT for the civil action file number blanks and the lines provided for signatures by the Notary Public and the Judge.

In the Complaint and the Settlement Agreement, some sections have two possible answers, separated by an [OR]. In these sections, you must choose which of the two choices fits best in your situation, and then include only that choice in your documents. The other choice should be ignored and should not be included in your documents.

Make sure that everything is signed. All signatures that require notarization must be notarized before your documents will be approved for filing.

State Law O.C.G.A. §15-19-51 forbids court personnel to give legal advice. Different situations may require special procedures and courthouse personnel cannot advise you on how to proceed or what forms may be necessary in specific situations. Divorce can be very complicated. The only person allowed to help you in the preparation of these forms is a licensed attorney hired to represent you. Please consult an attorney if you have questions about the procedure or what action is best for you to take.

YOU MAY NEED AN ATTORNEY IF:

- The case is contested and your spouse has a lawyer.
- You cannot locate your spouse to serve him or her with your papers.
- You or your spouse has a house, pension, or large amount of property
- or income. You might lose custody of your children.
- You think you will have difficulty getting documents from your spouse about retirement funds, income, etc.
- Even if it is a friendly divorce, you should talk to a lawyer before you sign any settlement papers or file anything in court.

Remember, you must fully complete the forms before the Judge will be able to grant you a decree of divorce. Incomplete forms, as well as forms that are improperly filled out, may delay the grant of your divorce. Make sure that you take time to read over all the forms and understand what is being asked of you in each situation.

		IN THE SUPERIOR COURT OF_	COUNTY			
STATE OF GEORGIA						
v.		THE SUPERIOR COURT OF_STATE OF GH Plaintiff,) Defendant)	Civil Action File No.			
		COMPLAINT FO	R DIVORCE			
before	Plaintiff, [Name], comes before this Court and shows this Court as follows:					
		Residence requirement (Cho	ose <u>only one</u> : a, b, or c)			
□ a resid	a) dent of C	Plaintiff is a resident of Georgia for at least six months price.	County, Georgia, and has been or to the filing of this action.			
	b)	Plaintiff is a resident of	County, Georgia, and has			
reside	d at the		military post			
for at	least one	e year before filing this petition.				
	c)	Plaintiff is not a resident of the S	tate of Georgia, but Plaintiff's spouse has			
been a resident of the state of Georgia and the county offor at						
least six (6) months prior to my filing this action.						
		2.				
Venue (Choose <u>only one</u> : a or b)						
	a)	Defendant is a resident of	County, Georgia, and has			
ackno	wledged	l service of the Complaint and Sur	nmons and has waived further service of			
proces	ss.					

	b)	Defendant is a resident of	_County,		
[State]	[State] and has signed an ACKNOWLEDGEMENT OF SERVICE AFFIDAVIT OF				
WAIV	ER OF	VENUE AND PERSONAL JURISDICTION.			
		3.			
		Date of Marriage (Choose only one: a o	or b)		
	a)	Plaintiff and Defendant were lawfully married or	n[Date]].	
	b)	Plaintiff and Defendant are common law married	d, having entered into a		
comm	on law i	marriage before January 1, 1997 as of	[Date].	
Note:	Commo	n law marriage was abolished in Georgia on Jan	uary 1, 1997.		
		4.			
		Date of Separation			
	The D	efendant and I separated on	[Date] and	l	
have re	emaineo	I in a bona fide state of separation since that date.			
		5.			
		Minor Children of the Marriage			
	There	are no minor children born of the marriage and the	e wife is not now		
pregna	ınt.				
		6.			
		Grounds for Divorce			
	Plaintif	f is entitled to a divorce upon the statutory grounds th	at the marriage is		
irretrie	vably br	oken and there is no hope of reconciliation, O.C.G.A.	§19-5-3(13).		

Settlement Agreement

The parties have entered into a settlement agreement that resolves all issues as to an equitable division of property and debts. WHEREFORE, Plaintiff respectfully requests: a) That the parties herein be totally divorced; That the Court adopt and incorporate the parties' settlement agreement into a b) final judgment and decree in this matter; That the Wife's name be restored to her former name, which was: c) [Name]. That the Plaintiff have such other and further relief as this Court deems equitable d) and just. Respectfully submitted, this ______day of _______, 20_____. Plaintiff pro se [Signature — No Notary Public needed] Plaintiff's Address

Plaintiff's telephone number(s)

	IN THE SUPERIOR S	COURT OF_ STATE OF GE	COUNTY
v.	Plaintiff, Defendant	,)))),)))	Civil Action File No.
		VERIFICA'	ΓΙΟΝ
Pers	sonally, appeared before n	ne the undersig	ned who on oath states that the facts set forth
in this Comp	plaint are true and correct	to the best of h	er knowledge and belief.
			Plaintiff pro se [Sign in presence of Notary Public]
			[Sign in presence of totally I ubite]
Sworn and s	ubscribed before me day of		, 20
Notary Publ	ic, State of Georgia		
	ssion Expires		

IN THE SUPERIOR COURT OF	COUNTY
STATE OF GEORG	
)	
,	
Plaintiff,)	
)	
v.)	
) Civil A	ction File No.
,) Defendant)	
Defendant)	
)	
CONSENT TO TRIAL 31 DAYS AFTER SERVIO TRIAL BY JURY	
Both of the above parties, as indicated by their si	gnatures below, waive their right to trial
by jury and consent to the hearing and granting of a divor	rce in this action any time thirty-one (31)
days after the filing of the acknowledgment of service or	after service having been perfected.
	Plaintiff, pro se [Sign in presence of Notary Public]
Sworn to and subscribed before me	
Thisday of)
Notary Public, State of Georgia	_
My Commission Expires	<u>_</u> .
	Defendant, pro se [Sign in presence of Notary Public]
Sworn to and subscribed before me	
This day of,	20
	,
Notary Public, State of Georgia My Commission Expires	

IN THE SUPERIOR COURT O	OFCOUNTY
STATE (OF GEORGIA
Plaintiff,	
v.)	Civil Action No.
Defendant.	
ACKNOWLEDGMENT OF SER	VICE AND WAIVER OF SUMMONS
The undersigned Defendant hereby ack	nowledges service of the above Petition for Divorce,
and states that he/she has received a copy of sai	d Petition, and Defendant hereby waives any and all
future notice, service, and issuance of process.	
This theday of	, 20
	Defendant <i>pro se</i> [Sign in the presence of a Notary Public]
Sworn to and described before me thisday of	
Notary Public, State of Georgia My Commission Expires:	

IN THE SUPERIOR COURT OF	COUNTY
	OF GEORGIA
Plaintiff, v.)))) Civil Action No
Defendant.)
	WLEDGEMENT OF SERVICE NUE AND PERSONAL JURISDICTION
Ι,	[Name], the named Defendant in the above-styled
case, after being duly sworn do hereby de	pose and say that I am a resident of
County,	[State], and that the Plaintiff in the above-
styled case is a resident of	County, Georgia. I affirm that I
have received a copy of said Petition/Con	nplaint, and I hereby waive any and all further
notice, service, and issuance of process.	
After being duly informed that I h	ave a constitutional right to a trial by judge or
jury on the above matter in the county of	my residence, and with that knowledge, I
hereby expressly waive my right to venue	in the county of my residence, and consent to
venue and personal jurisdiction in the cou	inty of this superior court.
Thisday of	, 20
	Defendant Affiant [Sign in presence of Notary Public]
Notary Public Sworn to and subscribed before me this day of	

		IN THE SUPERIOR COURT OF		COUNTY
		STATE OF G	EORGIA	
V.		Plaintiff,) Plaintiff,) Defendant)	Civil Action File N	o
		SETTLEMENT A	.GREEMENT	
	This	is an agreement by and between		(hereinafter referred
to as '	"Wife")	and	(hereinafter refer	red to as "Husband").
separa	ation; WHE	EREAS, the parties are married but are EREAS, the parties desire to settle betwoony, and all other rights and obligations.	ween themselves all qu	nestions of division of
partie		V THEREFORE, in consideration of the as follows:	ne mutual covenants he	ereinafter contained, the
		1.		
		Separa	tion	
	The p	parties shall continue to live separate a	nd apart and each shal	ll be free from
interf	erence,	molestation, authority and control, dir	ect or indirect, by the	other as fully as if sole
and u	nmarrie	d, and each may reside at such place of	r places as he or she m	nay select.
		2.		
		Alimony (Choose	only one: a or b)	
	a)	The □ Husband/ □ Wife shall pay t	o the \Box Husband/ \Box W	ife as alimony the sum
of \$_		per week/month, to be paid beginn	ng on	[Date] and to
contin	nue ther	eafter until the Husband/ Wife rea	narries or dies.	
	b)	The parties hereby expressly waive	alimony for the past,	present and future.

Division of Property (Choose only one: a, b or c)

]	a) b)	-	The parties have no marital property subject to equitable division. The parties have previously divided their marital property to their mutual		
]	c) The parties acknowledge that they possess various items of jointly over property, which shall be divided as follows:				
		1) To th	e Wife:		
		2) To th	e Husband:		
			4.		
		Divis	ion of Debts (Choose <u>only o</u>	<u>ne</u> : a or b)	
	a)	The parties acknowledge that they have no outstanding joint debts.		o outstanding joint debts.	
	b)	The parties agree to the division of debts as indicated below:			
	Creditor		Amount	Responsible Party	

5.

Name Restoration

The parties request that the wife's name be restored to _______[former name].

Binding Agreement

☐ The parties acknowledge that they have entered into this Agreement freely and voluntarily and that it is not the result of any duress or any undue influence. This Agreement constitutes the entire understanding of the parties. There are no representations, warranties, covenants, or undertakings other than those expressly set forth herein.

7.

Agreement enforceable with or without divorce

☐ It is expressly understood that this Agree	ment does	not obligate the parties to continue to
live in a state of separation or to proceed with an	action for	divorce. However, in the event that
either party shall bring or maintain an action for o	dissolution	of the marital relationship, this
Agreement shall be presented to the court and inc	corporated	by reference into any judgment or
decree concerning the matters provided herein. N	lotwithstar	nding such incorporation, this
Agreement shall survive and be enforceable inde	pendently	of the judgment or decree.
This Agreement is entered into this the	day of	, 20
		Plaintiff pro se
Sworn to and subscribed before me Thisday of	_, 20	
Notary Public, State of Georgia My Commission Expires		
	De	efendant <i>pro se</i>
Sworn to and subscribed before me Thisday of	, 20)
Notary Public, State of Georgia	,	