IN THE CHANCERY COURT OF _	COUNTY, MISSISSIPPI
	_ PLAINTIFF
VS.	CIVIL ACTION NO
	DEFENDANT
FINAL JUDGMENT OF DIVORO	CE – IRRECONCILABLE DIFFERENCES
THIS CAUSE came on for hearing	g upon the sworn Complaint for Divorce filed by the
Plaintiff,(her	reinafter ""), on
and the Consent to Divorce-Irrecor	ncilable Differences filed by the Defendant,
(hereinafter "	"). The Complaint has been on file for at least
sixty (60) days prior to the date of the filing	g of this Final Judgment; the Court, having heard and
considered the matter, finds that it has jurisd	liction of the parties and the subject matter, and further
affirmatively finds that the parties have	made adequate and sufficient provisions by written
agreement for the settlement of all property	rights and all other issues raised by the pleadings, and
that the parties are hereby entitled to a div	orce on the ground of irreconcilable differences. The
Court further finds as follows:	
	1.
Plaintiff is a bona fide adult resident	citizen of the State of Mississippi, and has been so for
a period of more than six (6) months next p	preceding the filing of this Final Judgment of Divorce
and resides at	Defendant is an adult resident citizen of
the State of Mississippi and resides at	

The parties hereto are both members of the	race and were heretofore
lawfully married to each other on	; and () children were
born of the marriage union, namely:	(hereinafter
""), having been born on	Wife is not pregnant or
expecting a child.	

3.

The Plaintiff has charged and alleged that during the aforesaid period of the married life of these parties and just immediately preceding the date on which these parties separated on or about the _____ day of _____, ____, in ____ County, Mississippi, irreconcilable differences and other disputes arose between them, and they can no longer live together as husband and wife. Both parties are fully advised and believe that they are entitled to a divorce on the ground of irreconcilable differences, as provided by Miss. Code Ann. '93-5-2 (Rev. 2002).

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The Child Custody and Property Settlement Agreement entered into by and between the parties contains adequate and sufficient provisions for the care, maintenance and control of the parties' minor child(ren) and for the settlement of all property rights existing between the parties and should, therefore, be confirmed, approved and adopted by this Court as part of its Final Judgment.

IT IS, THEREFORE, ORDERED AND ADJUDGED that the parties be, and they are hereby, awarded a divorce absolute of and from each other on the ground of irreconcilable

differences, and the bonds of matrimony heretofore existing between the parties are hereby dissolved and held for naught.

IT IS FURTHER ORDERED AND ADJUDGED that the Child Custody and Property
Settlement Agreement executed by the parties on or about be, and the
same hereby is, approved, confirmed and adopted by this Court in all respects. Each party is
specifically ordered and directed by this Court to do all things agreed to by him or her under and
by virtue of all the terms, provisions and conditions contained in said Agreement. The original
Agreement attached hereto as Exhibit "A" is hereby incorporated into and made part of this Final
Judgment.
IT IS FURTHER ORDERED AND ADJUDGED that the Wife is hereby restored to her
maiden name which is
SO ORDERED this the day of, 20
CHANCELLOR
Approved and Agreed:
PLAINTIFF
DEFENDANT
Insert Attorney Information