	IN THE DISTRICT COURT (STATE O	OF OF OKLAHOMA	COUNTY
In re	the Marriage of:)	
	Petitioner,))) Case No).
and)))	
	Respondent.)	
	DECREE OF DISSO	DLUTION OF MARRIA	AGE
Resp	On this day of he Petitioner's <i>Petition for Dissolu</i> condent, (check one): appears, in person, withou appears, in person, with hi does not appear, and ha	ution of Marriage. Per ut an attorney. is/her attorney. as consented to the	etitioner is present. The
and i	has wholly failed to respond s therefore in default.	d or appear despite ha	ving been lawfully served,
cons	The Court, having examined the idered the evidence, and being fully a		
1.	Petitioner's Allegations. The alle	gations in Petitioner's	Petition for Dissolution of
	Marriage are true.		
2.	Date of Marriage . The parties wer	e married on the	day of
	, at		County, State of
			, and have been since
	that time and are at the present tim		

 $\underline{\text{\bf No Children}}. \ \text{There are no minor children of this marriage}. \ \text{The Wife is not pregnant}.$

4.	<u>Petitioner's Residence</u> . At the time of the filing of this Petition (check one):							
	The Petitioner had been a resident of Oklahoma for the past six months,							
	and had been a resident of County for the past							
	thirty days, or							
	The Respondent had been a resident of Oklahoma for the past six							
	months, and was a resident of County at the time							
	of the filing of the Petition.							
5.	<u>Dissolution of Marriage</u> . This Court hereby grants Petitioner an absolute <i>Decree of</i>							
	Dissolution of Marriage upon the grounds of incompatibility from the Respondent.							
	This decree shall operate as a dissolution of the marriage contract; save and except							
	that within six months from the date of this decree, both parties are prohibited from							
	marrying any person, except each other. This Court may dissolve this decree at any							
	future time, if both parties to the divorce action file a petition, signed by both parties,							
	asking that said decree be set aside and held for naught. Both parties seeking to							
	have the decree set aside shall make proof to the court that neither one has married							
	a third party during the time since the issuance of the decree of divorce.							
6.	<u>Division of Personal and Intangible Property</u> . The parties' property shall be							
	divided as follows:.							
	1 Property to Potitioner. This Court awards the following items of persons							

- Property to Petitioner. This Court awards the following items of personal property to the Petitioner:
 - 1. All personal property that [he/she] acquired before the marriage;
 - 2. All separate property that [he/she] acquired after the date of separation;

(List)			

2.	. <u>Pro</u>	Property to Respondent. This Court awards the following items of person						
	prop	perty to the Respondent:						
	1.	All personal property that [he/she] acquired prior to marriage;						
	2.	All separate property that [he/she] acquired after the date of						
		separation;						
	3.	The following items of marital property:						
		(List)						

7.	Division of I	Real Property . The parties	own the real property at the address	of:
	(str	eet address)	(City)	
	(State)	, The legal descri	otion of this property is:	
		write Legal Description	of Property below	

This Court orders the	at tino real prop	city be set aside	to (check as appropriate):
Petitioner	Respon	dent, free and cle	ear of any right, title, or
interest in the	Petitioner	Responder	<u>nt</u> .
<u>Petitioner</u>	Respon	dent is ordered to	pay the existing Note and
Mortgage held by	(name of lende	er) in the ap	proximate amount of
\$ The Co	ourt orders	Petitioner	Respondent to
indemnify and hold _	Petition	er Resp	ondent harmless with regard
to any claim under th	ne <i>Note</i> and <i>M</i> o	o <i>rtgage</i> , and all o	ther debts or obligations
associated with the	property. The C	Court orders the	
Petitioner	Respon	dent to assign all	of [his/her] interest in the
escrow fund and ins	urance with reg	gard to the above	referenced real property to
<u>Petitioner</u>	Respon	dent.	
Conveyance of Pro	perty. This cou	ırt orders each pa	rty to execute, and give to the
other spouse, any d	locuments or c	onveyances need	ded to carry the terms of the
division of the prope	rty into effect.	f either party fails	to execute such documents
this decree shall ope	erate as the cor	nveyance.	
<u>Debts</u> . This Court or	rders each part	y pay the followin	g separate or jointly-acquired
debts of the parties	and hold the ot	her party harmles	s from all liability the adverse
party on debts for sa	aid obligations.	Each is ordered t	o pay, including all attorney's
fees and costs incurr	red in defense o	of creditors' suits o	or in prosecution of any actior
to enforce this order			

Petitioner:

1.	ΑII	debts	that	[he/she]	incurred	personally	/ after	the	date	of se	paration

2.	The	following	marital	debts:

CREDITOR'S NAME	For	BALANCE
TOTAL		

2. Respondent:

- All debts that [he/she] incurred personally since the date of separation;
- 2. The following marital debts:

	CREDITOR'S N	AME	For	BALANCE
	TOTAL			
10.	Hold Harmless Clause.	This court orde	rs both spouses to hold	harmless from liability
	the other spouse on deb	s each is order	ed to pay. This include	s all attorney fees and
	costs incurred in defense	of creditors su	its or prosecution of an	y action to enforce
	this Order.			
(Use	the following paragraphs i	applicable):		
11.	The <u>Petitioner</u>	Respor	ndent is ordered to pa	ay alimony to the
	Petitioner	Respondent	in the amount of \$	at the rate
	of \$ ner m	onth		

division, the		Petitioner		Respo	ondent aç	gree	s and s	should pa	ay to the
		Res	ponde	nt the su	ım of \$		 	_, at the	interest
rate	of	percent [%]	per	year be	ginning	on	the _		day of
		, and pa	yable a	as follow	s:				
1.									
2.	The alimon	y shall be a	lien on	the real	property	her	ein awa	arded to	
	Pet	itioner	Res	<u>sponden</u>	t until the	alin	nony h	as been	paid in
	full. In the	event that	Pe	etitioner		Res	ponde	nt does	not pay
	any installr	nent when du	e, the	outstand	ling balaı	nce s	should	become	:
	immediatel	y due. (Or st	ate alte	ernate ai	rrangeme	ent)			
							 		· · · · · · · · · · · · · · · · · · ·
<u>Forn</u>	ner Name. Ti	nis Court here	eby res	tores	Peti	tione	er	Respo	ndent to
her r	naiden name	of							
IT IS	SO ORDER	ED							
				Judge	of the Dis	trict	Court		
				ouago c			Oourt		

		Print Name of Petitioner
		Address
		City, State, Zip Code
Petitioner, pro se	Telephone Nu	mber
retuotier, pro se		
Signature of Respondent		
		Print Name of Respondent
		Address
		City, State, Zip Code
Respondent, pro se	Telephone Nu	mber
rtoopondont, pro oc		