WARNING: Without the advice and help of an attorney, you may be putting yourself, your personal property, and your money at risk. To get a referral to an attorney, call the State Bar of Texas Lawyer Referral Information Service at 1-800-252-9690. If you are a victim of domestic violence, or if at any time you feel unsafe, you can get confidential help from the National Domestic Violence Hotline at 1-800-799-7233 or legal help from the Texas Advocacy Project Family Violence Legal Line at 1-800-374-4673

Print court information exactly as it appears on your Original Petition for Divorce.

| (Print your answers in blue ink) Cause Number: | | |
|---|--|---------------------------|
| IN THE MATTER OF THE MARRIAGE OF | | |
| Petitioner: | In the (check one): | |
| (Print first, middle, and last name of the spouse filing for divorce) | ☐ District Court | ☐ County Court at Law of: |
| And | (Court Number) | |
| Respondent: | | County, Texas |
| (Print first, middle, and last name of other spouse) | (County) | |
| Final Decre (Divorce Set 1 - Uncontested, No | e of Divorce Minor Children, No Rea | al Property) |
| WARNING: Read all of the Instructions for Dir | vorce Set 1 before filling out this | s form. |
| 1. AppearancesPetitionerThe Petitioner's name is: | | |
| First | Middle | Last |
| (Check one box) The Petitioner was present, representing him Decree of Divorce (called "Decree" throughout this of the Petitioner was not present but has signed Respondent | locument). | |
| The Respondent's name is: First | Middle Last | · |
| (Check one box) | iviiddio Last | |
| ☐ The Respondent was present and agrees to | the terms in this Decree | |
| | | oo in thic Doors |
| The Respondent was not present but has sig The Respondent was not present and has de Last Known Address and a Military Status Affice reporter to record the hearing. | faulted. The Petitioner has filed | a Certificate of |

| 2. | Record | The Court fills out this box. |
|----|---|---|
| | A court reporter did not record to make a record. | day's hearing because the husband, wife, and judge agreed not |
| | A court reporter recorded today' | s hearing. |

3. Jurisdiction

The Court heard evidence and finds that it has jurisdiction over this case and the parties, that the residency and notice requirements have been met, and that the *Original Petition for Divorce* meets all legal requirements.

The Court finds that the Original Petition for Divorce was filed more than 60 days ago.

4. Children

Husband and Wife do not have any biological or adopted children, together, under the age of 18.

Husband and Wife do not have **any** biological or adopted children together who are 18 years old or older and are still in high school.

Husband and Wife do not have any **disabled children** of any age.

The wife has not had a child by another man since the date of marriage.

The wife is not pregnant.

5. Divorce

IT IS ORDERED that the Petitioner and the Respondent are divorced.

6. Property and Debts

About community property: Texas is a community property state. This means that any new property or debt that either party obtains from the minute they are married until the minute the judge grants the divorce is probably community property, even if the property or debt is only in one spouse's name. There are only a few exceptions to the law of community property such as gifts, inheritance, or a recovery for personal injuries that occurred during the marriage that is not for lost wages or medical expenses. All community property and debt should be included in the Final Decree of Divorce.

About separate property: If either party receives a gift, an inheritance, or a recovery for personal injuries that occurred during the marriage that is not for lost wages or medical expenses, it is separate property. It is a good idea to list separate property obtained during the marriage as that spouse's separate property in the Final Decree of Divorce.

More information about community and separate property can be found by consulting a lawyer, as well as in the Texas Family Code, Chapters 3, 4, and 5.

The Court makes the following orders regarding the parties' community and separate property:

Husband's Property

Husband's Separate Property

(Fill in all lines. If you have no property to declare in any particular category, write "none.")

The Court confirms that Husband owns the following property as his separate personal property: 1. Cars, trucks, motorcycles or other vehicles He owned these vehicles *before* marriage: Year Make Vehicle Identification No. [VIN] ☐ He received these vehicles as a gift or inheritance *during* the marriage: Year Make Model Vehicle Identification No. [VIN] 2. Other Money or Personal Property (not real property, such as a house or piece of land) Husband owned the following money or personal property *before* marriage: Husband inherited or received as a gift the following money or personal property during the marriage: Husband received the following money recovery for personal injuries that occurred during the marriage that is not for lost wages or medical expenses:

Community Property

The Court ORDERS that Husband gets the following property as his sole and separate property, and Wife conveys (*gives*) to Husband her interest in such property, and Wife is divested of (*loses*) all right, title, interest and claim in and to that property.

Wife IS ORDERED to sign any documents needed to transfer any personal property listed below to Husband. Husband is responsible for preparing the documents.

- 1. All PERSONAL property in Husband's care, custody or control, or in Husband's name, that this Order does not give to Wife.
- 2. All of Husband's cash and money in any bank or other financial institution listed in Husband's name alone.
- 3. Any insurance policy that covers Husband's life.
- 4. Husband's cars, trucks, motorcycles or other vehicles listed below:

| Year | Make | Model | Vehicle Identification No. [VIN] |
|-----------------|---|-------------------------------|--|
| | vill keep the following per erty such as a house or land.) | | d jointly: (For example, a bank account, but |
| Husband's De | ebts (If you do not want Husl | pand to pay these debts, do | NOT use this form.) |
| | pay and shall indemnify debts listed below: | and hold the wife and | her property harmless for any failure to |
| • | ills, liens, and other charder gives to Husband al | · . | e, that are in Husband's name alone or requires otherwise. |
| 2. Any debt H | lusband incurred after se | eparation. Date of sepa | |
| 3. The baland | e due on any loan for ar | ny vehicles that this Or | Month Day Year der gives to Husband alone. |
| 4. The other of | • | are not in Husband's r | name alone (such as credit cards, |
| Husband's Re | etirement Funds (For exa | ample, pension, profit-sharin | g, and stock option plans, 401ks, and IRAs) |
| ☐ Husband c | loes not have any retiren | nent funds. | |
| ☐ Husband h | as the following retireme | ent funds: | |
| Identify or De | scribe Retirement Fund | State Current Val | lue of |
| | | | |
| | | | |
| | | | |
| | | | |

If Husband has retirement funds, the funds:

| | | een the date of t Husband and 50 | | e date this Decree is signed t | by the Court are |
|-----------------------------|---|--|---|--|--|
| | are awarded | to Husl | oand and | to Wife. (List dollar amount or per | centage.) |
| | | 100% to Husbar | | , | <i>3</i> |
| will (QD reco fund | need to obta PRO), to mak ommended th ds to Husband | ain an additional e the division e at you hire a lav | court order, usual ffective. A QDRO vyer to prepare a C | any of Husband's retirement lly called a "qualified domes form is not included in this DRO. If you award all of Hunds, you do not need a QDRO | itic relations order Divorce Set. It is Isband's retiremen |
| <u>Wif</u> | e's Property | | | | |
| | e's Separate | | | | |
| | - | | | lar category, write "none.") | l proporty: |
| | | | r other vehicles | perty as her separate persona | ii property: |
| ١. | | - | before marriage: | | |
| | Year | Make | Model | Vehicle Identification | n No [VIN] |
| | | - | | | |
| | ☐ She recei | ved these vehicle | es as a gift or inher | itance <i>during</i> the marriage: | |
| | Year | Make | Model | Vehicle Identification | n No. [VIN] |
| | | | | erty, such as a house or piece of lan perty <i>before</i> marriage: | od.) |
| - | Wife inherited | d or received as a | a gift the following n | noney or personal property de | uring the marriage: |
| | | | oney recovery for pages or medical exp | ersonal injuries that occurred penses. | during the |

| Community | Property | | |
|---|---|---|--|
| Husband cor | | is interest in such prop | as her sole and separate property, and perty, and Husband is divested of (<i>loses</i>) al |
| | ORDERED to sign any e. Wife is responsible | | transfer any personal property listed |
| 1. All PERS | · | | ntrol, or in Wife's name, that this Order |
| | cash and money in ar rance policy that covers | • | ial institution listed in Wife's name alone. |
| 4. Wife's ca | rs, trucks, motorcycles | or other vehicles liste | d below: |
| Year | Make | Model | Vehicle Identification No. [VIN] |
| | uch as a house or land.) | sonal property still neit | d jointly: (For example, a bank account, but not rea |
| property su | uch as a house or land.) | | d jointly: (For example, a bank account, but not rea |
| wife's Retird | ement Funds (For exames not have any retirem | aple, pension, profit-sharing ent funds. | |
| wife's Retire Wife doe Wife has | ement Funds (For exam | ople, pension, profit-sharing ent funds. nt funds: | , and stock option plans, 401ks, and IRAs) |
| wife's Retire Wife doe Wife has | ement Funds (For exames not have any retirement the following retirement | aple, pension, profit-sharing ent funds. nt funds: | , and stock option plans, 401ks, and IRAs) |
| wife's Retire Wife doe Wife has | ement Funds (For exames not have any retirement the following retirement | ople, pension, profit-sharing ent funds. nt funds: | , and stock option plans, 401ks, and IRAs) |
| Wife's Retire Wife doe Wife has Identify or D | ement Funds (For exames not have any retirement the following retirement | ent funds. The state Current Fund | , and stock option plans, 401ks, and IRAs) |
| Wife's Retire Wife doe Wife has Identify or D | ement Funds (For exames not have any retirement funds) Describe Retirement Funds etirement funds, the funds | ent funds: State Curren Fund ands: e marriage and the da | , and stock option plans, 401ks, and IRAs) |

| | are awarded 100% to Wife. |
|-------------------|--|
| wil ord red | you divide the retirement funds above by awarding any of Wife's retirement funds to Husband, you I need to obtain an additional court order, usually called a "qualified domestic relations der" (QDRO), to make the division effective. A QDRO form is not included in this Divorce Set. It is commended that you hire a lawyer to prepare a QDRO. If you award all of Wife's retirement funds Wife or if Wife has no retirement funds, you do not need a QDRO. |
| | ife's Debts (If you do not want Wife to pay these debts, do NOT use this form.) |
| | ife shall pay and shall indemnify and hold the husband and his property harmless for any failure to scharge the debts listed below: |
| | All taxes, bills, liens, and other charges, present and future, that are in Wife's name alone or that this Order gives to Wife alone, unless this Order requires otherwise. |
| 2. | Any debt Wife incurred after separation. Date of separation |
| | |
| 4. | The other debts listed below, which are not in Wife's name alone (such as credit cards, student loans, medical bills, income taxes): |
| 7. | Muniment of Title |
| ра | is Decree shall serve as a muniment of title to transfer ownership of all property awarded to any rty in this Final Decree of Divorce. (A "muniment of title" creates an official record of ownership insfer.) |
| 8. | Name Change |
| | ne Court changes the name of the: theck all boxes that apply) |
| | Husband back to a name used before marriage, as it appears below. |
| | First Middle Last |
| | Wife back to a name used before marriage, as it appears below. |
| | First Middle Last |
| | First Middle Last |

9. Court Costs

The costs of court are to be borne by the party who incurred them to the extent the party is required to pay such costs. A party who filed an affidavit of indigency that was not successfully contested is not required to pay court costs.

| 1 | 0. | Ot | her | Oi | rde | rs |
|---|----|----|-----|----|-----|----|
| | | | | | | |

The court has the right to make other orders, if needed, to clarify or enforce the orders above.

11. Final Order

Any orders requested that do not appear above are denied. This Decree is a final judgment that disposes of all claims and all parties and is appealable.

| | Judge's signature | |
|---|---------------------------|--|
| | Date of Judgment | |
| By signing below, the Petitioner agrees to the form and substance of this <i>Decree</i> . | | |
| Phone Number | Respondent's Name (print) | Phone Number |
| Date | Respondent's Signature | Date |
| | Mailing Address: | |
| | | |
| | | |
| | | |
| | Phone Number | titioner agrees to the his Decree. By signing below, the Res the form and substance of the form |