

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA
AT _____

Plaintiff,)
vs.)

Defendant.) Case No. _____

**FINDINGS OF FACT AND CONCLUSIONS OF LAW
(DIVORCE WITH PROPERTY AND NO CHILDREN)**

- Trial in this case was held on _____
 Settlement conference in this case was held on _____

Plaintiff did not appear appeared in person appeared by telephone
Plaintiff was represented by self attorney _____

Defendant did not appear appeared in person appeared by telephone
Defendant was represented by self attorney _____

The record shows the defendant was served with summons and complaint for divorce, and

- Defendant did not file an answer or otherwise defend, and the matter proceeded by default. (Default)
 Defendant joined in signing the complaint filed an answer and did not contest the facts alleged or prayer for relief in the complaint. (Uncontested)
 Defendant filed an answer and the parties settled all issues. (Settlement)
 Defendant filed an answer and the parties proceeded to trial. (Contested)

The court considered testimony and examined any evidence or agreements presented. The court now makes the findings of fact and conclusions of law set forth below.

FINDINGS OF FACT

BACKGROUND

- Plaintiff defendant is a resident of the State of Alaska.
- The parties married in _____ on _____ and ever since have been and now are married.
- There are no minor children and neither party is currently pregnant.
- The parties permanently separated on _____
- There exists an incompatibility of temperament between the parties such that it is impossible for them to remain together as married persons.
- Plaintiff asks to restore this prior name: _____
Defendant asks to restore this prior name: _____

9. After considering the factors in AS 25.24.160, the court finds that the above property and debt allocation is fair and equitable requires the following cash offset in order to be fair and equitable:

- Plaintiff to pay to defendant the amount of \$ _____ within _____ days
- Defendant to pay to plaintiff the amount of \$ _____ within _____ days

10. Other finding(s) about property and/or debts:

CONCLUSIONS OF LAW

- A. The court has personal jurisdiction over the parties and subject matter jurisdiction over the marriage.
- B. A decree of divorce should be issued forever severing the bonds of matrimony now existing between the parties.
- C. Property and debt(s) should be allocated as set forth above, which is fair and equitable.
- D. The plaintiff's prior name should be restored.
 The defendant's prior name should be restored.
- E. Other conclusion(s) of law:

ENTERED this _____ day of _____, 20____

Recommended for approval:	
_____	_____
Superior Court Master	Date

JUDGE OF THE SUPERIOR COURT

Print or Type Name

I certify that on _____
a copy of this document was sent or given to:
Clerk: _____

