IN THE DISTRICT COURT OF	(county where Complaint filed)			
(your full name) Plaintiff, VS. (spouse's full name) Defendant.	Case No. CI (case number assigned by Clerk of Court) DECREE (CHILD(REN)] (Service By Publication)			
ON THE day of	, 20, this matter came on for final (year)			
hearing on the Complaint for Dissoluti	on of Marriage of the plaintiff. The plaintiff			
appeared in Court without an attorney	. The defendant did not appear. The plaintiff			
adduced evidence, and the Court, have	ving fully reviewed the evidence, finds as follows:			
1. The plaintiff or the defendar	nt has been a resident of the State of Nebraska for			
more than one year prior to the filing of this action and either the plaintiff or the				
defendant was a resident of(county where Co	County at the time the Complaint was			
filed.				
2. More than 60 days have passed since the defendant was served by				
publication.				
3. The Court has jurisdiction of the subject matter				
only and to make a child custody dete	rmination.			

	4. The parties were married on		(date of marriage)		
in					
There	(city and state where parties were married) ere were child(ren) born of the marriage of the plaintiff and the				
deten	dant, namely:				
	(name of child)	_, born	(ab.14)		
	(name of child)	(child's year of birth)		
	(name of child)	_, born	obildio year of birth)		
	(name of child)	,	crilid's year of birtify		
	(name of child)	_, born	child's year of hirth)		
	(name of child)	_, born	child's year of birth)		
The pa	arties are not expecting a child at this	s time.			
	, -				
	5. The plaintiff is a fit and proper pe	rson to have	e custody of the minor child(ren)		
of the parties and should be granted custody.					
	6. The defendant is not a member of	of the Armed	d Forces of the United States or		
its allie	es.				
	7. The marriage of the plaintiff and the defendant is irretrievably broken, and				
every	every reasonable effort to effect reconciliation has been made.				
	8. The property of the parties should be and has been equitably divided				
	6. The property of the parties should	u be and na	s been equitably divided		
betwe	en them.				
	9. The plaintiff's former name of				
		(former or maider	name, including first, middle and last names)		
should	d be restored to her.				

IT IS THEREFORE, ORDERED, ADJUDGED, AND DECREED as follows:

- 10. The marriage between the plaintiff, and the defendant, is hereby dissolved. Except for review on appeal, remarriage, and continuation of the health insurance coverage, this Decree shall become final and operative 30 days after this Decree is filed or on the date of death of one of the parties, whichever occurs first. For purposes of remarriage, neither the plaintiff nor the defendant may remarry anyone anywhere in the world for six months after this Decree is filed with the Clerk of the District Court.
 - 11. The plaintiff is awarded custody of the minor child(ren) of the parties.
- 12. No child support is ordered at this time and no parenting plan is attached to this Decree because the court does not have jurisdiction over the defendant.

BY THE COURT:

JUDGE