Hon		FORM #46
Judicial District County Courthouse		
Address, Montana		
	JUDICIAL DISTRICT COURT	
In re the Marriage of:	Cause No.:	
Petitioner, and Respondent.	FINDINGS OF FACT, CONCLUSIONS OF LAW A FINAL DECREE OF DISSO	
The Petition for Dissolution, filed on the hearing this day of, 20 The Petitioner appeared pro se.		, came for
Responden [] did not app [] appeared and appeared appeared and appeared and appeared and appeared and appeared and appeared and appeared appeared appeared and appeared appeared and appeared appea		day of Decree.
After considering all evidence and pleadi		
1. The Respondent was served with the Peti , 20		of

2.	Choo	se One:		
	[]	The parties were married on (<i>date</i>): The marriage was		
		The parties were married on (<i>date</i>): The marriage was registered in the County of, State of		
	[]	The parties were married at common law. The parties assumed a marital relationship by mutual consent and agreement and confirmed their marriage by cohabitation and public repute.		
3.	Choo	se One:		
	[]	The parties separated on (date):		
	[]	The parties are not yet separated.		
4.	Choo	se One:		
	[]	The marriage is irretrievably broken in that there is serious marital discord which adverse affects the attitude of one of the parties towards the marriage, and there is no reasonable prospect of reconciliation.		
	[]	The marriage is irretrievably broken in that the parties have lived separate and apart for a period of more than one hundred eighty (180) days preceding the commencement of thes proceedings, and there is no reasonable prospect of reconciliation.		
5.	The conciliation provisions of the Montana Conciliation law, M.C.A. §§ 40-3-101, et. seq., and 40-4-107 do not apply.			
6.	At least one of the parties has been domiciled within the state of Montana for at least ninety (90) days prior to the filing of this action.			
7.	No C [] []	hildren of the Marriage Choose One: There were no children born of the marriage. There were children of the marriage, but none are now minors. There are children of the marriage but this court does not have jurisdiction because		
8.	The v	vife [] is [] is not pregnant with a child of this marriage. Due date:		
9.	[]	The Parties have complied with the preliminary disclosure requirements of MCA §40-4-252.		
	[]	The Parties have complied with the final disclosure requirements of MCA §40-4-253 & -254.		
	or in	the event of a default:		
	[]	The Petitioner has complied with the preliminary disclosure requirements of MCA §40-4 252.		
	[]	Having requested entry of default, Petitioner has waived the final declaration of disclosur		

10.	Choos [] []	e One: The parties do not own any real property. The [] Wife [] Husband [] both parties are the owner(s) of record of real property located at			
		The legal description of the property is			
11.	Choos	se One: The parties do not own any vehicles. The parties own vehicle(s).			
12.	The p	arties have accumulated household furnishings and other personal property during the cours ir marriage. The personal property of the parties [] has [] has not already been			
13.	Choos	se One: There are no debts of the marriage. The parties have accumulated debts during the course of their marriage.			
14.	Choos	se One: The wife would like to be restored to her former name of			
	[]	The wife does not want to be restored to her former name. The wife never changed her name.			
15.	Other	Provisions:			
	FRON	If the above Findings of Fact, the Court makes the following:			
		CONCLUSIONS OF LAW			
1.	The C	Court has jurisdiction over this cause.			
2.	The m	narriage of the parties is irretrievably broken.			
3.	The P	arties having complied with the Preliminary Disclosure requirements of M.C.A. §40-4-252; having complied with the final disclosure requirements of M.C.A. §\$40-4-253 and 40-4-254;			

OR in	n the event of a default
The I	Petitioner having complied with the preliminary disclosure requirements of MCA §40-4-252; having requested entry of default and waived the final declaration of disclosure;
the C	ourt finds good cause to enter this Decree.
	d on the duration of the marriage and on the parties' age, health, education, skills, and cial circumstances, the division of property and debts is equitable.
If req	uested, the wife should be restored to her former name.
Othe	Provisions:
EDO	M the shove Findings of Feet and Conclusions of Law, the Court orders the following:
FKU	M the above Findings of Fact and Conclusions of Law, the Court orders the following:
	DECREE OF DISSOLUTION OF MARRIAGE
The r	marriage of the parties is hereby dissolved.
	se One: The parties do not own any real property.
[]	The [] Wife [] Husband is hereby granted all right, title, and interest in the real
ГЈ	property located at, with
	legal description of
	The [] Wife [] Husband shall transfer his/her interest in this real property to the [] Wife [] Husband.
or	[] Describe the proposed distribution of the real property:
	If needed, attach additional sheets as Exhibit
Choo	se One:
[]	The parties do not own any vehicles.

	l J		parties´ vehicle(s) sl <i>'el for each vehicle li</i>	hall be distributed as follows (<i>Please include the year, make, and</i> isted):		
		a.	v	rded all right, title and interest in following vehicle(s):		
			T 7 1 1 1	VIN#:		
			Vehicle:	VIN#:		
			Vehicle:	VIN#:		
		b.	The Husband is a Vehicle:	awarded all right, title, and interest in the following vehicle(s): VIN#:		
			Vehicle:	VIN#:		
			Vehicle:	VIN#:		
		c.	party. If either patwenty (20) days the State of Mont vehicle(s) upon re	transfer all right and title in said vehicle(s) to the appropriate arty fails to transfer such right and title in the vehicle(s) within a from the date of this Decree, the registrar of Motor Vehicles of tana is hereby ordered to issue sole title to the party awarded said receipt of a certified copy of this Decree. The eded, attach additional sheets as Exhibit		
4.	Choos	se One): :			
	[]	Each party is hereby granted the exclusive right and title to the personal property curr in his or her possession.				
	or		1			
	[]		n party is hereby gran perty:	nted the exclusive right and title to the following personal		
To V	<u>Vife</u> :					
<u>To F</u>	Husband:					
		If ne	eded, attach addition	nal sheets as Exhibit		
5.	Choo	se One	7.			
J.	[]		re are no debts of the	e marriage		
	[]	The	parties have accumu	alated debts during the course of their marriage. Each party shall ebts currently in his or her name.		
	or	0010	aponsione for the de	ous currently in his of her hame.		

Description of Debt	Creditor	Current Balance	Amount to Wife
ny and all other debts i	 n Wife's name only; a	nny and all other debts incurr	red solely by the Wife since
arties' separation.	n Wife's name only; a	any and all other debts incurr	red solely by the Wife since
orties' separation. O Husband:	n Wife's name only; a	any and all other debts incurred Current Balance	red solely by the Wife since Amount to Husband
orties' separation. O Husband:	<u> </u>		1
rties' separation. O Husband:	<u> </u>		1
orties' separation. O Husband:	<u> </u>		1
orties' separation. O Husband:	<u> </u>		1
orties' separation. Or Husband:	<u> </u>		1
orties' separation. Or Husband:	<u> </u>		1
o Husband:	<u> </u>		1
any and all other debts is arties' separation. O Husband: Description of Debt	<u> </u>		1

The parties have accumulated debts during the course of their marriage. The responsibility for the debts shall be distributed as follows:

[]

9.	Choose One:			
	[] The wife's name is restored to			
	Wife shall be issued an Order for Name Change which is a sealed document in the court file			
	[] The wife's name is not restored to her former name.			
	[] The wife never changed her name.			
10.	Each party is ordered to execute any and all documents which now or in the future may be necessary to carry into full force and effect the terms and conditions of this Decree.			
	DATED this day of			
	DISTRICT COURT HIDGE			

Any and all other debts in the Husband's name only; any and all other debts incurred solely by the Husband since the parties' separation.