## IN THE SUPERIOR COURT OF FULTON COUNTY STATE OF GEORGIA

Petitioner,		
-VS-	CI	VIL ACTION
		LE NO
Respondent	t.	
	FINAL JUDGMENT AND DECR	<u>EE</u>
Ul	pon consideration of this case and evidence submitted a	as provided by law, it is the judgment
of the court	that a total divorce be granted, that is to say a divorce a	vinculo matrimonii, between the
parties to the	e above-stated case upon legal principles.	
It	is considered, ordered, and decreed by the court that th	ne marriage contract entered into
between the	parties to this case, from and after this date, be and is	set aside and dissolved as fully and
effectually a	s if no such contract had ever been made or entered int	0.
Pe	etitioner and Respondent in the future shall be held and	considered as separate and distinct
persons alto	gether unconnected by any nuptial union or civil contra	ct, whatsoever, and both shall have
the right to r	emarry.	
Tł	ne Agreement entered into between the parties dated	and file on
	is incorporated by reference and made a	part of this Final Judgment and
Decree. Ea	ch party are ORDERED and directed to comply with the	terms and conditions.
	ne Court restores to Petitioner/Respondent her maiden	name, to wit:
	he Respondent/Petitioner is/are Ordered to attend the F	amilies in Transition Seminar within
30 days of the	his Order or else be held in contempt.	
Decree ente	ered this day of	
	JUDGE, FULTON SUP	ERIOR COURT

Atlanta Judicial Circuit