

Name _____
(Plaintiff's or defendant's name, address, and telephone number)

Address _____

Telephone _____

_____, *Pro Se*
(Plaintiff or defendant)

SUPERIOR COURT OF NEW JERSEY
CHANCERY DIVISION—FAMILY PART

_____ COUNTY
(County where complaint is filed)

DOCKET NO. FM _____
(Docket number of complaint)

Name: _____
Plaintiff

vs.

Name: _____
Defendant

CIVIL ACTION

**CONSENT ORDER
FINAL JUDGMENT
OF DIVORCE/DISSOLUTION**

THIS MATTER HAVING BEEN heard before the Honorable

_____, J.S.C., on the
(Name of the Judge in your case)

_____ day of _____, 20_____
(Day) (Month) (year)

in the presence of the plaintiff, _____, appearing
(Plaintiff's name)

pro se, and the defendant _____, appearing *pro se*;
(Defendant's name)

and upon the complaint of plaintiff and the proofs presented to the Court; and the Court
having been satisfied that the defendant was served and having heard and considered the
proofs in this action; and it appearing that plaintiff and the defendant entered into a

_____ on _____ in a _____ ceremony in
(Marriage/civil union) (Date of marriage/civil union) (Religious/civil)

_____ ; and it appearing
(Location of ceremony)

that plaintiff pleaded and proved a cause of action of divorce/dissolution based on
_____ under the relevant
(Choose separation, desertion, extreme cruelty, or irreconcilable differences)

statute, *N.J.S.A. 2A:34-2 et seq.*; and it appearing that at the time the cause of action for divorce arose, the plaintiff was a *bona fide* resident of this state; and that plaintiff has been for the one year next preceding the commencement of this action a *bona fide* resident of this state; and it further appearing that jurisdiction has been acquired upon both parties, and for good cause shown,

IT IS, on this _____ day of _____, 20_____,
(DO NOT WRITE HERE)

ORDERED AND ADJUDGED, by virtue of the power and authority of the Court, that the _____ between the plaintiff, _____,
(Marriage/civil union) (Plaintiff's name)
and the defendant, _____, be dissolved and that each
(Defendant's name)
of them be freed and discharged from the obligation thereof; and

IT IS FURTHER ORDERED THAT:

_____ CHILDREN

1. The plaintiff and defendant _____ have minor _____ of the
(Do/do not) (Child/children)

(Marriage/civil union)
(Fill in the name[s] and birth date[s] of the minor child[ren])

_____	_____
(Child's name)	(Child's birth date)
_____	_____
(Child's name)	(Child's birth date)
_____	_____
(Child's name)	(Child's birth date)
_____	_____
(Child's name)	(Child's birth date)
_____	_____
(Child's name)	(Child's birth date)

2. (Check the appropriate statement and fill in the appropriate information)

_____ A. The _____ shall have primary physical custody of
(Plaintiff or defendant)
the minor _____ of the _____.
(Child/children) (Marriage/civil union)

___ B. The plaintiff and defendant shall have joint physical custody of the minor _____ of the _____.
(Child/children) (Marriage/civil union)

3. (Check the appropriate statement and fill in the appropriate information)

___ A. The _____ shall have primary legal custody of the minor _____ and be responsible for making major decisions concerning _____ health, education, and general welfare.
(Plaintiff or defendant) (Child/children) (Her/his/their)

___ B. The plaintiff and defendant shall have joint legal custody of the minor _____ and shall consult with each other about major decisions concerning _____ health, education, and general welfare.
(Child/children) (Her/his/their)

4. The _____ shall be awarded the following visitation/parenting time with the minor _____:
(Plaintiff or defendant) (Child/children)

(List the days, times, and details of visits, including drop-off and pick-up of the children and holiday visitation)

5. The _____ shall pay to the _____ per week for child support. Payments shall be made via wage garnishment.
(Plaintiff or defendant) (Plaintiff or defendant) (Amount of weekly child support)

6. Prior to the onset of the wage garnishment, the _____ shall make payments:
(Plaintiff or defendant)

(Check the appropriate statement)

___ A. To the probation department of the County of _____.
(County where plaintiff or defendant lives)

___ B. Directly to the _____
(Plaintiff or defendant)

7. The _____ shall contribute to the future cost of college
(Plaintiff or defendant)
education or vocational education for the minor _____ until such
(Child or children)
time as the minor _____ graduate(s) or complete(s) the chosen
(Child or children)
course of college or vocational study.
8. The _____ shall maintain medical insurance
(Plaintiff or defendant)
for the benefit of the minor _____
(Child or children)
9. The _____ shall be liable for ___ percent of any
(Plaintiff or defendant)
future medical, dental, prescription drug, and eyeglass expenses necessary for
the minor _____ that are not otherwise covered under the
(Child or children)
_____ health insurance policy, Medicaid, or other health
(Plaintiff's or defendant's)
care program.
10. The _____ shall maintain a life insurance policy
(Plaintiff or defendant)
on _____ life for the exclusive benefit of the _____
(His or her) (Child or children)
and naming the _____ as beneficiary and the
(Child or children)
_____ as trustee.
(Plaintiff or defendant)

___ ALIMONY

11. The _____ shall pay to the _____
(Plaintiff or defendant) (Plaintiff or defendant)
_____ alimony in the
(Choose open durational, limited duration, rehabilitative, or reimbursement)
amount of \$ _____ per week. The duration of the alimony (other than
(Amount of weekly alimony)
open durational) shall be for _____ years. Payments shall be made
(Number of years of alimony)
via wage garnishment.

12. Prior to the onset of the wage garnishment, _____ shall
make payments:
(Plaintiff or defendant)

(Check the appropriate statement)

___ A. To the probation department of the County of _____.
(County where plaintiff or defendant lives)

___ B. Directly to the _____.
(Plaintiff or defendant)

___ NAME CHANGE

13. The _____ shall resume or assume the use of this name:
(Plaintiff/defendant)

(Name that plaintiff/defendant will use after divorce/dissolution)

___ PRIOR ORDERS

14. The following prior orders concerning other matters between the parties shall remain in full force and effect and are hereby incorporated into this final judgment of divorce/dissolution.

(If applicable, fill in the appropriate statement[s] below)

A. The domestic violence final restraining order dated _____, issued by the
(Date that the court signed the order)
_____ County Superior Court, Docket
(County where the order was issued)
Number _____, shall remain in effect.

B. The visitation order dated _____, issued
(Date that the court signed the order)
by the _____ County Superior Court, Docket
(County where the order was issued)
Number _____, shall remain in effect.

C. The support order dated _____, issued by the
(Date that the court signed the order)
_____ County Superior Court, Docket
(County where the order was issued)
Number _____, shall remain in effect.

____ OTHER RELIEF

15. _____

The Honorable _____, J.S.C.
(DO NOT WRITE HERE)