Name(Plaintiff's name, address, and telepl		<u> </u>	
Address			
		<u> </u>	
Talanhana			
Telephone		<u> </u>	
Plaintiff, Pro Se			
		T OF NEW JERSEY SION—FAMILY PART	
		COUNTY	
	(County where co	omplaint is filed)	
DO	OCKET NO FM		
20	CILITIO, INI	(Docket number of complaint)	
-			
Name:			
Name:Plaintiff		CIVIL ACTION	
VS.			
Name:		FINAL JUDGMENT	LON
Defendant		OF DIVORCE/DISSOLUT	ION
		<u> </u>	
THIS MATTER HAVING BEEN	I heard before		
The Honorable		ISC on the	
The Honorable(Name of			
day of	(Mon	, 20, (Year)	
in the presence of the plaintiff,			
pro se, and the defendant,	ofondant's name)	, appearing <i>pro se</i> ;	
and upon the complaint of plaintiff and the	ne proois present	ted to the Court; and the Court	
having been satisfied that the defendant v	was served and h	aving heard and considered the	
proofs in this action; and it appearing tha	at plaintiff and th	a defendant entered into a	
proofs in this action, and it appearing that	a piamuni anu un	e defendant entered into a	
on	in a	ceremony in	
(warriage/civii union) (Date of marriage/civil ur	non) (Relic	gious/civii)	

(Location of ceremony)	; and it appearing that
the plaintiff pleaded and proved a cause of acti	on of divorce/dissolution based on
	under the relevant
(Choose separation, desertion, or extreme cruelty, or irre	econcilable differences)
statute, N.J.S.A. 2A:34-2 et seq.; and it appeari	ng that at the time the cause of action for
divorce/dissolution arose, the plaintiff was a b	oona fide resident of this state; and that
plaintiff has been for the one year next precedi	ng the commencement of this action a
bona fide resident of this state; and it further ap	ppearing that jurisdiction has been acquired
upon both parties, and for good cause shown,	
IT IS, on thisd	day of, 20
· ·	tue of the power and authority of the Court
•	•
that thebetween the plaintiff, _	(Plaintiff's name)
and the defendant,(Defendant's name)	be dissolved and that each
(Defendant's name)
of them be freed and discharged from the oblig	gation thereof; and
IT IS FURTHER ORDERED THAT:	
CHILDREN	
1. The plaintiff and defendant(Do/do not)	have minor (Child/children) of the
(Marriage/civil union) (Fill in the name[s] and birth da	ate[s] of the minor child[ren])
(Child's name)	(Child's birth date)
2. (Check the appropriate statement and fill in the	appropriate information)
A. The s	hall 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 (Plaintiff or defendant)
	minor and be responsible for making major decisions
	concerning health, education, and general welfare.
	B. The plaintiff and defendant shall have joint legal custody of the
	minor and shall consult with each other about major decisions (Child/children)
	concerning health, education, and general welfare.
4.	The shall be awarded the following (Plaintiff or defendant)
	visitation/parenting time with the minor: (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 (Plaintiff or defendant) (Plaintiff or defendant)
	(Amount of weekly child support) per week for child support. Payments shall be made
	via wage garnishment.
6.	Prior to the onset of the wage garnishment, the
	shall make payments:
	(Check the appropriate statement)

	A. To the probation department of the County of
	(County where plaintiff or defendant lives) B. Directly to the
	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
	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	
10.	The shall maintain a life insurance policy (Plaintiff or defendant)
	on life for the exclusive benefit of the (Child or children)
	and naming the as beneficiary and the as beneficiary and the
	as trustee.
	(Plaintiff or defendant)
Al	LIMONY
11.	The shall pay to the (Plaintiff or defendant) (Plaintiff or defendant)
	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. I	Prior to the onset of the wage garnishment,(Plaintiff or defendant)	_ shall
	make payments: (Plaintiff or defendant)	
	Check the appropriate statement)	
-	A. To the probation department of the County of(County where plaintiff or defendant of the County where plaintiff or defendant of the County where plaintiff or defendant of the County of	dant lives
-	B. Directly to the(Plaintiff or defendant)	<u>_</u> ·
 NAI	ME CHANGE	
13. 7	The shall resume or assume the use of this nar (Plaintiff/defendant)	ne:
_	(Name that plaintiff/defendant will use after divorce/dissolution)	_·
DDI		
 PKI	OR ORDERS	
14. 🛚	The following prior orders concerning other matters between the parties	}
S	shall remain in full force and effect and are hereby incorporated into thi	s final
	ment remain in run rorse und erreet und ure nereet, meorporated into un	5 IIIIui
j	udgment of divorce/dissolution.	
(If applicable, fill in the appropriate statement[s] below)	
	A. The domestic violence final restraining order dated	
	(Date that the court signed the order), issued by the	
	(County where the order was issued) County Superior Court, Docket	
	Number, shall remain in effect.	
1	B The visitation order dated issue	d
	B. The visitation order dated, issue, issue,	u
	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.	
	, shall remain in errect.	

OTHER RELIEF		
15		
The Honorable		, J.S.
	(DO NOT WRITE HERE)	,