

PRO SE DIVORCE WITHOUT MINOR CHILDREN PACKET

The forms and instructions in this packet are to be used if you are seeking a divorce from your spouse AND you do not have any minor children together.

Depending on your personal situation, there may be additional forms that you will need that are not included in this packet. The information in this packet and on the http://www.romefloyd.com/departments/superior-court-pro-se-divorce website may be inappropriate for your case and/or they become outdated. **USE THESE FORMS AT YOUR OWN RISK**.

Dissolution of a marriage can be a very complicated process and you are strongly urged to consult with an attorney before beginning any legal action in this Court.

STATE LAW, O.C.G.A. § 15-19-51, PROHIBITS COURT PERSONNEL (INCLUDING STAFF ATTORNEYS, JUDGE'S STAFF, CLERK'S OFFICE STAFF, AND SHERIFF'S DEPARTMENT STAFF) FROM GIVING LEGAL ADVICE OR ANSWERING LEGAL QUESTIONS.

General Civil and Domestic Relations Case Filing Instructions

- 1. Provide the class of court and county in which the case is being filed.
- 2. Provide the plaintiff's and defendant's names.
- Provide the plaintiff's attorney's name and Bar number. If you are representing yourself, provide your own name and check the selfrepresented box.
- 4. Provide the type of case by checking only one appropriate box. Cases can be either general civil or domestic relations and only one type of case within those categories. Check the case type that most accurately describes the primary case. If you are making more than one type of claim, check the case type that involves the largest amount of damages or the one you consider most important. See below for definitions of each case type.
- 5. Provide the type of post-judgment action, if applicable, by checking the appropriate box. Post-judgment cases are those that seek to enforce or modify an existing judgment. If the case is a post-judgment matter, an initial case type in the general civil and domestic relations boxes must be checked.
- 6. Provide an answer to the four questions by checking the appropriate boxes and/or filling in the appropriate lines.

Case Type Definitions

General Civil Cases

Automobile Tort: Any tort case involving personal injury, property damage, or wrongful death resulting from alleged negligent operation of a motor vehicle.

Civil Appeal: Any case disputing the finding of a limited jurisdiction trial court, department, or administrative agency.

Contract: Any case involving a dispute over an agreement between two or more parties.

Garnishment: Any case where, after a monetary judgment, a third party who has money or other property belonging to the defendant is required to turn over such money or property to the court.

General Tort: Any tort case that is not defined or is not attributable to one of the other torts.

Habeas Corpus: Any case designed to test the legality of the detention or imprisonment of an individual, not the question of guilt or innocence.

Injunction/Mandamus/Other Writ: Cases involving a written court order directed to a specific person, requiring that person to perform or refrain from performing a specific act.

Landlord/Tenant: Any case involving landlord/tenant disputes wherein the landlord removes a tenant and his/her property from the premises or places a lien on tenant property to repay debt.

Medical Malpractice Tort: Any tort case that alleges misconduct or negligence by a person in the medical profession acting in a professional capacity, such as doctors, nurses, physician's assistants, dentists, etc.

Product Liability Tort: Any tort case that alleges injury is caused to a person by the manufacturer or seller of an article due to a defect in, or the condition of, the article sold or an alleged breach of duty to provide suitable instructions to prevent injury.

Real Property: Any case involving disputes over the ownership, use, boundaries, or value of fixed land.

Restraining Petition: Any petition for a restraining order that does not result from a domestic altercation or is not between parties considered to be in a domestic relationship.

Other General Civil: Any case in which a plaintiff requests the enforcement or protection of a right or the redress or prevention of a wrong, but does not fit into one of the other defined case categories.

Domestic Relations Cases

Adoption: Cases involving a request for the establishment of a new, permanent relationship of parent and child between persons not so biologically related.

Dissolution/Divorce/Separate Maintenance: Any case involving the dissolution of a marriage or the establishment of alimony or separate maintenance.

Family Violence Petition: Any case in which a protective order from a family member or domestic partner is requested.

Paternity/Legitimation: Cases involving the establishment of the identity and/or responsibilities of the father of a minor child or the determination of biological offspring.

Support – IV-D: Cases filed by the Georgia Department of Human Services to request maintenance of a minor child by a person who is required, under Title IV-D of the Social Security Act of 1973, to provide such maintenance.

Support – Private (non-IV-D): Cases filed to request maintenance of a parent/guardian or a minor child by a person who is required by law, but who is not under the auspices of Title IV-D of the Social Security Act of 1973, to provide such maintenance.

Other Domestic Relations: Domestic relations cases, including name changes, that do not adequately fit into any of the other case types.

Post-Judgment

Contempt: Any case alleging failure to comply with a previously existing court order.

Modification: Any case seeking to change the terms of a previously existing court order.

Other/Administrative: Any case with post-judgment activity that does not fit into contempt or modification categories.

Please note: This form is for statistical purposes only. It shall have no legal effect in the case. The information collected on this form is used solely for court administration purposes. This form does not supplement or replace the filing and service of pleadings or other papers as required by law or court rules. Information on this form cannot be entered into evidence.

General Civil and Domestic Relations Case Filing Information Form

		☐ Superior o	r 🗆 Stat	e Court	of	***************************************	County		
	For Clerk Use Or Date Filed	nly MM-DD-YYYY			Case Number				
Plainti	ff(s)				Defendant	(s)			
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
Plainti	iff's Attorney				Bar Num	ber	Self	-Represe	nted 🗆
	General Civil Ca	bile Tort			Case Type in O	estic Relation Adoption	ns Cases	arate	
	☐ Contract	•'				Maintenar			
	☐ Garnishı						olence Petition		
	☐ General	Tort				Paternity/	Legitimation		
	☐ Habeas	Corpus				Support –	IV-D		
	•	on/Mandamus	/Other \	Nrit			Private (non-I	-	
		d/Tenant				Other Dor	nestic Relation	S	
		Malpractice T	ort						J
l		Liability Tort			Post-		Check One Cas	e Type	_
		ing Petition				Contempt			
		eneral Civil				medical su	nent of child su upport, or alim		
						Modification			
	Check if the action of the same particular Case Num	ies, subject mat				eviously pend		t involvin	g some or all
	I hereby certify the redaction of pers						exhibits, satisfy	the requi	rements for
	Is an interpreter	needed in this	case? If s	o, provid	de the languag	e(s) required.	Language(s) I	Required	
	. Do you or your c	lient need any	disability	accomr	modations? If s	o, please des		•	n request.

General Civil and Domestic Relations Case Disposition Form Instructions

- 1. Provide the class of court and county in which the case is being disposed.
- 2. Provide the plaintiff's and defendant's names.
- 3. Provide the reporting party who is the individual completing the form.
- 4. Provide the attorneys' names and Bar numbers. If parties represented themselves, provide their names and check the self-represented box.
- 5. Provide the manner of disposition by checking the appropriate box. See below for definitions.
- 6. Provide an answer to the three questions by checking the appropriate boxes.

Manner of Disposition Definitions

Jury Trial: Cases in which a jury is impaneled to determine the issues of fact in the case. A jury trial should be counted when the jury has been sworn, regardless of whether a verdict is reached.

Bench/Non-Jury Trial: Cases in which a judge or judicial officer is assigned to determine both the issues of fact and law in the case. A bench/non-jury trial should be counted when the first evidence is introduced, regardless of whether a judgment is reached.

Non-Trial Disposition: Cases in which the disposition does not involve either a jury trial or a bench trial.

Alternative Dispute Resolution: If a case was disposed of via a non-trial disposition, and the method of disposition was alternative dispute resolution. Only check if the whole case was resolved via alternative dispute resolution.

General Civil and Domestic Relations Case Disposition Information Form

		Superior o	r 🗆 Stat	e Court	of		County		
	For Clerk Use Only			· · · · · · · · · · · · · · · · · · ·	Case Number				. · ·
ŀ		MM-DD-Y	YYY (- ,		7.	•
		` ÷ ,	,		Case Style			r.	
Plain	tiff(s)				Defendant ((s)			
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
Last	Firsţ	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
Last	First	Middle I.	Suffix	Prefix	Last	First	Middle I.	Suffix	Prefix
Repo	orting Party								
Plain	tiff's Attorney	W			_ Bar Nu	ımber	Sc	elf-Repre	sented 🗆
Defe	ndant's Attorney				Bar Nı	umber	S	elf-Repre	sented 🗆
	ner of Disposition k Only One								
	Jury Trial Bench/Non-Jury Tria Non-Trial Disposition Alternative Dispu	n	on_				·		
	-								
	Check if any party v	was self-repr	esented	at any po	int during the	life of the ca	se.		
	Check if the court of	ordered an ir	nterprete	r for any	party, witness,	or other invo	lved individual.		
	Was the case refer	ed/ordered	to a cour	t-annexe	d alternative o	dispute resolu	tion (ADR) prod	ess?	

)
Plaintiff (person who started this c	ase ⁾ ,) CIVIL ACTION FILE
v.)
) No
Defendant (other spouse).	<u> </u>
PETITION FOR DIV	ORCE WITHOUT MINOR CHILDREN
My name isdivorce action. In support of my	and I am representing myself in this case. I state the following:
	on: I am the Plaintiff in this action and: allowing, either (a) or (b).
	County, Georgia, and I have been of Georgia for more than six (6) months immediately on.
	t of the State of Georgia, but my spouse has been a Georgia for at least six (6) months immediately prior on.
2. Venue : My spouse's name Defendant in this action.	is and he/she is the
[Check only one of the for	llowing. either (a), (b), (c), (d), or (e) If none of these applies consult a lawyer to find out whether or not you can file nty.]
☐ (a) The Defendant is a the jurisdiction of this	resident of Floyd County, Georgia and is subject to Court.
but the Defendant an separated, I still reside	resident of Georgia in County, d I lived together in Floyd County at the time we in Floyd County, and the Defendant has only moved by within the past six (6) months before the date of

(c) The Defendant is a resident of Georgia in
County, and I live in Floyd County. The Defendant has acknowledged service of process and consented to the jurisdiction and venue of this Court.
(d) The Defendant is not a resident of the State of Georgia, but I am a resident of Floyd County, Georgia and: [Check only one of the following, either (1), (2), or (3).]
(1) The Defendant was formerly a resident of the State of Georgia and currently resides in the State of The Defendant is subject to the personal jurisdiction of this Court under Georgia's Long Arm Statue O.C.G.A. § 19-5-91(5).
(2) The Defendant has never resided in the State of Georgia and currently resides in the State of
(3) The Defendant has acknowledged service of process and consented to the jurisdiction and venue of this Court.
(e) I am a resident of Floyd County, Georgia and the Defendant's location is unknown to me. I am filing my Affidavit of Due Diligence with this Divorce Petition explaining what I have done to find him/her.
ervice of Process: The Defendant shall be served, as provided under O.C.G.A. 9-11-4, in the following manner: [Check only one of the following. either (a), (b), or (c).]
] (a) The Defendant has acknowledged service of process. I am filing the Acknowledgement of Service (which has been signed by the Defendant) with this Divorce Petition.
] (b) The Defendant may be served by the Sheriff's Department at the Defendant's residence/work address, which is:
(c) The Defendant's location is unknown to me. I am filing my Affidavit of Due Diligence with this Divorce Petition explaining what I have done to find him/her. The Defendant shall be served by publication as provided under O.C.G.A. § 9-11-4. To the best of my knowledge, the Defendant's last known address is:

4.	Date of Marriage: [Check and complete only one of the following, either (a) or (b).]
	(a) The Defendant and I were lawfully married on
	(b) The Defendant and I are married by common law because we lived together and held ourselves out as husband and wife since, which date was prior to January 1, 1997.
5.	Date of Separation: The Defendant and I last separated on, and we have remained in a true state of separation since that date.
6.	Settlement Agreement: [Check only if there is a signed agreement]
	The Defendant and I have entered into a Settlement Agreement, which we both want to be incorporated into the Final Judgment and Decree for Divorce. The Settlement Agreement has been signed by each of us in front of a notary public and I am filing that document with the Court.
7.	Minor Children: [Check any of the following (a), (b), or (c).]
	(a) The Defendant and I do not have any minor children together.
	(b) The Plaintiff Defendant is pregnant. The baby is due on
	(c) The Defendant and I are the parents of minor children.
	[STOP – If you and the Defendant have ANY minor children together, you must use the <i>Petition for Divorce with Minor Children</i> form]
8.	Alimony: [Check only one of the following, either (a), (b), or (c).]
	(a) I am not asking for alimony.
	 (b) I am financially dependent on the Defendant and need the Court to order the Defendant to pay alimony for my support. (c) The issue of alimony cannot be decided in this action because the Court does not have personal jurisdiction over the Defendant.

9.	Marital Property [Check only one of the following. either (a), (b), (c), or (d).]
	(a) The Defendant and I have already divided our marital property and we are both satisfied with the division.
	(b) The Defendant and I did not acquire property during our marriage.
	(c) The Defendant and I acquired the following property during our marriage, and I am asking for a fair division of this property.
	House located at
	Other real estate, located at:
	Motor vehicle (model & year):
	Motor vehicle (model & year):
	Bank accounts and/or other investments:
	Pension (mine is worth \$; Defendant's is worth \$) Furniture:
	Other property:
	☐ I have listed additional property on a separate paper that I have
	attached to this Divorce Petition.
	(d) The issue of the division of marital property cannot be decided in this case because none of the property is in Georgia and the Court does not have personal jurisdiction over the Defendant.

10. J oi	int or Marital Debts: [Ch	neck only one of the following	ng. either (a), (b), or (c).]		
	(a) The Defendant and I	I do not have any outstai	nding debt together.		
		I have the following outs lying them should be as	tanding debts together and listed below:		
	<u>Creditor</u>	<u>Balance</u>	Who Should Pay		
	 	itional joint or marital o	lebts on a separated paper ion.		
			s cannot be decided in this onal jurisdiction over the		
11. R e	store Former Name: [If a My former name is Court to restore that na		, and I am asking the		
12. Gr	ounds for Divorce: [Chec	k the ones that you can pr	ove at trial.]		
		retrievably broken — Th I there is no hope that w	e Defendant and I can no e will get back together.		
	(b) Cruel Treatment - The Defendant committed the following acts of cruel treatment toward me:				
	(c) Adultery – The Defendant has had sexual intercourse with someone else during our marriage.				
	(d) Desertion – The Define for at least a year.	fendant had intentional	ly and continually deserted		
	(e) Other grounds from the list in O.C.G.A. § 19-5-3, as explained here:				

FC	OR THESE REASONS, I REQU	EST: [Check all that apply.]
	(a) That I be granted a tota	l divorce from the Defendant;
	(b) That the Settlement Aginto the Final Judgment ar	greement signed by the parties be incorporated and Decree of Divorce:
	(c) That the Defendant be o	ordered to pay me alimony for my support;
	(d) That our marital proper	ty be divided according to Paragraph 9;
	(e) That our joint or marita	d debts be divided according to Paragraph 10;
	(f) That my former name b	e restored;
		ssued requiring the Defendant to appear before by the relief sought should not be granted.
	(h) That the Court order appropriate.	any and all other relief that the Court finds
Date:		
		Plaintiff, Pro se [Signature]
		Name [Print]:
		Address:
		Telephone:

D1-:4:66)
Plaintiff,) CIVIL ACTION FILE
v.)) No
,)
Defendant)
<u>VER</u>	IFICATION
Ι,	, who personally appeared before the
undersigned notary public, hereby sv	vear or affirm that the facts alleged in the
foregoing Petition for Divorce are true	and correct to the best of my knowledge and
belief.	
	Signature [Sign in front of a Notary]
	Name [<i>Print</i>]:
	Telephone:
Sworn to and signed before me, this	
day of, 20	<u>_</u> .
NOTARY PUBLIC	······································
My commission expires:	

)
Plaintiff,	į (
v.) CIVIL ACTION FILE) No
Defendant.)
	VAIVER OF SERVICE; CONSENT TO FION AND VENUE
I am the Defendant in this action	and I am a resident of County,
[list_your state]. I }	nereby acknowledge that I have received a copy
of the Complaint/Petition in this cas	se along with the following other documents:
	·
I hereby waive formal process alon	g with any and all further notice, service, and
issuance of process. I do not waive a	iny defenses I may have in this case. Should
further notice be required for any reaso	on, notice should be mailed to me at the address
below.	
After being duly informed that I ha	ave a constitutional right to a trial by judge or
jury on the above matter in the count	y of my residence, and with that knowledge, I
hereby consent to both jurisdiction and	d venue in the Superior Court of Floyd County
for any and all proceedings in this case	e.
	Defendant's Signature [Sign in front of a Notary] Name [Print]:
	Address:
	Telephone:
Sworn to and signed before me, this day of, 20	,
NOTARY PUBLIC My commission expires:	
¥	

	·)
Plaintiff,)
v.) CIVIL ACTION FILE
) No
Defendant))
CONSENT TO TRIAL 31	DAYS AFTER SERVICE
We hereby give our consent for the Su	perior Court of Floyd County to hear this
matter as soon as possible after thirty-or	ne (31) days from either (a) the date the
Acknowledgment of Service form was fi	iled with the Court or (b) the date the
Defendant was served by the Sheriff.	
If either of us is on active duty in the a	rmed forces, then we also waive our rights
under the Servicemembers Civil Relief Act	t, 50 U.S.C.A. § 3931 and § 3932.
Plaintiff's Signature [Sign in front of a Notary]	Defendant's Signature [Sign in front of a Notary]
Name[Print]:	Name[<i>Print</i>]:
Address:	Address:
Telephone:	Telephone:
Sworn to and signed before me, this day of, 20	Sworn to and signed before me, this day of, 20
NOTARY PUBLIC	NOTARY PUBLIC
My commission expires:	My commission expires:
	•

Consent to Trial – rev. Oct. 2016 Provided by the Superior Court of Floyd County

)
Plaintiff,))) CIVIL ACTION FILE
v.)
.) No
Defendant)
RULE	NISI
The above Plaintiff having filed a Petit	tion for Divorce and the same having been
read and considered, the parties are o	rdered to appear before this Court on
, 20 at	in Superior Courtroom on the
third floor of the Floyd County Courthous	e, 3 Government Plaza, Rome, Georgia to
show cause why the relief sought should no	ot be granted.
	Judge/Clerk
	Superior Court of Floyd County
	Rome Judicial Circuit
Presented by:	
☐ Plaintiff ☐ Defendant Pro se	

.)
Plaintiff,)
) CIVIL ACTION FILE
SETTLEMENT AGREEMENT WITHOUT MINOR CHILDREN
We, (referred to here as "Plaintiff") and (referred to here as "Defendant") certify the
lowing statements are true:
 A. We are married but are now living in a state of separation because of irreconcilable differences with no chance of staying together; B. We do not have any minor children together AND the Plaintiff/Defendant is not pregnant; and C. We have freely and voluntarily defined our respective rights and obligations with respect to alimony, property, assets, debts, and so forth in good faith and full disclosure.
THEREFORE, in in consideration of the mutual promises and declarations in this reement, the parties AGREE AS FOLLOWS:
Separation The parties shall continue to live apart and each one shall be from all interference and control by the other, as if unmarried, and each may reside at such places as her or she may choose.
Alimony [Check only one of the following, either a), b), or c).] [Note: If alimony is to be paid, please submit an Income Deduction Order to Pay Alimony.] □ a) Each party expressly waives the right to receive alimony from the other party. □ b) The parties wish for the Court to determine alimony.

	(c)	The _	shall pay to the	in alimony the
			per [select one] month	
			or weekly BEGINNING on	
	U	NTIL:		•
		Th	ne recipient remarries or dies OR 🔃 For a p	period of
3.	Prope	-		
		•	one of the following, either a), b), or c).	
			ave already divided our marital property and division. Neither party shall claim any of the	
			on of the other party as of the date of signing th	
			Defendant and I did not acquire property together	_
			Defendant and I acquired the following propert	
			gree to transfer possession and title as follows	-
			•	
		•	arital Home located at	
shall be conveyed to the in fee simple. The				
shall be responsible for all taxes, assessments, and mortgage loan paym				
		_	e home after the date of	_•
			Theck the following if applicable	
(A) The shall have a lien against the home				
			amount of \$ Upon the	sale or transfer of the
			home, the lien shall be paid. (B) The shall immediately be	agin making roosonahla
			efforts to refinance the outstanding mortgage	
			so that the shall no longer be	
			loan(s). If the is not able to refine	
			20, the home shall then be listed for sale	
			and all reasonable offers to purchase the hom	ie shall be accepted.
		l (a) a		
			ther Real Estate, located at:	2000000
		snan	be conveyed to the	
		(3) M	otor Vehicles: The party listed below for each	h vehicle shall assume
	<u>L</u>	4	nsibility for all car loan payments, taxes, insur	
		<u>Year</u>	Make/Model of Vehicle	Goes to
				4

·	(4) Bank Accounts and/or Other Investments:				
	<u>Account</u>		Goes to		
	COLUMN TO THE PROPERTY OF THE				
	(5) Other Personal Pro	operty: The	parties acknowl	edge that the following	
	property shall be t			party on or before	
	To the Plaintiff:				
	To the Defendant:			•	
				•	
	(6) We have listed add	litional pro	perty on a separ	ate paper that we have	
	attached to this Settle.	ment Agree	ement.		
Erroom	at az athamzina nyazidak	lin thia Aa	maamant tha tua	nafara liated above aball	
				nsfers listed above shall _, and each party shall	
				transfer. Neither party	
		-		er party as of the date of	
signing t	his agreement, except a	s provided	in this Agreemen	ıt.	
-	-	-		narital property and the	
		-		Agreement, shall not be	
			* •	also acknowledges that, cial independence would	
oe impai		iere, the ot.	ner party's imane	.rar independence would	
4. Debts	=				
	k only one of the following			lion dalen kamelan	
$\begin{bmatrix} a \\ b \end{bmatrix}$	The parties acknowledge The responsibility for r	•		debts shall be as follows:	
<u> </u>	reditor		Balance Owed	Who Should Pay	
		-			

No.					

The responsible party listed above for each debt shall hold the other party harmless for any collections on that debt. If legal action is brought against the other party to recover that debt, the responsible party agrees to indemnify or hold the other party harmless and, in addition, to pay all fees and costs of collection which the other party may incur as a result of the legal action.

5. Completeness of Agreement

This Agreement constitutes the entire understanding of the parties. Except as specifically provided herein, no modification or waiver of the terms of this Agreement shall be made except with the express written consent of the other party, and each party hereby waives any past, present or future claim or right which he may have against the other party.

6. Effect of Divorce

Both parties understand that this Agreement does not require them to continue to live separately or to proceed with an action for divorce. However, if either party brings or maintains an action for divorce, this Agreement shall be presented to the Court and incorporated by reference into any judgment concerning the matters above by the Agreement. Even if it becomes part of a divorce judgment, this Agreement shall survive and can be enforced independently from the judgment of divorce.

Plaintiff [Sign in front of a Notary] Name [Print]:	Defendant [Sign in front of a Notary] Name [Print]:
Sworn to and signed before me, this day of, 20	Sworn to and signed before me, thisday of, 20
NOTARY PUBLIC My commission expires:	NOTARY PUBLIC My commission expires:

)			
Plaintiff,) CIVIL ACTION FILE			
v.)			
) No			
Defendant)			
FINAL JUDGMENT ANI	D DECREE OF DIVORCE			
the Court that a total divorce be granted b ordered that the marriage contract enter aside from this date and fully dissolved. and considered as separate and distinct	e evidence submitted, it is the judgment of etween the parties to this case. It is hereby red into between the parties is hereby set Plaintiff and Defendant shall now be held a persons altogether unconnected by any , and both shall have the right to remarry.			
The Settlement Agreement made b	ent Agreement etween the parties is hereby approved and ent. Both parties are ordered to strictly obey			
	ation of Name tiff or Defendant shall be restored to:			
3. Child Support This case does not determine or modify child support. The Child Support Worksheet, and appropriate schedules have been attached and are hereby made part of this order.				
This decree is entered on the da	ay of, 20			
	Judge Superior Court of Floyd County Rome Judicial Circuit			

STATE OF GEORGIA

Report of Divorce, Annulment or Dissolution of Marriage Type or print all information

1. Civil Action Number	2. Date Decree Granted (mo., day, year)		3. County Decree Granted	
4. Party I (First, Middle, Last Name)		5. Last Name at Birth	6. Date of Birth (mo., day, year)	
7. County of Residence		8. Number of This Marriage (1 st , 2 nd , etc.)		
9. Party 2 (First, Middle, Last Name)		10. Date of Birth (mo., day, year)	11. County of Residence	
12. Number of This Marriage (1st, 2nd, etc.)		13. Date of This Marriage (mo., day, year)		
14. Specify Grounds For Divorce (19-5-3, OC	GA)	15. Number of Children Less Than 18 Affected by This Decree		

This above Report may be reproduced by use of a computer. However, the finished Report must be a close reproduction of the original, and prior review and approval must be obtained from the State Registrar before use. (31-10-7, O.C.G.A.)

31-10-22. Record of divorce, dissolutions, and annulments.

- (a) A record of each divorce, dissolution of marriage, or annulment granted by any court of competent jurisdiction in this state shall be filed by the clerk of the court with the department and shall be registered if it has been completed and filed in accordance with this Code section. The record shall be prepared by the petitioner or the petitioner's legal representative on a form prescribed and furnished by the state registrar and shall be presented to the clerk of the court with the petition. In all cases, the completed record shall be a prerequisite to the granting of the final decree.
- (b) The clerk of the superior court shall complete and forward to the department on or before the tenth day of each calendar month the records of each divorce, dissolution of marriage, or annulment decree granted during the preceding calendar month.