AOC-245 Rev. 8-16 Page 1 of 2

Commonwealth of Kentucky
Court of Justice www.courts.ky.gov

Doc. Code: FC

KRS Chapter 403



DISSOLUTION OF MARRIAGE FINDINGS OF FACT AND CONCLUSIONS OF LAW

Case No.	
Court	
County	
Judge	
Division	

	Child support ordered			
IN	RE THE MARRIAGE OF:	Date of	Hearing	
Pet	itioner/Joint Petitioner		-	
Res	spondent/Joint Petitioner		-	
	This cause, having been heard on	oral testimony in open coul	rt, pursuant to notice	e, the Commissioner finds:
		FINDINGS OF FACT		
1.	Date of Marriage	, 2 Place of	Marriage	
2.	Ages of Parties: Petitioner		Respondent	
3.	Occupation(s) of Parties: Petitioner		_Respondent	
4.	Addresses of Parties: Petitioner		Respondent	
5.	Petition states ground for Dissolution	of Marriage		
0.	Date summoned			
	Responsive Pleading			
	Previous marriages: Petitioner		Respondent	
	How terminated: Petitioner		Respondent	
7.	At the time action commenced, one of the proving provi			
8.	Military Status proved			
9.	Parties separated and lived apart 60 c	days Date of	Separation	,,
10.	Conciliation efforts:			
	Marriage is irretrievably broken			
11.	Is there a written agreement			

AOC-245 Rev. 8-16 Page 2 of 2

12.	Children: Name(s)	Age(s)	Address(es)				
13.	(Complete if applicable) The w	ife □ is □ is not pregnant.					
14.			in the amount of \$				
	If Child support is ordered, the		is & Respondent's				
	JUDGE/COMMISSIONER: IF Compared the second second cause has been a pay period from petitioner's for the second sec	HILD SUPPORT IS ORDERED PLE	ASE CHECK BOX AT TOP OF PAGE 1. shall be withheld per □ week, □ month, able to				
15.							
16.	Contribution of each party to a Petitioner	•					
17.			Amount \$				
	Party receiving maintenance:		him to provide for his reasonable needs.				
	• •	•	he custodian of a child whose condition or ed to seek employment outside the home.				
CONCLUSIONS OF LAW							
	From the foregoing it is conclu	ded as a matter of law that the pa	rties are properly before the Court, that it				
has	been established that the marr	iage is irretrievably broken, and tha	t judgment should be entered accordingly,				
and	it is so recommended (includin	g):	·				
Dat	ed:	2					
Dat	ou		Judge/Commissioner				