AOC-252.6 Doc. Code: FCDOCS Rev. 12-23	STATE OF STATE	Case No	
Page 1 of 2 Commonwealth of Kentucky		Court	
Court of Justice www.kycourts.gov	FINDINGS OF FACT,		
KRS 403.130; 403.140; 403.150; 403.170; 403.180; 403.190; 403.200; 403.211; 403.212;	CONCLUSIONS OF LAW AND		
403.270; FCRPP 3	(WITHOUT CHILDREN UNDER 18 AND WITH SEPARATION AGREEMENT)		
IN RE THE MARRIAGE OF:			
(Print name of Petitioner)		PETITIONER	
and			
and			
(Print name of Respondent)		RESPONDENT	
This matter having been submitted to	o the Court upon Petitioner's Motion for entry of	f a Decree of Disso	lution of Marriage,
and the Court, being otherwise suffic	ciently advised, makes the following findings:		
1. Information regarding Petitioner:			
Age: Dat	te of Birth (year only) xx/xx/		
Occupation:			
Address		County	State
2. Information regarding Responder	nt:		
Age: Dat	te of Birth (year only) xx/xx/		
Occupation:			
Residence [.]			
Residence:		County	State
3. Respondent □ signed the Waive	r of Service and Entry of Appearance. OR 🛛 wa	as served on	·
 (Check all that apply) □ Petitione filing of the Petition. 	er 🖵 Respondent has resided in Kentucky for at	least the last 180 c	lays before the
5. Petitioner and Respondent were	married on, in, county	y	 State
The marriage is registered in	ounty State		
	ived separate and apart for at least 60 days imm	adjataly prior to this	
-	and Respondent is irretrievably broken and the c		
(check only one) 🛛 do not apply.	OR □ have been met as follows:		<u> </u>
8. a. Petitioner (check only one) 🛛 is	s not ❑ is pregnant.		
b. Respondent (check only one)	🕽 is not 🗅 is pregnant.		
9. Petitioner and Respondent have Agreement is not unconscionable	entered into a written Separation Agreement ("A e.	Agreement") and the	e Court finds the
10. a. Petitioner <i>(check only one)</i> 🗅 i	s not □ is a member of the Armed Forces.		
b. Respondent (check only one)	is not is a member of the Armed Forces.		

11. (Check all that apply)

Detitioner wants to be restored to Petitioner's former name of				
	First	Middle	Last	
Respondent wants to be restored to Respondent's former name	e of			
	First	Middle	Last	

CONCLUSIONS OF LAW

Based on the foregoing, it is concluded as a matter of law that the parties are properly before the Court, that the marriage is irretrievably broken, and that a Decree of Dissolution of Marriage should be entered accordingly.

DECREE OF DISSOLUTION OF MARRIAGE

WHEREFORE, it is ORDERED, ADJUDGED, and DECREED as follows:

- 12. The marriage between the parties is hereby dissolved.
- 13. The parties have entered into an Agreement which has been filed herein and is incorporated by reference, and the parties are hereby ordered to comply with the terms of the Agreement as fully set out therein and shall perform according to its terms.
- 14. (Check all that apply)

Petitioner is restored to Petitioner's formed	er name of		
	First	Middle	Last
Respondent is restored to Respondent's	former name of		
	First	Middle	Last
15. There being no just cause for delay, THIS D	ECREE IS FINAL AND APPEA	LABLE.	

SO ORDERED this _____ day of _____, 2____.

Judge's Signature

Distribution: 🛛 Court File

Petitioner

Respondent