IN THE DISTRICT COURT OF	COUNTY
STATE OF	OKLAHOMA
Plaintiff,)))
vs.)
Defendant.)))
DECREE O	F DIVORCE
This matter was heard on the day	of, 20, upon the
pleadings and Affidavit of the Plaintiff and Defenda	
the following:	
FINDING	S OF FACT
1. That this Court has jurisdiction in that the	ne Plaintiff was a resident of the State of
Oklahoma for more than six (6) months and	County for more than
thirty (30) days before the filing of the Petition for I	Divorce in this case.
2. The Plaintiff and Defendant were lawfu	lly married to each other on
day of, 20 in	County,
3. The Plaintiff's Social Security Number	is, and the
Defendant's Social Security Number is	·
4. There were no children born to or adop	oted by the Parties and the wife is not now
pregnant.	

5. There are no property rights to be adjudicated between the Parties. The parties have

agreed to all property and debt issues in the Separation and Property Settlement Agreement of

the Parties attached hereto as Exhibit "A".

6	That a state of complete and irreconcilable incompatibility has arisen between the
parties which has completely destroyed the legitimate aims of the marriage and rendered its	
continuation impossible entitling the Plaintiff to a Decree of Divorce from the Defendant.	
7.	Party, requests that her maiden/former name of
	be restored unto her. This request is not made for any
illegal or fraudulent reason.	
8.	In the event either party fails to perform his or her obligations under the Decree of
Divorce, sı	ach person shall be required to pay all costs and attorney fees of the other party
incurred in	enforcing the terms of the Decree of Divorce.
9.	Each party is ordered to execute and deliver to the other party without cost any
documents necessary to implement the provisions of this Decree of Divorce.	
CONCLUSIONS OF LAW	
Based upon the foregoing Findings of Fact, the court concludes as a matter of law that the	
Plaintiff is entitled to a Decree of Divorce from the Defendant on the grounds of incompatibility.	
	JUDGMENT
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED AS FOLLOWS:	
a)	That the bonds of matrimony existing between
	and are hereby dissolved
and that _	and be and hereby are
awarded a Decree of Divorce from each other on the grounds of incompatibility, final upon entry	
of this decree and the parties shall from date forward are declared to be single persons;	
b)	Further, it is ordered by the Court that the parties may not marry except to

each other for a period of six (6) months after the entry of the decree of divorce.