STA	TE OF NORTH CAROLINA			File No.			
	County			In The General Court Of Justice District Court Division			
Name Of I	Plaintiff						
Name And Address Of Attorney For Plaintiff (if applicable)							
, , , , , , , , , , , , , , , , , , , ,	Triansies Crymorney For Flaminin (in applicable)						
				JUDGMENT FOR			
VEDEUE			ABSOLUTE DIVORCE BEFORE JUDGE (BASED ON ONE YEAR'S SEPARATION)				
VERSUS Name Of Defendant							
Name And	Address Of Attorney For Defendant (if applicable)						
				G.S. Chapter 50, Art.			
		FIND	INGS				
				omplaint for an Absolute Divorce. From the verified			
-	int and other evidence presented, the Court finds		_				
		nmons and (Complaint in	this action as provided by the Rules of Civil Procedure.			
2.	The defendant (check all that apply)						
	appeared in court. If failed to make an ap	-					
•	was represented by counsel:			was not represented by counsel.			
3.	The plaintiff (check all that apply)						
	appeared in court. If failed to make an ap	-					
	was represented by counsel:			was not represented by counsel.			
_	. The defendant is not an infant or incompetent.						
5.	5. a. The defendant was served with notice of this hearing as required by the Rules of Civil Procedure.						
	b. The defendant was not served with notice of this hearing because defendant failed to make an appearance.						
6	defendant filed a written waiver of the right to receive notice of any hearings.						
	The plaintiff is a resident of County, The defendant is a resident of County,						
0.	3. The \Box plaintiff \Box defendant has been a resident of the State of North Carolina for more than six (6) months immediately preceding the commencement of this action.						
9.	The plaintiff and defendant were married to each other on or about (give date)						
10.	There are children born of the marriage.						
<u> </u>	The plaintiff and defendant were separated on or about (give date)						
12.	2. On the date this complaint was filed, the parties had lived separate and apart for more than one year; that at the time of						
				nuously separate and apart from the defendant			
	plaintiπ; and the parties have lived continuou relationship.	isiy separate	and apart s	ince their separation without resuming the marital			
□13	The plaintiff has requested to use the plaintiff's former name of (give name)						
	. The defendant has requested to use the defendant's former name of (give name)						
	The parties are properly before this Court.						
	. Other:						

Based upon the foregoing findings of fact, the Court concludes as a matter of law that it has jurisdiction over the subject matter and the parties, that proper and sufficient service and notice was had on the defendant, and that the plaintiff is entitled to an Absolute Divorce based on one year's separation.								
		ORDER						
Therefore, it is ORDERE 1. The bonds of mat from the defendar 2. The plaintiff is allo	ED that: rimony which have existed betwe	en the parties are dissolv		rce				
Date	Name Of Presiding District Court Judge (i	type or print)	Signature Of Presiding District Court Judge					

CONCLUSIONS