You must use black ink to fill out this	form.
Your Name:	
Mailing Address:	
	URT FOR THE STATE OF ALASKA
AT City or Town	where the Court is located
)
Plaintiff,	
)
VS.	
Defendant.	
) Your Case No
	FACT AND CONCLUSIONS OF LAW
WITH PROPERTY A	ND NO CHILDREN (Short Form)
The 🗌 trial 🗌 hearing 🗌 settlement cor	ference in this case was held on
	·
The plaintiff	
☐ did not appear ☐ appeared ☐ in person ☐ tele	phonically or 🗌 waived appearance
and was represented by iself or atte	orney
The defendant	
☐ did not appear	
and was represented by self or atte	phonically or 🗌 waived appearance orney
divorce and:	s duly served with the summons and complaint for
A. <u>Default:</u> The defend the matter proceeded by default.	lant did not file an answer or otherwise defend, an
	efendant [] joined in signing the complaint [] file
	facts alleged or prayer for relief in the complaint.
C. <u>Complete Settlemen</u> were able to negotiate a settlemer	t: The defendant filed an answer, and the parties
	endant filed an answer, and the matter proceeded rific issues that the parties were unable to settle.
FINDINGS OF FACT AND CONCLUSIONS OF L	_AW Page 1 of 3
(DIVORCE WITH PROPERTY and NO CHILDRE	EN (Short Form)) SHC-540 (07/11)

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The court has considered testimony and examined any evidence or agreements presented. The court makes the findings of fact and conclusions of law set forth below.

FINDINGS OF FACT					
	1.				
The p	plaintiff is a resident of				
The c	defendant is a resident of				
The p	2. The plaintiff and defendant were married in on, and have been husband and wife ever since.				
There	3. e exists an incompatibility of temperament between the parties, such that it has become ssible for them to remain together as husband and wife.				
There	4. e are no minor children and the wife is not pregnant.				
asset	5. court determines the property, its value and allocation and finds each party shall keep all ts and debts currently in his/her possession and control. No further division is ssary.				
6. The plaintiff defendant wants her prior name ofto be restored to her.					
Othe	7. r:				
	CONCLUSIONS OF LAW				
	1. This court has jurisdiction over the parties and issues involved in this proceeding.				
	2. A decree of divorce shall be issued forever severing the bonds of matrimony now existing between the parties.				
	3. No custody, visitation or support order shall be issued because there are no minor children and the wife is not pregnant.				
	NGS OF FACT AND CONCLUSIONS OF LAWPage 2 of 3PRCE WITH PROPERTY and NO CHILDREN (Short Form))SHC-540 (07/11)				

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	Each party shall retain all assets and de No further division is necessary.	 ebts currently in his/her possession and cont 5. 	rol.
	The wife's prior name of	shall be restored to he	r.
Other		6.	
Date		SUPERIOR COURT JUDGE	
		Recommended for approval:	
		Superior Court Master Date	

I certify that on ______a copy of this document was sent to (list names):

Clerk:	