JDF 1019	Decree			
	ct Court do County: Address:			
	s to the Case er:		This box is for court use only.	
Respo	ident: (or Co-petitioner – hereafter referred to as the Respondent)	C.	Case Details Number: Division: Courtroom:	

1. Hearing

A hearing was not held after the parties filed a Non-Appearance Affidavit.

A hearing was	heard on (date)		-
Petitioner:	Participated b	Did not Attend. by absentee testimony. nted by: <i>(lawyer name)</i>	
Respondent:	Participated b	Did not Attend. by absentee testimony. nted by: (lawyer name)	

2. Fact Findings

The Court has examined the case file, the evidence presented, and any testimony at the hearing. The Court makes the following findings:

a) Jurisdiction

- 1) The Court has jurisdiction over the parties because:
 - The parties filed jointly on (date)
 - The Respondent was served with a Summons on (date)

In (county)

The Res	pondent	waived	service	on	(date)	
1110 1 100	001100110		00.1100	U	(44.0)	

- Subject-matter jurisdiction based on publication (date)
- Other:
- 2) Colorado Domicile:
 - At least one party was domiciled in Colorado for more than 91 days before the Petition was filed.
 - Neither party resides in Colorado, but the Civil Union was obtained here.
- At least 91 days have passed since the Court acquired jurisdiction over the Co-Petitioner or Respondent or since the Court acquired jurisdiction over the subject matter based on publication.
- 4) The marriage or civil union between the parties is irretrievably broken.

b) Property and Financials

☐ The Property and Financial Agreement between the parties is considered conscionable as to support *(child and spousal support)* and division of property, debt, and assets.

c) Parenting Plan

All provisions in the Parenting Plan are in the children's best interests. This includes residence, decision-making responsibilities, and the parenting time plan.

d) Name Restoration

The name restoration request is not detrimental to any person.

3. Final Orders

The Court orders:

a) Decreed

A Decree of Dissolution is entered.

The marriage / civil union is dissolved, and the parties are divorced.

A Decree of Legal Separation is entered.

The parties are now legally separated. A Separation can be converted to a Divorce after 182 days, and written notice is given to the other party.

b) Permanent Orders

	The Property and Financial Agreement filed on (date)	is
	The Parenting Plan filed on <i>(date)</i> is approved and into this Decree.	incorporated
	The Court will issue separate written permanent orders by (date)	
	Other:	
c)	Name Restoration	
	The Petitioner's name is restored to:	
	The Respondent's name is restored to:	
d)	Restraining Orders	
	A Protection / Restraining Order was issued on (date)	
	That Protection/Restraining Order is:	
	☐ Vacated.	
	Continued to <i>(date)</i> pursuant to C.R.S. 106(1)(c);	§ 13-14-
	With no changes made to the existing Protection/Restrai	ning Order.
	The existing Protection / Restraining Order is changed a	s follows:
	Note: If the Protection Order has been modified, the request must serve a copy of the modified Order on the other	
e)	Other Orders	
So Ordered		
Ву:	Dated:	
	Judge 🗌 Magistrate	