Petit Mail	ioner's or Lawyer's Name: ing Address:		
Day	ime Telephone: AS Number: yer's Bar Number: resenting [] Self, Without a Lawyer or []		
	oondent's or Lawyer's Name: ing Address:		
AIL	cime Telephone: AS Number: yer's Bar Number: resenting [] Self, Without a Lawyer or []		For Clerk's use only
	IN THE SUPERIOR COURT	Γ OF ARIZONA, YAVA	PAI COUNTY
Reg	arding the matter of	1300DO	
Petit	ioner and	DECREE OF DO OF NON-COVE MARRIAGE WITHOUT MINO	NANT
Res	pondent	[] This is a Cons	sent Decree
ТНІ	E COURT FINDS:		
1.	This case has come before this Court for taken all testimony needed to enter a Dec the Decree.		
2.	This Court has jurisdiction over the particle fair and reasonable under the circumstate equitable.		
	[] The Respondent was served by purservice is made upon Respondent to [] The maintenance support of ell [] The disposition of community [] Any other relief requested in the	o consider: ither spouse; property or debts;	
3.	Residency Requirement: At the time th Arizona for more than 90 days, or was st Armed Forces for more than 90 days.		

been met.

4.

Conciliation Court: The provisions relating to the Conciliation Court either do not apply or have

6. **Venue:** The proceeding was brought in the proper county. 7. Spousal Maintenance, Division of Property and Debt: Where it has the legal power and where it is applicable to the facts of this case, this Court has considered, approved, and made Orders relating to issues of spousal maintenance (alimony), and the division of property and/or debts. 8. **Protective Orders.** Following is the effect, if any, of this Decree on any existing protective orders: 9. **Community Property and Debt:** [] The parties did not acquire any community property during the marriage. [] The parties did not acquire any community debt during the marriage. 1 The parties have agreed to a division of community property and/or debt as evidenced by their signatures on Exhibit A attached to and incorporated into this Decree, OR [] There is no agreement as to division of community property and debt, but all community property and debt is divided pursuant to this Decree. 10. Pregnancy: [] Wife is not pregnant, **OR** [] Wife is pregnant, and the husband [] IS **OR** [] IS NOT the father of the child. 11. Spousal Maintenance: 11a. [] A party is entitled to an award of Spousal Maintenance/Support for the reason that [] the Petitioner, **OR** [] the Respondent lacks enough property, including property given to him or her as part of this divorce, to provide for his or her reasonable needs, and is unable to support himself or herself through an appropriate job, or he or she is providing the primary care to a child(ren) of young age or is of a condition that he or she should not be required to look for work outside the home, or lacks earning ability necessary to support himself or herself, or contributed significantly to the educational opportunities of the other spouse, or had a marriage that lasted a long time and is of an age that may severely limit the possibility of getting a job to support himself or herself: **AND** [] Spousal maintenance shall be modifiable in accordance with Arizona law: [] The parties acknowledge that the circumstances of their futures are unknown, but each desires that this maintenance award not be modifiable in the future for any reason. Therefore, it is ordered at this time that this spousal maintenance award shall not be modifiable for any reason. **11b.** Neither party is entitled to an award of Spousal Maintenance/Support.

Irretrievably Broken: The marriage is irretrievably broken.

5.

12.	Con	sent	Decree:
	[]	This	is a Consent Decree. The parties have met all requirements of Rule 45, ARFLP.
ТН	E CC	DUR'	T ORDERS:
1.			GE IS DISSOLVED: The marriage of the parties is dissolved and the parties are the legal status of single persons.
2.	Wife	MES: 's nar band's	ne is restored to s name is restored to
3.	[]	parti will l amo	CORCEMENT OF TEMPORARY ORDERS: All obligations ordered to be paid by the es in Temporary Orders dated (fill in dates of ALL temporary orders here) be satisfied in full or judgment awarded against the party with the obligation up to the unt due and owing as of the date of this Decree, with the highest legal interest allowed aw, for the total of \$
		[]	All obligations ordered to be paid by the parties in Temporary Orders dated are satisfied in full; OR
		[]	Judgment is awarded against the party with the obligation up to the amount due and owing as of the date of this Decree, with the highest legal interest allowed by law, for the total amount of \$
1	SDC	NIIC AI	L MAINTENANCE:
4.			Neither party shall pay spousal maintenance (alimony) to the other party, OR
	4b.		Petitioner OR [] Respondent is ordered to pay the other party the sum of \$ per month spousal maintenance BEGINNING AFTER THIS decree is signed. Each payment shall be made by the first day of each month thereafter and shall continue until [] the receiving party is remarried or deceased;
		[]	
			Payment Clearinghouse by automatic wage assignment until all required payments have been made under this Decree.
	4c.	[]	In accordance with the parties' agreements,
		[]	The spousal maintenance award shall be modifiable in accordance with Arizona law, OR
		[]	The spousal maintenance award shall NOT be modifiable for any reason.

CON	IIVI	UN	ITTY PROPERTY AND DEBTS:
5a.	[]	Petitioner is ordered to pay all debts unknown to Respondent.
5b.	[]	Respondent is ordered to pay all debts unknown to Petitioner.
5c.	[]	Each party is ordered to pay debts that he or she incurred since the date the parties separated: (date)
5d.	[]	Other orders and relief relating to community property or debt are contained in Exhibit A, which is attached and incorporated into this Decree.
5e.	[]	Each party is assigned his or her separate property.
5f.	This Decree can be used as a transfer of title and can be recorded. Parties shall signal documents necessary to complete all transfer of title ordered in this Decree, su as motor vehicles, houses, and bank accounts. The parties shall transfer all prope as described in Exhibit A to the other party on or before (date) by 5:00 p.m.		
			If the party required to transfer the property has not transferred the property to the party entitled to receive the property on or before the date and time listed above, the party entitled to receive the property is entitled upon application to a Writ of Assistance or Writ of Execution to be issued by the Clerk of the Court commanding the sheriff to put him or her in possession of the property.
For p	re	vio	us calendar years the parties will file:
5g.]]	joint federal and state income tax returns and hold the other harmless from one half of all additional income taxes, if any, and other costs, and each will share equally in any refunds, $\bf OR$
5h.	[]	separate federal and state income tax returns AND
5i.	[]	This calendar year and continuing thereafter each party will file separate federal and state income tax returns.
5j.	[]	Each party shall give the other party all necessary documentation to file all tax returns.
[]	A A	Q[Q[DRO is not necessary; DRO is submitted herewith; DRO will be submitted to the court as soon as practicable or not later than (date)
[]	T	his	Court shall retain jurisdiction over the subject matter of the QDRO.
	fol E O	low xhil	ED EXHIBITS: ring Exhibits are attached hereto and made a part hereof: bit A: Community Property and/or Debts er:

5.

6.

7.

8.	OTHER ORDERS:					
	[]	Other:			
9.	F		L APPEALABLE ORDER			
	l	J	Pursuant to the Arizona Rules of Family Law Procedure Rule 78(c), this final judgment/ decree is settled, approved and signed by the court and shall be entered by the Clerk of the Superior Court. No further matters remain pending before this Court.			
DOI	۷F	IN	DPEN COURT this day of, 20			
D 01	1_	111	day of, 20			
			JUDGE OR COURT COMMISSIONER			
			OATH AND VERIFICATION OF PETITIONER			
			ona) avapai)			
I,			, being duly sworn and under oath, state that I have read this			
Deci that orde	ree if th	and he ju d ag	the contents are true and correct to the best of my knowledge, information and belief. I understand dicial officer finds that I did file this for an improper purpose, contempt or other sanctions may be inst me, including assessing me for any and all reasonable costs, attorney fees, or other expenses with the improper filing.			
			SIGNED			
SUS	CF	RIBE	D AND SWORN to before me this day of, 20,			
by _						
Мус	on	nmis	sion expires: Notary Public			

OATH AND VERIFICATION OF RESPONDENT

State of Arizona County of Yavapai)		
understand that if the j may be ordered again	udicial officer finds that I did	file this for an improper po	y sworn and under oath, state that I y knowledge, information and belief. urpose, contempt or other sanctions ble costs, attorney fees, or other
	SIGNED _		
SUSCRIBED AND SW	ORN to before me this	day of	, 20,
by			
My commission expire		otary Public	
If either party is re	presented by a lawyer, th	ne lawyer must sign:	
Date:	Approved by	Petitioner's Lawyer:	
Date:	Approved by	Respondent's Lawyer:	