INSTRUCTIONS UNCONTESTED DIVORCE PACKET WITH CHILDREN (for the Island of Kauai)

WHO CAN FILE FOR DIVORCE?

In order to file a divorce action in the Family Court of the Fifth Circuit (on Kauai), you must meet certain limited residency requirements. You must have been domiciled on the Island of Kauai at the time of the filing of the complaint for divorce. The islands are divided into separate circuits. You must meet these limited residency requirements and file your Complaint for Divorce in the correct circuit.

- First Circuit = Oahu
- Second Circuit = Maui, Lanai and Molokai
- Third Circuit = Hawaii (Hilo and Kona Divisions)
- Fifth Circuit = Kauai, Niihau

BEFORE YOU START

Read through this entire instruction packet before you start to fill in the documents. This packet includes instructions, information and forms needed to obtain an uncontested divorce. The Uncontested Divorce (with children) Document Checklist contains information on how many copies of each document you'll need to submit and who signs the document. The checklist also helps you to see what documents you have completed and which documents you still have to complete.

The Divorce Decree in this packet contains provisions that cover most divorce situations. There may be other terms or provisions necessary for your case. You are strongly urged to talk to an attorney to discuss your legal rights and duties.

In the majority of uncontested divorces, the process is conducted through an affidavit, wherein a Judge evaluates the submitted documents. This procedure allows both parties to avoid attending a court hearing, provided that the documents are accurately completed and all requisite steps are adhered to. Consequently, it is crucial to comprehend the necessary documentation and the actions required prior to the Court's approval of the divorce. Should the Court have any inquiries or concerns, both you and your spouse may be obligated to attend a hearing or provide additional documentation or information.

It is important for you to realize that a divorce takes time. You will not be able to complete all of your divorce documents in one day. Be sure to read each document thoroughly and make sure you understand what the document says. **Do not sign any document you do not agree with or you do not understand.**

IF YOU NEED ASSISTANCE:

The clerks of the court are not allowed to give legal advice or assist you in the completion of the divorce documents.

In accordance with the Americans with Disabilities Act, and other applicable state and federal laws, if you require reasonable accommodations for a disability, please contact the ADA Coordinator at the Family Court Office at Phone no. (808) 482-2314, FAX (808) 482-2553, or TTY (808) 482-2533.

LEGAL ASSISTANCE:

If possible, you should seek the assistance of an attorney. Even if you cannot afford to have an attorney to represent you for the whole divorce, you should try at least to talk to an attorney to discuss your legal rights and duties.

You can check the Yellow Pages of the telephone book for names of attorneys or you may contact the following organization for possible assistance.

HAWAII STATE BAR ASSOCIATION

Lawyer Referral Service Telephone: (808) 537-1868

Website: www.hawaiilawyerreferral.com

or www.hsba.org

The following organization offers assistance or self-help clinics to persons who fall within certain income brackets:

LEGAL AID SOCIETY OF HAWAII

Kauai Office

Intake Hotline Telephone: (800) 499-4302 Monday through Friday, 8:00 a.m. to 4:30 p.m.

If there have been incidents of Domestic Abuse, you may want to call the following organizations to obtain assistance:

YWCA Kauai

Telephone: (808) 245-6362

REFERENCE MATERIALS TO GUIDE YOU:

The following materials located at the Kauai Judiciary Complex Law Library, 3970 Kaana St., Lihue, may assist you.

HAWAII DIVORCE MANUAL (9th Edition)

HAWAII REVISED STATUTES

HAWAII FAMILY COURT RULES

ON THE INTERNET:

Judiciary Web Page - www.courts.state.hi.us

FILING FEES: (Cash or Money Order/Cashier's Check payable to:

CHIEF CLERK, FIFTH CIRCUIT; debit or credit card VISA or MASTERCARD with picture ID)

DIVORCE

Initial Filing Fee: \$100.00 Surcharge: +65.00 Computer System Surcharge: +50.00 **TOTAL WITHOUT CHILDREN** Parent Education Surcharge: +50.00

(If either party has children from this marriage or any prior

relationship)

TOTAL WITH CHILDREN \$265.00 Motions: No Fee

If you feel you cannot afford the filing fees, you may wish to contact the Legal Society of Hawaii (Intake Hotline Telephone: (808) 499-4302) or file an Ex Parte Motion and Affidavit to Waive Filing Fees (form available at the Legal Documents Section).

FILING YOUR DOCUMENTS:

It is essential to have your documents officially filed at the courthouse. Please refer to the Uncontested Divorce (with children) Document Checklist for an overview of the required number of copies for each document that must be presented to the Court. The Court will file-stamp documents at the designated location and during specified hours.

LEGAL DOCUMENT SECTION

3970 Kaana Street, Suite 207 Lihue, Kauai, Hawaii 96766 Hours: 8:00 a.m. to 4:00 p.m. Monday through Friday, excluding State/County holidays.

PLACING YOUR CASE ON THE COURT CALENDAR:

Once you have finalized and submitted all necessary divorce documents for filing and provided your spouse with copies, you will be prepared to schedule your case for a Judge's review on the court calendar. For a comprehensive overview of the required documents, please refer to the Uncontested Divorce (with children) Document Checklist.

AFTER THE JUDGE REVIEWS YOUR DOCUMENTS:

Once your case is set on the uncontested divorce calendar, your documents will be reviewed by the court staff and the Judge. If the Judge grants your divorce and signs your Divorce Decree, the clerk will contact you to pick-up your file-stamped certified copies of your Divorce Decree.

The clerk will contact you if your divorce is "DENIED." You must follow the Judge's instructions before your divorce can be completed.

DOCUMENT CHECKLIST FOR UNCONTESTED DIVORCE (with children)

This is just a checklist. "You" are Plaintiff, and "Spouse" is Defendant.

A. FIRST: File these at the Legal Documents Branch of the Fifth Circuit Court:

Take these documents to the Legal Documents Branch of the Fifth Circuit Court (3970 Kaana Street, Lihue). A documents clerk will file-stamp each document, keep the original for the Court's file, and return the copies to you.

NAME OF DOCUMENT	HOW MANY SIGNED BY		COMMENTS	
COMPLAINT FOR DIVORCE; AUTOMATIC RESTRAINING ORDER; SUMMONS TO ANSWER COMPLAINT	Original + 3 copies	You	Filing this at the Legal Documents section of the Court starts the divorce process. The documents clerk will assign a case number. Fill in this number on the other documents that you will file later.	
MATRIMONIAL ACTION INFORMATION	Original + 1 copy	You		
NOTICE TO ATTEND KIDS FIRST	Original+ 2 copies		Clerk will assign a date for you, your spouse, and your children to attend Kids First.	

If your spouse will not sign an Appearance and Waiver, you must properly serve the Complaint for Divorce, Automatic Restraining Order; Summons to Answer Complaint and Notice to Attend Kids First on your spouse and file one of the following:

Proof of Service or	Original + 1 copy		This document must be completed by the person who delivers the Complaint for Divorce, Automatic Restraining Order, Summons to Answer Complaint and Notice to attend Kids First to your spouse. It cannot be file-stamped by the clerk until the person who served the documents completes filling it out. *Documents can be served by a process server (a list of Civil Process Servers can be located at www.law.hawaii.gov), or by any responsible person who is over 18 years old and is not a party to the case.
MOTION FOR SERVICE BY MAIL AND AFFIDAVIT; ORDER FOR SERVICE BY MAIL Or	Original + 2 copies	You (signed before a notary public)	If your spouse lives off-island, you can send the Complaint for Divorce, Automatic Restraining Order, Summons to Answer Complaint and Notice to Attend Kids First by certified, registered mail, return receipt requested. This form asks the Court's permission for you to do so. You must sign this document before a notary public and submit it to the Legal Documents Division.
MOTION FOR SERVICE BY PUBLICATION; AFFIDAVIT OF PLAINTIFF; ORDER FOR SERVICE BY PUBLICATION (AND MAILING OF NOTICE)	Original + 2 copies	You (signed before a notary public)	If you are unable to locate your spouse for service, you will need to publish a Notice of Hearing in the newspaper. This form asks the Court's permission to do so. You must complete the form and sign the Affidavit before a notary public and submit it to the Legal Documents Division. You will be responsible to deliver a filed copy of the document to the advertising agency for publication.

B. NEXT: Fill in the Case Number and file at the Legal Documents Branch:

NAME OF DOCUMENT	How Many	Signed by	Comments
INCOME AND EXPENSE STATEMENT OF PLAINTIFF	Original + 2 copies	You	
ASSET AND DEBT STATEMENT OF PLAINTIFF (or BOTH PARTIES)	Original + 2 copies	You (and Spouse if both parties)	You and your spouse may prepare and sign a joint Asset and Debt Statement
INCOME AND EXPENSE STATEMENT OF DEFENDANT	Original + 2 copies	Spouse	If your spouse does not complete these forms, you must tell this to the Court in your <i>Affidavit of Plaintiff</i> , paragraph 9b
ASSET AND DEBT STATEMENT OF DEFENDANT	Original + 2 copies	Spouse	
CHILD SUPPORT GUIDELINES WORKSHEET	Original + 2 copies	You <u>and</u> Spouse	Please fill out the Child Support Guidelines Worksheet ON-LINE.
SUPPLEMENTAL AFFIDAVIT RE: DIRECT PAYMENT OF CHILD SUPPORT (OPTIONAL)	Original + 2 copies	Payer of Child support	Use this document only if you elect to have child support payments sent directly to the recipient <u>and</u> the payer of child support can meet the required conditions. This document must be signed before a notary public
APPEARANCE AND WAIVER OR	Original +2 copies	Spouse	Your spouse must receive a file-stamped copy of the Complaint for Divorce, Automatic Restraining Order, Summons to Answer Complaint and Notice to Attend Kids First before your spouse can sign this document.
PROOF OF SERVICE OR STATEMENT OF MAILING	Original + 1 copy Original + 1 copy	Process Server	To be completed by server before you can have it file-stamped. If you served your spouse by mail, complete this document when you receive the return receipt.

C. LAST: Fill in the Case Number and file at the Legal Documents Section

AFFIDAVIT OF PLAINTIFF	Original + 1	Van (signad	This do sument is a system statement that you must sign
(FOR UNCONTESTED DIVORCE)	copy	You (signed before a notary public)	This document is a sworn statement that you must sign before a notary public. It requires that you provide various information and dates. Do <u>not</u> complete this document until the other documents have been completed.
DIVORCE DECREE (WITH CHILDREN)	Original + 3 You and Spouse		Your spouse's signature is required if you are getting a divorce by agreement (and your spouse has signed an <i>Appearance and Waiver</i>).
ORDER FOR INCOME WITHHOLDING	Original + 3 copies	Judge will sign	Unless certain conditions are met, child support payments must be paid through Child Support Enforcement Agency by way of an Order for Income Withholding.
CERTIFICATE OF SERVICE	Original + 1	You	Proof to Court that Defendant was served a copy of Divorce Decree

STATE OF HAWAII FAMILY COURT FIFTH CIRCUIT

ADMINISTRATIVE JUDGE'S MEMORANDUM

3970 Ka'ana Street, Lihu'e, Kaua'i, Hawai'i 96766-1809 • TEL (808) 482-2330

Randal G.B. Valenciano
CHIEF FAMILY COURT JUDGE

DATE:

January 19, 2022

TO:

All Attorneys

Pro Se Litigants

RE:

Automatic Restraining Orders

Pursuant to ACT 213, which became law effective July 10, 2018, "each party to a complaint for annulment, divorce, or separation shall automatically be subject to a restraining order that shall be effective with regard to the plaintiff upon the filing of the complaint and with regard to the defendant upon service of the summons and complaint or any other acceptance of service by the defendant." (See also Hawaii Revised Statutes (H.R.S.) §580 Automatic Restraining Order). It is anticipated that the Automatic Restraining Order will eliminate the need for the filing of Motions and Affidavits for Temporary Relief, thus, helping to expedite the case.

Accordingly, all complaints for Divorce, Annulment and/or Separation shall include an AUTOMATIC RESTRAINING ORDER ("ARO"). The ARO is to be served upon the opposing party along with the Complaint.

Name, Address & Phone Number (If Attorney filing, type Name, Address & Phone Number)	
[] Plaintiff, Pro Se [] Defendant, Pro Se [] Attorney for [] Plaintiff [] Defendant	
IN THE FAMILY COURT	OF THE FIFTH CIRCUIT
STATE O	F HAWAI'I
) FC-D NO
Plaintiff,))) COMPLAINT FOR DIVORCE;) AUTOMATIC RESTRAINING ORDER;
) SUMMONS TO ANSWER) COMPLAINT
VS.)))
Defendant.))
COMPLAINT I	FOR DIVORCE
I, the Plaintiff, in support of this Complain	nt for Divorce, allege:
	0-1(a), I declare that I and/or my spouse Hawai'i, County of Kaua'i at the time the d.
	ederal base, installation, or reservation m in the State of Hawai'i under military
c. [] My resident state does not rec	ognize same sex marriage.
2. Marriage: The parties (Plaintiff and Defe	endant) are lawfully married to each other.

3.	Child((ren :
	a. []	The parties have no child(ren) together.
	b. []	The parties have how many) child(ren) under age 18 together.
	c. []	The parties have how many) child(ren) under age 18 or older together, who are dependent on them for support.
	d. []	The parties have how many) child(ren) age 18 or older together, who are not dependent on them for support.
	e. []	Plaintiff has how many) child(ren) born during the marriage for whom the Defendant is not the biological parent.
	f. []	Defendant has how many) child(ren) born during the marriage for whom the Plaintiff is not the biological parent.
	g. []	Plaintiff is pregnant [] and Defendant is not the biological parent.
	h. []	Defendant is pregnant [] and Plaintiff is not the biological parent.
4.	Custo a.	Legal custody of the minor child(ren) should be awarded to: [] Plaintiff [] Defendant [] Both parties jointly
	b.	Physical custody of the minor child(ren) should be awarded to: [] Plaintiff [] Defendant [] Both parties jointly
	C.	The parent not awarded physical custody should have: [] Reasonable visitation [] Supervised visitation []
	d.	Child Support should be awarded in accordance with the Child Support Guidelines.
5.		on of Assets: All assets the Defendant and I own should be divided in a d equitable way.
6.		on of Debts: All debts the Defendant and I own should be divided in a d equitable way.
7.	Spous	sal Support Alimony: [] I am entitled to an order that the Defendant pay spousal support alimony) to me.
	b.	[] The Defendant [] is [] is not entitled to an order that I pay spousal support alimony) to him/her.

8.	Gr	oui	nds					
	a.	[]	The marriage is irretrievably broken.				
	b.	[]	The parties have lived separate and apart under a decree of separation from bed and board, entered by a court of competent jurisdiction, the term separation has expired, and no reconciliation has been effected.				
	C.	[]	The parties have lived separate and apart for a period of two (2) years or more under a decree of separate maintenance entered by a court of competent jurisdiction, and no reconciliation has been effected.				
bo be	nds app	of oro	mat pria	ted of the Court that a decree be entered granting a divorce from the trimony and granting the relief requested above, all as alleged and as may te and in accordance with the evidence and the law, and other relief as the proper in this case.				
	I declare, under penalty of perjury, that the statements made herein are true and correct to the best of my knowledge, information and belief.							
Da	ted	l:		, Hawai'i,				
				City Date				
Pla	int	iff's	s Si	gnature				

IN THE FAMILY COURT OF THE FIFTH CIRCUIT STATE OF HAWAI'I

) FC-D NO
	Plaintiff,	AUTOMATIC RESTRAINING ORDER)
vs.)
)
	Defendant.))

AUTOMATIC RESTRAINING ORDER

A Complaint for [] Divorce [] Annulment [] Separation (check one) is being filed concurrently with this restraining order, and pursuant to ACT 213 (House Bill 1614 HD1 SD1 CD1), which became law and effective July 10, 2018, "each party to a complaint for an annulment, divorce, or separation shall automatically be subject to a restraining order that shall be effective with regard to the plaintiff upon the filing of the complaint and with regard to the defendant upon service of the summons and complaint or any other acceptable of service by the defendant."; (See also Hawai·i Revised Statutes (H.R.S.) §580 Automatic Restraining Order.)

THEREFORE IT IS HEREBY ORDERED that upon the filing of the Complaint by Plaintiff and service upon defendant, the following AUTOMATIC RESTRAINING ORDER applies to both parties:

- 1. Neither party shall sell, transfer, encumber, conceal, assign, remove, or in any way dispose of any property, real or personal, belonging to or acquired by either party except as:
 - (A) Required for reasonable expenses of living;
 - (B) Occurring in the ordinary and usual course of business;
 - (C) Required for payment of reasonable attorney's fees and costs in connection with the action;
 - (D) Occurring pursuant to a written agreement of both parties or
 - (E) Required by order of the court.
- 2. Neither party shall incur any further debts that would burden the credit of the other party, including but not limited to further borrowing against any credit line secured by the marital residence or unreasonably using credit cards or cash advances against credit or bank cards; provided that this paragraph shall not apply reasonable amounts of debt necessary for living and business expenses, including child education expenses and reasonable litigation fees and costs for the pending action;
- Neither party shall directly or indirectly change the beneficiary of any life insurance policy, pension or retirement plan, or pension or retirement investment account, except with the written consent of the other party or by order of the court;
- 4. Neither party shall directly or indirectly cause the other party or a minor child to be removed from coverage under an existing insurance policy, including medical, dental, life, automobile, and disability insurance. The parties shall maintain all insurance coverage in full force and effect; **and**
- 5. Neither party shall remove a minor child of the parties from the island of that child's current residence nor remove a minor child of the parties from the school that child is currently attending.

IT IS FURTHER ORDERED that after service of the complaint for annulment, divorce, or separation, the Defendant may file a motion to set aside or modify the AUTOMATIC RESTRAINING ORDER and may choose to file the Motion without submitting to the jurisdiction of the court. The court shall proceed to hear and determine the motion as expeditiously as possible.

IT IS A DEFENSE to any enforcement action under this section that an act of domestic abuse as defined in §586-1 has occurred. Any sanction for any violation of this Automatic Restraining Order shall remain within the discretion of the court, which shall take into account any instance of domestic abuse and the best interests of the child for violations of subsection (5).

THIS AUTOMATIC RESTRAINING ORDER shall remain in effect during the pendency of the action, unless it is modified by agreement of the parties or by further order of the court.

The provisions of this **AUTOMATIC RESTRAINING ORDER** shall be issued by the family court and a copy therefor shall be served with every complaint to which it applies.

This **AUTOMATIC RESTRAINING ORDER** shall be vacated upon the entry of an annulment, divorce or separation DECREE.

APPROVED AND SO ORDERED:

ISi Stephanie R. Char

Judge of the above-entitled court

IN THE FAMILY COURT OF THE FIFTH CIRCUIT

STATE OF HAWAI'I

) FC-D NO
Plaintiff, vs.) SUMMONS TO ANSWER) COMPLAINT)
Defendant.))))

SUMMONS TO ANSWER COMPLAINT

TO THE DEFENDANT

You are hereby summoned and required to seNe a written answer to the attached Complaint within twenty (20) days after seNice of this Summons upon you, exclusive of the date of seNice.

Your written answer must be filed with the Chief Clerk of this Circuit at the following location or address:

Fifth Circuit Court 3970 Ka'ana Street Lihu'e, Kaua'i, HI 96766

A copy of your answer should also be seNed upon the Plaintiff's attorney, or in the event Plaintiff is not represented by an attorney, upon the Plaintiff at the address shown on the Complaint. If you fail to file your written answer within the twenty (20) day time limit, further action may be taken in this case, including judgment for the relief demanded in the Complaint, without further notice to you.

THIS SUMMONS SHALL NOT BE PERSONALLY DELIEVERED BETWEEN 10:00 P.M. AND 6:00 A.M. ON PREMISES NOT OPEN TO THE PUBLIC, UNLESS A JUDGE OR THE DISTRICT OR CIRCUIT COURTS PERMITS, IN WRITING ON THE SUMMONS, PERSONAL DELIVERY DURING THOSE HOURS.

FAILURE TO OBEY THE SUMMONS MAY RESULT IN AN ENTRY OF A DEFAULT AND DEFAULT JUDGMENT AGAINST THE PERSON SUMMONED.

DATE	CLERK OF THE COURT



Americans with Disabilities Act Notice

If you need an accommodation for a disability when participating in a court program, service, or activity, please contact the ADA Coordinator as soon as possible to allow the court time to provide an accommodation:

Call (808) 482-2347 FAX (808) 482-2509 OR Send an e-mail to: adarequest@courts.hawaii.gov. The court will try to provide, but cannot guarantee, your requested auxiliary aid, service or accommodation.

ame, Address & Phone Number F Attorney filing, type Name, Address & Phone Number)
]Plaintiff, Pro Se [] Defendant, Pro Se]Attorney for [] Plaintiff [] Defendant	
	IRT OF THE FIFTH CIRCUIT
STATE	E OF HAWAI'I
) CASE NO
Plaintiff,) MATRIMONIAL ACTION) INFORMATION
VS.)
))
Defendant.))
MATRIMONIAL	ACTION INFORMATION

ITEM	PLA	INTIFF	DEFENDANT	
FULL NAME				
BIRTH OR MAIDEN NAME				
ADDRESS STREET, APT. NO.				
TOWN, STATE, ZIP CODE COUNTY				
PHONE NUMBERS	HOME/CELL WORK		HOME/CELL WORK	
SOCIAL SECURITY NUMBER	XXX-XX		XXX-XX	

ITEM			PLAINTIFF			DEFENDANT						
YEAR OF BIRTH												
PLACE OF BIRTH (STATE OR COUNTY)												
RACE												
HIGHEST GRADE COM	PLETE	D										
HAWAI'I RESIDENT SIN	NCE											
5th CIRCUIT RESIDENT	SINCE											
PRIMARY EMPLOYER (Name and Address)												
JOB TITLE												
WORK SCHEDULE												
LENGTH OF SERVICE												
GROSS MONTHLY INC (All Sources)	OME	Priı	mary	Seconda	ary	Welfar	е	Primar	У	Seconda	ry	Welfare
DATE OF THIS MARRIA	MGE	DATI	DATE			COUNTY/STATE						
DATE OF SEPARATION [] NOT SEPARATED	I	DATE	DATE			COUNTY/STATE						
		ROM		0				INATED				STATE
PLAINTIFF'S PRIOR MARRIAGES OR CIVIL UNIONS	MONT	H/YEAR	MONTH	1/YEAR	טוע	ORCE	AN	NULMEN	1	DEATH		
DEFENDANT'S PRIOR MARRIAGES OR CIVIL UNIONS												
CHILDR	EN: AI	LL CHILD	REN OF	EITHER	RPAR	RTY FRO	OM Y	OUNGES	т т	O OLDES	Т	
CHILD'S INITIALS M/F YEAR OF BI		F BIRTH	PARENT CU		CUS	SENT SCHOOL AND () GRADE				

INFORMATION REQUIRED FOR CUSTODY

CHILD(REN)'S PRESENT ADDRESS:

PLACES WHER	RE AND PERSON(S) WITATES:	TH WHOM THE C	HILD(RE	N) HAVE LIVED W	ITHIN THE LAST	FIVE (5)
ADDRESS		CARETAKERS			FROM MONTH/YR	TO MONTH/YR
PLAINTIFF	[]IS[]ISNOTF	PREGNANT	EXF	PECTED DELIVE	RY DATE:	
DEFENDANT	[]IS []IS NOT F	PREGNANT	EXF	PECTED DELIVE	RY DATE:	
THE	UNDERSIGNED	SOLEMNLY	AND	SINCERELY	DECLARES	, UNDER

DATE	SIGNATURE	

PENALTY OF PERJURY, THAT THE STATEMENTS MADE HEREIN ARE TRUE AND CORRECT TO THE BEST OF HIS/HER KNOWLEDGE, INFORMATION AND BELIEF.



In accordance with the Americans with Disabilities Act and other applicable state and federal laws, if you require a reasonable accommodation for a disability, please contact the ADA Coordinator as soon as possible to allow the court time to provide an accommodation.

Call (808) 482-2347, FAX (808) 482-2509 or email adarequest@courts.hawaii.gov at least ten (10) working days prior to your hearing or appointment date.

FAMILY COURT FIFTH CIRCUIT

NOTICE TO ATTEND KIDS FIRST PROGRAM

(Supersedes April 14, 1997 Memorandum)

3970 Kā'ana Street, Lihu'e, Hawai'i 96766 • Telephone (808) 482-2330

Randal G.B. Valenciano Chief Judge

TO: All Fifth Circuit Attorneys; parties to divorce actions with minor children from the marriage; parties to contested paternity action in which child custody is contested.

FROM: The Honorable Randal G.B. Valenciano, Chief Judge

SUBJECT: Mandatory Attendance for the Kids First Program

DATE: updated to July 2007

Effective March 3, 1997, all Fifth Circuit divorce action parties who have minor children from the marriage, and parties to contested paternity cases (those with a filed Order to Show Cause, "OSC" regarding child custody) will be ORDERED to attend a session of the Kids First Program. This program is directed by a committee comprised of health professionals, court personnel, attorneys, and other volunteers. Divorce parties are FURTHER ORDERED to bring with them all children from the marriage who are 6 to 17 years of age. Paternity parties are FURTHER ORDERED to bring with them all children who are subject to the custody dispute who are from 6 to 17 years of age.

Attendance is mandatory in divorce cases even if there is no dispute about custody and visitation arrangements. There is a "good cause" exception to the mandatory attendance rule. Parties showing good cause to the Court why they should not be required to attend the program may have their attendance waved. A form is available at the Legal Documents office for this purpose. Persons residing on another island should contact the Family Court where they are residing and make arrangements to attend their program.

Name, Address & Phone Number (If Attorney filing, type Name, Address & Phone Num	nber)
[] Plaintiff/Petitioner, Pro Se [] Defendant/Re [] Attorney for [] Plaintiff/Petitioner [] Defendant	
IN THE FAMILY C	OURT OF THE FIFTH CIRCUIT
ST	ATE OF HAWAII
Plaintiff/Petitioner, vs.) CASE NO
Defendant/Respondent.)))

NOTICE TO ATTEND KIDS FIRST PROGRAM

You are hereby notified that you are REQUIRED to attend the program on:

DAY: Wednesday

DATE:

TIME: 4:45 - 7:00 P.M.

At the Judiciary Complex located at 3970 Ka'ana Street, Lihu'e, Hawai'i. (See Administrative Judge's Memorandum) Divorce parties are required to bring with them their children from the marriage who are from 6 to 17 years old. Paternity parties are required to bring with them their children who are subject to the custody dispute who are from 6 to 17 years old. **CHILDREN UNDER AGE 6 ARE NOT TO ATTEND.**

GENERAL INFORMATION:

All children are affected by divorce and separation in some way. Many children experience long term emotional problems after their parents separate. If you can recognize and help your child with the special problems associated with separation during this difficult time, you will give your child a lasting gift. Unfortunately, most parents do not have the information about children, separation and divorce that they need to help their children.

The Kids First Program, sponsored by an independent steering committee and the Judiciary, is designed to provide information to parents about how to best help children adjust to separation and divorce. Information about the divorce and separation process is presented through video tapes, lectures by experts and group discussions. Your children will also have a chance to tour the courtroom.

We suggest that you and your children dress informally in light clothing. Do not attend the program while under the influence of alcohol or any illegal drugs. If you have any questions about the program, you need to reschedule your program date, you need special accommodations, or if a restraining order or protective order has been issued that affects you, please contact the court at (808) 482-2330.

The divorce plaintiff and the party filing the Order to Show Cause (OSC) for custody in paternity cases must file a Notice to Attend Kids First Program, using this procedure:

- (1) Pick up a NOTICE TO ATTEND KIDS FIRST PROGRAM form from the Circuit Court Clerk's office (these forms are included in the divorce packets).
- (2) Fill out the KIDS FIRST INFORMATION SHEET.
- (3) Go to the Circuit Court Clerk's office to file the Complaint for Divorce or the OSC; and the Notice to Attend Kids First Program forms.
- (4) Serve the Complaint for Divorce or the OSC upon the opposing party, along with one filed NOTICE TO ATTEND KIDS FIRST PROGRAM, within five (5) days of filing form.

NO COMPLAINTS FOR DIVORCE THAT ALLEGE THAT THE PARTIES HAVE MINOR CHILDREN NOR OSC'S CONTESTING CUSTODY IN PATERNITY CASES MAY BE FILED AFTER MARCH 3, 1997, UNLESS ACCOMPANIED BY A COMPLETED NOTICE TO ATTEND KIDS FIRST PROGRAM.

Family Court Judges may refuse to grant a divorce or adjudicate a paternity petition where custody is contested until the parties have attended this program. Attendance is documented in the parties' divorce or paternity case.

FAMILY COURT FIFTH CIRCUIT

NOTICE TO ATTEND KIDS FIRST PROGRAM

(Supersedes April 14, 1997 Memorandum)

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STATE OF HAWAII FAMILY COURT FIFTH CIRCUIT

KIDS FIRST INFORMATION SHEET

CASE NUMBER

PLAINTIFF/PETITIONER	DEFENDANT/RESPONDENT
NAME:	NAME:
MOTHER/FATHER(circle)	MOTHER/FATHER(circle)
MAILING ADDRESS:	MAILING ADDRESS:
TELEPHONE:	TELEPHONE:
EMAIL ADDRESS:	EMAIL ADDRESS:
DATE OF PROGRAM: WEDNESDAY,	
DO NOT BRING CHILDREN L	UNDER THE AGE OF 6 YEARS OLD
CHILDREN: List all children ages 6 to 17	years old from this and any other relationship
INITIALS OF CHILDREN AGE	SEX LIVING W/WHOM?
1	
2	
3	
4	
NOTE: Plaintiff/Petitioner and Defendant/Respondent must a Plaintiff/Petitioner and Defendant/Respondent must attend.	ttend. Children, ages 6-17, who have lived as a family with this
ACTIVE RESTRAINING ORDER BETWEEN PARTIES	Yes No
IF EITHER PARENT LIVES ON THE ISLAND OF OAHU, HAWAII OR MAUI, THAT PAI FURTHER INSTRUCTIONS CALL OAHU KIDS FIRST PROGRAM - 954-8280, HILO - 8	RENT MAY ATTEND THAT ISLAND'S SEPARATION/DIVORCE EDUCATION PROGRAM. FOR 896-6465, KONA - 987-1046, OR MAUI COUNTY - 244-2770.
ATTENDED (Y/N)	VERIFICATION
FATHER	
MOTHER	
CHILD 1	
CHILD 2	
CHILD 3	
CHILD 4	
COMMENTS:	

(If Attorney filing, type Name, Address & Pl	hone Number)		
Plaintiff/Petitioner, Pro Se [] Def [] Attorney for [] Plaintiff/Petitione	endant/Respondent, r [] Defendant/R	Pro Se espondent	
IN THE FAM	IILY COURT C	F THE FIFTH (CIRCUIT
	STATE OF	HAWAI`I	
)	CASE NO	· · · · · · · · · · · · · · · · · · ·
DI - :- 4:#(D - 4)	PROOF OF S	SERVICE
Plaintiff/Pet	itioner,)		
VS.)		
)		
Defendant/l) Respondent.)		
Bolondaniji	,	9FD\//0F	
	PROOF OF	SERVICE	
I served a certified copy of each following person(s):	n document ide	entified below by	y personal delivery to the
PERSON(S) SERVED	DATE	TIME	PLACE

Name, Address & Phone Number

DC	DCUMENT(S) SERVED:
	[] Complaint; Automatic Restraining Order; Summons
	[] Notice to Attend Kids First
	[] Motion and Affidavit for Pre-Decree Relief and Attachments
	[] Motion and Affidavit for Post-Decree Relief and Attachments
	[]

PLEASE EXPEDITE RETURN OF SERVICE TO FAMILY COURT

DATE	POLICE OFFICER'S SIGNATURE	BADGE ID NUMBER
DATE	SERVING OFFICER'S SIGNATURE	SERVING OFFICER'S PRINTED NAME

[] **UNSERVED DOCUMENTS:** I certify that, despite due and diligent search, I was unable to locate the person to be served, and therefore the attached documents are being returned as unserved.

Name, Address & Phone Number (If Attorney filing, type Name, Address & Phone Number)	
[]Plaintiff/Petitioner, Pro Se [] Defendant/Respond []Attorney for [] Plaintiff/Petitioner [] Defendant/	
IN THE FAMILY COU	RT OF THE FIFTH CIRCUIT
STATE	OF HAWAI`I
) CASE NO
Plaintiff/Petitioner, vs.)) MOTION FOR SERVICE BY) MAIL AND AFFIDAVIT; ORDER) FOR SERVICE BY MAIL)
Defendant/Respondent.))))
MOTION FOR SERVICE	E BY MAIL AND AFFIDAVIT
Family Court Rule 4(e), for an order authorsupport of this motion the undersigned state	on moves, pursuant to HRS 580-3(c) and Hawai orizing service by registered or certified mail. In es that to the best of his/her information and belied urt or the State and receives mail at the following
Date	Movant's Signature
	Subscribed and sworn to me before on this day of, 20
	Notary Public, Fifth Judicial Circuit State of Hawai'i

My Commission expires:

ORDER FOR SERVICE BY MAIL

It appears that service by mail is appropriate and reasonable. **IT IS HEREBY ORDERED** that service herein may be made by forwarding <u>certified</u> copies of the:

[] Complaint; Automatic Restraining Order; Summons

[] Complaint, Automatic Restraining Order,	Summons
[] Motion and Affidavit for Pre-Decree Relie	ef and Attachments
[] Motion and Affidavit for Post-Decree Rel	ief and Attachments
[] Income and Expense Statement; Asset a	and Debt Statement
[] Other:	
return receipt requested and a direction receipt by the [] Plaintiff [] Defendant	Defendant by registered or certified mail with n to deliver to addressee only and that actual nt of the above document(s) sent in accordance ersonal service by an authorized process server
DATE	JUDGE OF THE ABOVE-ENTITLED COURT

Name, Address & Phone Number (If Attorney filing, type Name, Address & Phone Number)	
,	
Plaintiff/Petitioner, Pro Se [] Defendant/Respondent Attorney for [] Plaintiff/Petitioner [] Defendant/F	
IN THE FAMILY COURT (OF THE FIFTH CIRCUIT
STATE OF	HAWAI`I
)	CASE NO
)) Plaintiff/Petitioner,	Income and Expense Statement
) VS.)	
))	
)) Defendant/Deependent	
Defendant/Respondent.)	
Income and Expe	ense Statement
[] Plaintiff/Petitioner []	Defendant/Respondent
Occupation:	
Job Ti Employer:	tle
Address:	
Length of service:months/years	
ncome Tax Withholding based on: depe	ndents

INCOME

Gross Income Paid: [] monthly [] 2 times p	per month [] every 2	weeks [] weekly []	or other
Gross pay per period	\$	Per Month	\$
Payroll deductions per pay period:			
Federal income tax	\$	_	
State income tax	\$	_	
FICA (Social Security)	\$	_	
Union Dues	\$	-	
a) Net pay per period	\$	Per Month	\$
Other:			
Retirement/401K	\$	-	
Credit Union	\$	-	
Direct Deposit	\$	-	
Income Assignments	\$	-	
Support Payments	\$	-	
Medical Insurance	\$	-	
b) Take home per pay period	\$	Per Month	\$
Other regular monthly income (rental income, 2 source)	nd job, interest, child s	support, welfare, food stal	mps and any other
Gross monthly receipt	\$	-	
Taxes paid IRS and State on above	\$	-	
c) Total other income net	\$	-	
Total Monthly Income (Add per month incon	ne from lines $\it a$ and $\it c$	above)	\$

EXPENSES

Do not list expenses which are paid by payroll deduction

Housing, expenses per month:			
Rent, mortgage, agreement of sale	\$		
Insurance if not included above	\$		
Real Property taxes (if paid separately)	\$		
Utilities (gas, water, elec., telephone, etc.)	\$		
Transportation expenses per month:			
Car payment, lease, rental	\$		
Insurance on vehicle	\$		
Maintenance (repairs)	\$		
Operating (gas, oil & tires)	\$		
Total Housing and Transportation exper	ises		\$
Debt service (all monthly payments, e.g. credit card Personal Expenses per month:	s, finance company,	personal loans)	\$ Children No. ()
Food	\$		\$
Clothing	\$		\$
Medical and Dental	\$		\$
Laundry and Cleaning	\$		\$
Personal articles	\$		\$
Recreation (movies, etc.)	\$		\$
School (include food)	\$		\$
Household	\$		\$
Bus (on monthly basis)	\$		\$
Other ()	\$		\$
Payment to others for dependent care			\$
Subtotals	\$		\$
Total Personal expenses	\$		
Grand Total Expenses: Housing, Transportati	on, Debt and Person	al	\$
Savings <deficiency>: Income minus Expense</deficiency>	S		\$

Explain in detail where savings are invested the funds to maintain the level of spending indicated separate sheet if more space is needed)	ed, or if there is a <deficiency>, who provides ed in this income and expense statement. (Use</deficiency>
CERTIFICA	ATION
I hereby declare under the penalty of perjury to in this Income and Expense Statement and has that the information is accurate, complete and	ave reviewed this statement and I certify
Date	Plaintiff's/Petitioner's Signature
Date	Defendant's/Respondent's Signature

Name, Address & Phone Number (If Attorney filing, type Name, Address & Phone Number)			
[] Plaintiff/Petitioner, Pro Se [] Defendant/Responder [] Attorney for [] Plaintiff/Petitioner [] Defendant/			
IN THE FAMILY COUR	T OF THE FIFT	H CIRCUIT	
STATE (OF HAWAI'I		
	CASE No.		
Plaintiff,)) ASSET AND)	DEBT STATE	MENT
VS.)))		
Defendant.)))		
ASSET AND I [] Plaintiff/Petitioner [] Def P = Plaintiff/Petitioner D = Def	_	dent []Both	
 Cash (on hand or held by others for me) CREDIT UNION ACCOUNTS: 	\$		
Name	Title (P,DJ)	Credit Balance	Debt Balance

3.	3. BANK AND SAVINGS ACCOUNTS: (Include Trustee Accounts)						
	Company	& Branch		-	Type of Account	Title (P,DJ)	Current Balance
4.	SECURITIES: (Stocks, Bon	ds, Mutual Fւ	unds, Certi	ficates of De _l	posit, etc.)		
	<u>Company</u>		Title (P,DJ)	<u>Date of</u> <u>Acquisition</u>	<u>Cost</u>	Market Value	Debt Owed Against
5.	VEHICLES: (Autos, Trucks,	Motorcycles	, Trailers, C	Campers, Boa	ats, etc.)		
	<u>Year</u>	Make		Title (P,DJ)	Current Market	Value <u>Deb</u>	t Owed Against
6.	REAL PROPERTY:						
	Address	Fee or Lease	Title (P,DJ)	<u>Date of</u> <u>Acquisition</u>	<u>Cost</u>	Current Gross Value	Total Debt Owed

7.	LIFE INSURANCE:					
	Company	Person Insured	<u>Face</u> <u>Amount</u>	<u>Beneficiary</u>		ssh Debt Owed lue Against
8.	RETIREMENT; PENSION	I; PROFIT SHAF	RING ACCOL	JNTS:		
	Employer or Con	<u>npany</u>	Title (P,DJ)	Type of Plan	<u>Years ir</u> <u>Plan</u>	<u>Total Value</u>
9.	ALL OTHER MAJOR ASS Receivable, Investment Assets, Bus	SETS: (Furniture, Hesiness Assets, Cemetar	ousehold Effects, y Plots or Niches,	Art, Stamps, Coins Tax Refunds Due	, Tools, Equipme , etc.)	nt, Jewelry, Accounts
	<u>Ger</u>	neral Description		Title (P,DJ)	Estimated Gross Value	Debt Owed Against

Noted in paragraph 3)				
<u>Description</u>	<u>Trustee(s)</u>	<u>Beneficiaries</u>	<u>Value</u>	Debt Owed Against
ALL OUTSTANDING DEE credit cards, charges, finance cor	BTS: (Include those listed propanies, and personal loans	parts 2, 4, 5, 6, 7, 9, a	nd 10 above, ii	n addition to a
ALL OUTSTANDING DEE credit cards, charges, finance cor <u>Creditor</u>	mpanies, and personal loans	parts 2, 4, 5, 6, 7, 9, a .) <u>ecurity</u> <u>Mo/Yr Debt</u> <u>Incurred</u>	nd 10 above, in Total Balance Owed	n addition to a Min. Monthly Payment
credit cards, charges, finance cor	mpanies, and personal loans <u>Debtor</u> <u>S</u>	.) ecurity Mo/Yr Debt	Total Balance	Min. Monthly
credit cards, charges, finance cor	mpanies, and personal loans <u>Debtor</u> <u>S</u>	.) ecurity Mo/Yr Debt	Total Balance	Min. Monthly
credit cards, charges, finance cor	mpanies, and personal loans <u>Debtor</u> <u>S</u>	.) ecurity Mo/Yr Debt	Total Balance	Min. Monthly
credit cards, charges, finance cor	mpanies, and personal loans <u>Debtor</u> <u>S</u>	.) ecurity Mo/Yr Debt	Total Balance	Min. Monthly
credit cards, charges, finance cor	mpanies, and personal loans <u>Debtor</u> <u>S</u>	.) ecurity Mo/Yr Debt	Total Balance	Min. Monthly
credit cards, charges, finance cor	mpanies, and personal loans <u>Debtor</u> <u>S</u>	.) ecurity Mo/Yr Debt	Total Balance	Min. Monthly

Total Debt in Plaintiff's Name Alone:	\$
Total Debt in Defendant's Name Alone	e: \$
Total Debt in Joint Names: \$	
	CERTIFICATION
	perjury that I have supplied the information used in have reviewed this statement and I certify that the brrect.
Date	Plaintiff's/Petitioner's Signature
	Defendant's/Respondent's Signature

		<u> </u>			
STATE OF HAWAI'I CA FAMILY COURT OF THE FIFTH CIRCUIT	ASE NUMBER:]			
CHILD SU	PPORT	1			
GUIDELINES W					
GUIDELINES W	UKKSHELI	4			
	Plaintiff/Petitioner/Parent (A)	This worksheet, a Name (Bar#):	and any attachments, w	vas prepared by:	
VS.		Address:			
		Phone/Fax:			
Defe	endant/Respondent/Parent (B)	Email:			
PARENTS' INCOMES	<u> </u>	_1	Parent (A)	Parent (B)	TOTAL (C)
1. Monthly Gross Income from all so	ources				
2. Monthly Net Income			\$0 +	- \$0	= \$0
3. Percentage of Total Net Income of			%		ound to nearest %
		[Line	$2(A) \div 2(C)] \times 100$	[Line $2(B) \div 2(C)$] x	
CHILD SUPPORT NEED	(" C 1 "1)				TOTAL (C)
4. Base Primary Support: (\$455)					
5. Plus Monthly Child Care Expense	•		-		+
6. Plus Monthly Health Insurance Ex	•	• •	=""""""""""""""""""""""""""""""""""""""	*************************************	+ [
use State Cash Medical support as			\$0	\$0	
7. PRIMARY CHILD SUPPORT N		• • • • • • • • • • • • • • • • • • • •			=
STANDARD OF LIVING ADJUSTS			Parent (A) + + + + + + + + + + + + + + + + + + +	Parent (B)	$= \begin{array}{ c c }\hline TOTAL(C)\\\hline &\$0\\\hline \end{array}$
8. Parent's SOLA income (from Tab)					
9. Less PRIMARY CHILD SUPPOR					
10. Parents' remaining SOLA income		•			
11. SOLA Percentage (10% per child	=				
12. SOLA Amount (Line 10 x Line 1					
13. CHILD SUPPORT CALCULATION	ON (Line 7 + Line 12)			• • • • • • • • • • • • • • • • • • • •	. =
CHILD SUPPORT OBLIGATIONS	S/CREDITS		Parent (A)	Parent (B)	<u>70% of Net</u>
14. Total Support Obligation for each	parent (Line 13 x % in Line 3))			Income:
Minimum: \$91 per child. Max	**				Parent (A):
=	e on Line 2, if the Net Income exc	_	hild.	-	\$0
15. Credit for Child Care Expense (fo	= -		-		Parent (B):
16. Credit for Health Ins./Cash Medic	cal amount (for parent who pays))	-		\$0
17. REMAINING CHILD SUPPORT	OBLIGATION AFTER CRED	ITS =	= = =	: R	ound to nearest dollar
SUMMARY OF CHILD SUPPORT	PAYMENTS				
	ays monthly child support of		to other parent,		per child per mo.
	ys health ins./cash medical.	Parent (A)		s child care expe	
ATTACHMENTS				•	
EXTENSIVE TIME-SHARING V	WORKSHEET attached.	SELF-EMPLO	YED CALCULATI	ION WORKSHEE	T attached
EXCEPTIONAL CIRCUMSTAN	CES FORM attached.	_			
CERTIFICATION: I hereby declar	re, under penalty of perjury, that	I have examine	ed this worksheet	, and any attache	d worksheets, and
to the best of my knowledge and beli	1 7 1 7 7			,	
Parent (A) Signature	Date	Parent (B) Sig	gnature		Date

STATE OF HAWAI'I FAMILY COURT OF THE

EXTENSIVE TIME-SHARING WORKSHEET to be attached to

CASE NUMBER:

CHILD SUPPORT GUIDELINES WORKSHEET (CSGW) FIFTH CIRCUIT This form requires information from your completed CSGW, and you must mark it as an attachment at the bottom of the CSGW. **EQUAL TIME-SHARING CALCULATION** LINE Parent (A) Parent (B) (C) 18 CSGW LINE 17 MONTHLY SUPPORT AMOUNT for each parent YEARLY SUPPORT OBLIGATION UNDER EQUAL TIME-SHARING 19 [Line 18(A) x 6 months] and [Line 18(B) x 6 months] 20 Difference between lines 19(A) and 19(B) [larger amount - lesser amount] EQUAL TIME-SHARING CHILD SUPPORT [Line 20(C) ÷ 12] Round to Enter result in column for parent with larger support obligation on Lines 18 & 19. nearest dollar. EXTENSIVE TIME-SHARING CALCULATION IF BOTH PARENTS HAVE MORE THAN 143 OVERNIGHTS PER YEAR, COMPLETE LINES 22 - 29 BELOW. Parent (B) (C) Parent (A) NUMBER OF OVERNIGHTS for only the parent with fewer overnights. CSGW LINE 17 SUPPORT AMOUNT for the parent with fewer overnights. EQUAL TIME-SHARING SUPPORT. Enter the amount from Line 21 above. DIFFERENCE BETWEEN REGULAR & EQUAL TIME-SHARING SUPPORT: If the child support obligations in Lines 23 and 24 are for the same parent, then 25 subtract Line 24 from Line 23. [Line 23 - Line 24] If the child support obligations in Lines 23 and 24 are for different parents, then add Line 23 and Line 24. [Line 23 + Line 24] ADJUSTMENT RATE (for each night over 143 nights) [Line 25 ÷ 40] 26 27 NUMBER OF OVERNIGHTS EXCEEDING 143 PER YEAR. [Line 22 - 143] X CREDIT FOR NIGHTS EXCEEDING REGULAR SUPPORT [Line 26 x Line 27] 28 = Round to nearest EXTENSIVE TIME-SHARING CHILD SUPPORT for the parent with fewer 29 dollar. overnights. [Line 23 - Line 28] SPLIT CUSTODY CALCULATION Number of children with Parent (A): Number of children with Parent (B): Parent (A) Parent (B) (C) CSGW LINE 17 MONTHLY SUPPORT AMOUNT for each parent TOTAL NUMBER OF CHILDREN IN THIS CASE [from CSGW Line 4] 32 EACH PARENT'S SUPPORT PER CHILD [Line 30 ÷ Line 31] NUMBER OF CHILDREN EACH PARENT IS OBLIGATED TO PAY SUPPORT FOR (the number of children with the other parent) SUPPORT OBLIGATION OF EACH PARENT [Line 32 x Line 33] 34 REMAINING SUPPORT OBLIGATION AFTER OFFSET Round to Subtract the smaller amount in Line 34 from the larger amount; enter the result nearest in the column of the parent with the larger amount on Line 34. dollar. SUMMARY OF CHILD SUPPORT PAYMENTS Parent (A) Parent (B) pays monthly child support of to the other parent, _ per child per month. Parent (A) Parent (B) pays child care expense. Parent (A) Parent (B) pays health insurance/cash medical.

STATE OF HAWAI'I FAMILY COURT OF THE

EXCEPTIONAL CIRCUMSTANCES FORM

CASE NUMBER:

to be attached to

FIFTH CIRCUIT	CHILD SUPPORT GUIDELINES WO	ORKSHEET (CSGW)	
This form requires information from	n your completed CSGW, and you must t	mark it as an attachment at the bot	om of the CSGW.
Payor Parent:	No. of children in this case:	O CS amount from Line 14	l:\$0
After considering the best interests amount would be unjust or inappro	opriate for the following reasons:		
EXCEPTION REQUESTED B	BECAUSE CALCULATED CHILI	O SUPPORT EXCEEDS 70%	OF NET INCOME
Payor's total monthly child support support amount of \$91 per child and it	obligation as calculated on Line 14 dis greater than 70% of Payor's net inc		
I request a finding that an exception of the CSGW be limited to either 70% two numbers the total support for the monthly child care expenses listed on paid directly by Payor, the remaining	children in this case would be _ Line 15 () and health insu	nild, whichever is greater. Using per month. After a rance costs listed on Line 16 (g the higher of the deductions for
EXCEPTION REQUESTED I	BECAUSE PAYOR SUPPORTS	ADDITIONAL LEGAL CI	HILD(REN)
B) Payor supports 0 additional legal is divided by the total number of child Is this amount per child If the answers to both questions above	n Line 4 of the CSGW (), equals all greater than \$91 per child (the mir child(ren). If all of Payor's Net Incorderen Payor is required to support (0), d less than the amount per child calce is 'Yes,' you may request that the Cert (and Payor's actual support of) add that the support per child in this case that the support	per child. nimum support amount)? Ye me on Line 2 of the CSGW (\$0) , each child would receive 0. culated on line A) above? Ye court make the following finding litional children, I request a find be limited to the greater of the a	es No es No : ing that an mount per child
support for the children in this ca	se would be per month	h.	
After deductions for monthly child on Line 16 (), which are part of the children in the	care expense listed on Line 15 (
per month.	d directly by Fayor, the Temanning Ci	and support obligation of Fayor	wiii de
•	T PAYMENTS (IF EXCEPTION IS		
Parent (A) Parent (B) pays		to other parent,	per child per mo.
	health insurance/cash medical.		pays child care expense.

		<u></u>					
STATE OF HAWAI'I	CASE NUMBER:						
FAMILY COURT OF THE							
FIFTH CIRCUIT		_					
CHILD	SUPPORT						
GUIDELINES	S WORKSHEET						
	_	1					
	Plaintiff/Petitioner/Parent (A)	This worksheet, and	any attachments	, was	prepared by:		
	vs.	Name (Bar#):	•				
		Address:					
		Phone/Fax:					
•	Defendant/Respondent/Parent (B)	Email:					
	has (a) income not subject to tax (e.g.,						
2 2	s, etc.) and/or (b) <u>net</u> self-employment		ed in the Child	l Sup _l	port Guideline	es that	should not be further
	erein) of the Child Support Guidelines V	worksneet.	D (1)		D (D)		TOTAL (C)
PARENTS' INCOMES	11	I	Parent (A)		Parent (B)		TOTAL (C)
<u>=</u>	n all sources			-			
	e (see paragraph II.B.3.a. in Guideline nt Income (see paragraph II.B.3.b. in G			H			
	it income (see paragraph ii.b.3.0. iii v		\$0	 -	\$0	_	\$0
•	ne on Line 2 from each parent		%	+ -	%	= D J	to nearest %
3. Telcentage of Total Net Incom	lie on Line 2 from each parent		$(A) \div 2(C)] \times 100$	[Line $2(B) \div 2(C)$		to nearest %
CHILD SUPPORT NEED							TOTAL (C)
4. Base Primary Support: (\$45	(# of children).					=	
5. Plus Monthly Child Care Exp	ense (to allow custodial parent to wo	ork or attend voc.	ed. or training)		+	
6. Plus Monthly Health Insurance	ce Expense (for the child(ren) and pai	id by parents). If	no insurance,	, <u></u>		+	
use State Cash Medical suppo	ort amount (10% of Net Incor	me on Line 2)	\$0		\$0		
7. PRIMARY CHILD SUPPOR	T NEED (add Lines 4, 5 & 6)					=	
STANDARD OF LIVING AD	DJUSTMENT		Parent (A)		Parent (B)		TOTAL (C)
8. Parent's SOLA income (from	Table of Incomes)	[\$0	+	\$0	=	\$0
9. Less PRIMARY CHILD SUP	PPORT NEED (copy from Line 7)						
10. Parents' remaining SOLA inco	ome (Line 8(c) - Line 9; but if result	is negative enter	0)			=	
11. SOLA Percentage (10% per c	child, up to 30% maximum)					x	%
12. SOLA Amount (Line 10 x Li	ne 11)					=	
13. CHILD SUPPORT CALCUL	ATION (Line 7 + Line 12)					=	
CHILD SUPPORT OBLIGATION	ONS / CREDITS		Parent (A)		Parent (B)		70% of Net
	each parent (Line 13 x % in Line 3)		rurent (11)		Turent (B)		Income:
•••	Maximum: The Total Support Obliga		should not	_	I		Parent (A):
<u> •</u>	come on Line 2, if the Net Income exc						\$0
15. Credit for Child Care Expense	e (for parent who pays)			-			Parent (B):
16. Credit for Health Ins./Cash M	ledical amount (for parent who pays)			-			\$0
17. REMAINING CHILD SUPPO	ORT OBLIGATION AFTER CREDIT	$TS \dots = $		=		Round	to nearest dollar
SUMMARY OF CHILD SUPPO	RT PAYMENTS						
Parent (A) Parent (B)	pays monthly child support of		to other pare	nt,		pe	er child per mo.
Parent (A) Parent (B)	pays health ins./cash medical.	Parent (A)	Parent (B) pa	ays cl	hild care exp	ense.	
ATTACHMENTS							
EXTENSIVE TIME-SHARIN	NG WORKSHEET attached.	SELF-EMPLOYI	ED CALCULA	TION	WORKSHEE	T attac	ched
EXCEPTIONAL CIRCUMS	-						
	lare, under penalty of perjury, that I h	nave examined this	s worksheet. a	nd a	ny attached w	orksh	eets, and to the best of
	mation provided is true, correct and co		ornoneet, a	ul	, unuciica w	J. 11011	, and to the bost of
	•	•					
Parent (A) Signature	Date	Parent (B) Signa	ature				Date

STATE OF HAWAI'I
FAMILY COURT OF THE
FIFTH CIRCUIT

SELF-EMPLOYED CALCULATION WORKSHEET CHILD SUPPORT GUIDELINES WORKSHEET (CSGW)

CASE NUMBER:

	` '	í	
INPUT DATA INTO THE YELLOW BOXES	BELOW		
	any W-2 wage; input W-2 income on Line 1a. of Self-Employed Worksheet)		
[2] Ordinary and Necessary Expenses (expres			
[3] Business Interest Income			
[4] Business Dividend Income			
[5] Other Business Income			
STEP ONE			
Gross Monthly Earned Income (excluding any V	N_2 wage)	i	_
Ordinary and Necessary Expenses	v-2 wage)		
Net Self Employment Income		=	
Multiply by 92.35%			92.35%
Amount Subject to Self Employment Tax		•	-
		;	
Self Employment Tax		15 200/	
Tax on net earned income up to \$12,250 per Tax on net earned income above \$12,250 per		15.30%	-
Total Self Employment Tax	mondi	2.90%	
STEP TWO			
Net Self Employment Income			-
Other income: Business Interest		ļ	
			-
Business Dividends Other Business Income			=
Total Income		=	
Less Business Dividends, taxed separately		_	_
Total Income less Business Dividends		=	
		;	
STEP THREE Self Employment Tax			
Subtract one-half of self employment tax			-
			_
Tax on dividends only (at 15%)			-
State of Hawaii Tax			
Income up to but not over \$200			-
Income over \$200 but not over \$400			-
Income over \$400 but not over \$800 Income over \$800 but not over \$1,200			-
Income over \$1,200 but not over \$1,600			-
Income over \$1,600 but not over \$2,000			_
Income over \$2,000 but not over \$3,000			-
Income over \$3,000 but not over \$4,000			-
Income over \$4,000 but not over \$12,500			-
Income over \$12,500 but not over \$14,583			-
Income over \$14,583 but not over \$16,667			-
Income over \$16,667			-
Federal Tax			
Income up to but not over \$856			-
Income over \$856 but not over \$3,481			-
Income over \$3,481 but not over \$7,423			-
Income over \$7,423 but not over \$14,171			-
Income over \$14,171 but not over \$17,996 Income over \$17,996 but not over \$44,992			-
Income over \$44,992			-
	this amount on Line 1c. of the Self-Employed Worksheet)		
internal process of the control of t	and amount on Line 10. Of the Ben Employed Worksheet)		

Name, Address & Phone Number	
Name, Address & Frone Name of	
IN THE FAMILY COU	RT OF THE FIFTH CIRCUIT
	OF HAWAI'I
OTATE) CASE NO.
	<u> </u>
Plaintiff,) APPEARANCE AND WAIVER
VS.	ý)
))
Defendant.)
APPEARAN	CE AND WAIVER
I, Defendant, acknowledge receipt of	a filed copy of the Complaint for Divorce/Civil Union
Divorce ("Complaint"); Automatic Restraining	g Order; and Summons to Answer Complaint in the
above-entitled action, submit myself to the C	ourt's jurisdiction, and have agreed with the Plaintiff
on matters set forth in:	
[] a signed Agreement Incident to D	
[] a form of the Divorce Decree which	ch I have approved by signature
I consent to a hearing on the Compla	aint by a judge at any time without further notice and
·	e Decree issued incorporates the provisions I have
	the Court, I request to be notified. I understand that
	hat by doing so I am permitting the court, without
	ve-entitled matter at this time unless there is reason
for the court to alter our agreement.	
I am not in the military service	e of the United States.
I am in the military service of	the United States, but I do not request a stay of
	ts I may have under the Servicemembers Civil Relief
Act, 50 U.S.C. App.§§ 501-597b (2003).	

DATED: Lihu'e, Kaua'i, Hawai'i,	
	Signature of Defendant

STATE OF HAWAII FAMILY COURT FIFTH CIRCUIT

ADMINISTRATIVE JUDGE'S MEMORANDUM

3970 Ka'ana Street, Lihu'e, Kaua'i, Hawai'i 96766-1809 • TEL (808) 482-2330

Randal G.B. Valenciano CHIEF JUDGE

DATE: July 21, 1999 (Updated July 2007)

TO: Fifth Circuit Judges, Attorneys, and Pro se Litigants

FROM: The Honorable Randal G.B. Valenciano, Administrative Judge

PROOF OF UNCONTESTED DIVORCE THROUGH AFFIDAVIT

Pursuant to Sections 580-5, H.R.S., the Family Court of the Fifth Circuit authorizes parties to an uncontested divorce to prove the case through an affidavit rather than by court appearance. Exact legal proof of every point is required in the affidavits.

EFFECTIVE SEPTEMBER 1, 1999 the following process will be used in affidavit only cases.

- 1. The Affidavit of Plaintiff must be filed before the case is set.
- 2. The Affidavit of Plaintiff must contain legal proof of every point required. Be sure to include any other information in the affidavit which is necessary or would be helpful to the judge.

Such matters as circumstances justifying a variance from either child support guidelines or matters affecting the partnership model for division of property must be stated or you risk rejection of the proposed decree.

- 3 If not previously filed, the following documents must be filed with the Affidavit:
 - a One or more of the following documents as proof of service:
 - (1) Appearance and Waiver. The Appearance and Waiver must be filed in all non-default uncontested cases. It must be both hand-dated and signed by the Defendant after the complaint has been filed. Family Court Rule 8(g) requires that the Appearance and Waiver "shall be filed within a reasonable time before the date of hearing." If the Appearance and Waiver is not current within six months of the time of setting, the Plaintiff must submit a Notice of Hearing to the Defendant and file the Notice of Hearing with the Family Court clerk at the time the case is set.
 - (2) Proof of Service, Statement of Mailing or Affidavit of Publication:
 - (a) Upon Defendant. If no appearance and Waiver is filed, Proof of Service of the Complaint by personal service, Statement of Mailing with a return receipt signed by Defendant, or Affidavit of Publication must be provided if proceeding either by Default or by agreement.

ADMINISTRATIVE JUDGE'S MEMORANDUM

- (b) <u>Upon Corporation Counsel.</u> Proof of Service of the Complaint upon Family Support Division of Corporation Counsel must be filed if any party has a child who is a recipient of Aid to Families with Dependent Children (AFDC).
- b. Income and Expense Statement and Asset and Debt Statements of Plaintiff and Defendant: Current financial statements must be filed by Plaintiff and Defendant if possible, as stated below. Each party must hand-date and sign in black ink each of his/her statements.
 - (1) Plaintiff. Plaintiff's filed Income and Expense Statement and Asset and Debt Statement must reflect financial information that is current within 60 days of the setting date (not the hearing date) of the case. Plaintiff's statements should reflect all known assets held in the joint or sole names of the parties.
 - (2) Defendant. Plaintiff must submit to the counter clerk either: (a) Defendant's filed Income and Expense Statement and Asset and Debt Statement current within 60 days of the setting of the case, or (b) A letter addressed to the Presiding Judge explaining why current financial statements are not available.
- c. Child Support Guidelines Worksheet (if applicable): Plaintiff must submit a filed copy of the child support guidelines worksheet in all cases where the parties have minor and/or dependent children. The worksheet must be signed by Plaintiff and Plaintiff's attorney and Defendant and Defendant's attorney if possible.
- d. Kids First Information Sheet (if applicable): Plaintiff must submit a Kids First Information Sheet in all cases where the parties have minor children between the ages of 6 and 17, reflecting that both parties and applicable children have attended the Kids First Program.
- e. Agreement Incident to Divorce (if applicable): All agreements must be filed, hand-dated and signed by both parties in black ink. The agreement should be signed before a notary or signature of counsel should appear on the agreement.
- f. Paternity Judgment (if applicable): If any minor children born during the marriage are not fathered by the husband, the case must be placed on the contested divorce calendar unless the paternity of the natural father has already been adjudicated in a paternity action. See Hawaii Divorce Manual, 5th ed., Section 7 for appropriate procedures.
- g. Proposed Decree: A signed original decree and copies must be provided to the Family Court counter clerk.

Signatures: Stipulated decrees shall be signed by both parties and their attorneys. Each party must also hand-write the date in black ink next to his/her signature. If the decree incorporates an Agreement Incident to Divorce, only opposing counsel needs to sign the degree "approved as to form."

STATE OF HAWAII FAMILY COURT FIFTH CIRCUIT

ADMINISTRATIVE JUDGE'S MEMORANDUM

- h. Order for Income Assignment (if applicable): Plaintiff shall submit an original of the Order for Income Assignment (OIA) and copies to the Family Court counter clerk together with the decree. If no OIA is submitted because the obligator has no periodic income, or the parties have elected direct payments to the custodial parent, and the defendants of the obligor parent are not receiving public assistance benefits, this should be explained in the Affidavit of Plaintiff. The Degree should nevertheless order that child support will be paid by OIA as soon as the obligor receives periodic income, and should further require the obligor to notify the Child Support Enforcement Agency in writing of the name and address of the employer or other payor as soon as he receives such income.
- I. Order Granting Motion: If Plaintiff is proceeding by default, a filed copy of the Order Granting Motion for Default must be submitted in all affidavit cases at the time the case is set. Otherwise, a hearing on a motion for default should be scheduled at the time of the uncontested divorce and the Notice of Motion will reflect the same date and time as the uncontested divorce.
- 4. In the affidavit only cases, the case file including all documents will be reviewed by the assigned judge on or about the date of the hearing. The judge, after a hearing without appearances, will note the disposition on the court's calendar as follows: a) granted; b) decree to be resubmitted (with corrections); or c) court hearing with appearances required.

Copies of the rejected decrees to be returned to attorneys (with the judge's notations) will be placed in the attorney's jacket for corrections. Copies of the rejected decrees to be returned to pro se parties (with judge's notations) will be mailed to Plaintiff for corrections and resubmittal to the court.

	Address & Phone N ney filing, type Nar	lumber ne, Address & Phone Number)	
			_
			_
	aintiff, Pro Se []	Attorney for Plaintiff	_
		IN THE FAMILY COUF	RT OF THE FIFTH CIRCUIT
		STATE	OF HAWAI'I
) CASE NO
		Plaintiff,) AFFIDAVIT OF PLAINTIFF (Uncontested Divorce)
	VS.))))
		Defendant.))
		<u>AFFIDAVIT</u>	OF PLAINTIFF
	E OF HAWA) SS.	
Plaint	tiff in the abov	/e-entitled action, being	first duly sworn on oath, deposes and says
1.	Plaintiff's ful	ll name and address is:	
2.	Plaintiff is	[] representing him [] represented by: (/herself (attorney's name and address)

Service of process on Defendant was made by:
[] Personal Service: A Proof of Service or Affidavit of Service has been filed showing that Defendant was personally served with a filed copy of the Complaint for Divorce; Automatic Restraining Order; and Summons to Answer Complaint for Divorce on by a person authorized to serve legal documents.
[] Certified or Registered Mail: A filed copy of the Complaint for Divorce, Automatic Restraining Order; and Summons to Answer Complaint for Divorce were served upon Defendant by certified or registered mail. A Statement of Mailing of Affidavit of Mailing and an original receipt signed by the Defendant or have been filed. Plaintiff recognizes Defendant's signature or the return receipt.
[] Appearance and Waiver. Defendant acknowledged receipt of a filed copy of the Complaint for Divorce; Automatic Restraining Order; and Summons to Answer Complaint for Divorce; and signed an Appearance and Waiver or Plaintiff recognizes Defendant's signature on the Appearance and Waiver.
[] Publication. The Affidavit of Publication was filed on
[] <u>Default</u> . More than twenty (20) days have passed since the service of the <i>Complaint for Divorce; Automatic Restraining Order; and Summons to Answer Complaint for Divorce</i> upon Defendant. No responsive pleading has been filed. Neither Plaintiff nor Plaintiff's attorney has received any communication from Defendant or Defendant's attorney concerning this case since the <i>Complaint for Divorce; Automatic Restraining Order; and Summons to Answer Complaint</i> was served.
[] An order granting the <i>Motion for Entry of Default</i> was filed on
(Month/Day/Year)
Jurisdiction:
[] Plaintiff was domiciled on the Island of Kauai, State of Hawaii, at the time of the filing of the Complaint for Divorce/Civil Union Divorce was filed.
Plaintiff's marriage was solemnized on the Island of Kauai. State of Hawaii.

	Defendant resides in (City, State)	
	The parties were married in	
	The parties were married in	_
	The parties separated/last lived together on (if applicable)	(Date)
5.	Child(ren):	
	A. [] Plaintiff and Defendant have no children together.	
	B. [] The parties have child(ren) together. The chi and year(s) of birth is/are listed as follows from c including adult children:	• •
	CHILD(REN)'S INITIALS	<u>YOB</u>
	C. [] There is/are child(ren) conceived during this marria by someone other than my spouse. The child(ren year(s) are listed below: CHILD(REN)'S INITIALS	
	A Judgment of Paternity [] has [] has not been	entered.

	D.	[] Neither party is pregnant.
		[] A party is pregnant and the other party acknowledges that he is the father and his name shall be placed on the birth certificate.
		[] A party is pregnant and the husband party is not the father.
	E.	Plaintiff agrees to the custody arrangement and child support amounts as provided in the proposed divorce decree.
6.	Child	Support:
		[] Plaintiff believes that the information provided in the completed <i>Child Support Guidelines Worksheet</i> is accurate to the best of Plaintiff's knowledge and the proposed child support is consistent with the Child Support Guidelines Worksheet.
		[] The proposed child support varies from the Child Support Guidelines Worksheet because of the following exceptional circumstance(s):
7.	<u>Kids</u>	First:
		[] I attended the Kids First Program on (Month/Day/Year) [] I was excused by Judge from attending the Kids First Program.
8.	Plain	tiff believes that the marriage is irretrievably broken.
9.	<u>Finar</u>	ncial Statements:
	A. on subst	Plaintiff's <i>Income and Expense</i> and <i>Asset and Debt Statements</i> were filed To the best of Plaintiff's knowledge, there have been no tantial changes in Plaintiff's financial circumstances since that date.

	B. Defendant's <i>Income and Expense</i> and <i>Asset and Debt Statements</i> were to Plaintiff recognizes Defendant's signature on signature.	
	documents.	
10.	Plaintiff has carefully reviewed the proposed <i>Divorce Decree</i> and agrees to alimony, division of property and other provisions as provided in the proposed <i>Decree</i> .	
	[] There are no substantial deviations from the marital partnership principle regarding property division.	es
	[] The reason for substantial deviations from the marital partnership principles are as follows:	
11.	Plaintiff signed the proposed decree and recognizes Defendant's signature on the decree.	
12.	[] Plaintiff wishes to resume the use of his/her [] birth surname [] former married name and be known as:	
	Defendant wishes to resume the use of his/her [] birth surname	_*
	[] former married name and be known as:	
13.	Plaintiff fully understands the English language.	_
	[] Although Plaintiff does not fully comprehend written English, this docume has been explained to him/her bya based on that explanation Plaintiff understands this document.	nt nd

- 14. Plaintiff request that the court grant this divorce and enter the Decree without his/her appearance in court.
- 15. Plaintiff has read this document and signs voluntarily and without coercion and duress and not because he/she was told to sign it.
- 16. Plaintiff declares that he/she understands that his/her signature under oath before a notary public is his/her solemn statement that he/she read this Affidavit and knows and understands the contents and that these statements are true, correct and completed to the best of his/her knowledge and belief.

Date:	
	Plaintiff's Signature
Subscribed and sworn to me before on this day of, 20	
Notary Public, State of Hawai`i	
My commission expires:	

Name, Address & Phone Number (If Attorney filing, type Name, Address & Phone Number)	
[] Plaintiff, Pro Se [] Defendant, Pro Se [] Attorney for [] Plaintiff [] Defendant	
	OF THE FIFTH CIRCUIT F HAWAI`I
STATE OF	
Plaintiff,) CASE NO) DIVORCE DECREE) (With Children)
VS.) Presiding Judge:)
Defendant.) Date of Hearing/Review by Judge:))
DIVORCE DECRE	EE (With Children)
A hearing was held before the Presidi full consideration of the evidence, the Court f for Divorce to be true. Plaintiff is entitled to a grounds that:	
[] the marriage is irretrievably broke	en
[] the parties have lived separate ar more.	nd apart for a period of two (2) years or

The Court has jurisdiction to enter this Divorce Decree.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that:

1.

	of sir	ingle persons. Either party is permittorce Decree. This Divorce Decree is	ved. The parties are restored to the status red to marry after the effective date of this effective after it is signed and filed by the			
2.	The	Γhe parties have child(ren) together.				
		Child(ren)'s Initials	ear of Birth			
	٨	Legal custody of the above-named	minor child/ron) in:			
	A.	1. [] Awarded to Plaintiff and Def	,			
		2. [] Awarded to Plaintiff	oridant jointly.			
		3. [] Awarded to Defendant				
	B.	Physical custody of the above-nam	ed minor child(ren) is:			
		•	nd Defendant, with a visitation/time sharing			
		[] Awarded to Plaintiff with a vi in paragraph C below.	sitation/time sharing schedule as described			
		3. [] Awarded to Defendant with a described in paragraph C be	a visitation/time sharing schedule as			

Decree: A decree of divorce is granted to Plaintiff. The bonds of matrimony between

Visit	ation/Time Sharing Schedule shall be as follows:
1. [] The parties shall arrange reasonable visitation.
2. [] Visitation/Time Sharing schedule shall be as follows:
3 [1 Supervised Visitation/Time Sharing schedule shall be as follow
3. [] Supervised Visitation/Time Sharing schedule shall be as follow
3. [Supervised Visitation/Time Sharing schedule shall be as follow
3. [] Supervised Visitation/Time Sharing schedule shall be as follow
3. [] Supervised Visitation/Time Sharing schedule shall be as follow
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3. [] Supervised Visitation/Time Sharing schedule shall be as follow
3. [] Supervised Visitation/Time Sharing schedule shall be as follow

C.

3.	C	hild :	Support (Pursuant to Child Support Guidelines Worksheet attached hereto or previously filed):		
	[]	A. Beginning with a first payment on the day of		
			(Month/Year) Plaintiff shall pay to Defendant for the support of the parties' child(ren) \$ per child, for a total of \$ per month.		
	[]	B. Beginning with a first payment on the day of		
			(Month/Year) Defendant shall pay to Plaintiff for the support of the parties' child(ren) \$ per child, for a total of \$ per month.		
	[]	C. Payments of child support shall continue for each child until the child attains the age of eighteen (18) years, or graduates from high school, or discontinue high school, whichever occurs last.		
	[]	D. Child support shall further continue uninterrupted (including during regular school vacation periods) until the age of twenty-three (23) as long as the child(ren) continues his or her education post-high school on a full-time basis at an accredited college or university or in a vocational or trade school.		
	[]	E. The Child Support Enforcement Agency (CSEA) is made a party for the limited issue of child support.		
	[]	F. Based on Exceptional Circumstances (Appendix A-3 of the Child Support Guidelines Worksheet signed by both parties, including the statement " <u>the parties agree that waiver of child support is in the best interest of the child(ren)</u> , must be attached/filed) child support is waived.		
4.	М	etho	d of Child Support Payment (Check A OR B)		
			A. All payments shall be made payable to and through: Child Support Enforcement Agency (CSEA), P.O. Box 1860, Honolulu, Hawai`i 96805-1860, and pursuant to the Order of Income Withholding which shall be filed with this decree.		
	[]	 B. Direct payment (Supplemental Affidavit Re: Direct Payment for Child Support form <u>must</u> be attached/filed) [] Child support payments shall be paid by Plaintiff directly to Defendant. 		
			[] Child support payments shall be paid by Defendant directly to Plaintiff.		

In all direct payment cases, either Husband or Wife may void the direct payment arrangement at any time and apply for services form the CSEA to receive payments through the agency. If the child(ren) of the parties receive public assistance from the Department of Human Services, foster care payments, or Social Security or if either parent applies to the CSEA, CSEA may immediately void a direct payment arrangement by sending notice by regular mail to both parents at their last known addresses as set forth in this decree.

5.	C	hild	III Health Care: For so long as Plaintiff or Defendant has an obligation to pay child support.			
	[]	A. Plaintiff shall maintain medical and dental insurance for the benefit of the child(ren).			
	[]	B. Defendant shall maintain medical and dental insurance for the benefit of the child(ren).			
	[]	C. Any additional medical and dental expenses not covered by insurance shall be paid% by Plaintiff and% by Defendant.			
	[]	D. Not applicable			
6.	L	ife In	surance for the Benefit of the Child(ren):			
	[]	A. Plaintiff shall maintain life insurance on his/her life with a minimum death benefit of \$ for the benefit of the child(ren) so long as there is a child support obligation.			
	[]	B. Defendant shall maintain life insurance on his/her life with a minimum death benefit of \$ for the benefit of the child(ren) so long as there is a child support obligation.			
			If Plaintiff or Defendant dies without the required insurance, Plaintiff's or Defendant's estate shall be liable to the child(ren) to the extent that the required insurance was no maintained. Such obligations on the part of Plaintiff's or Defendant's estate shall be accorded the highest priority.			
	[]	C. Not applicable.			
7.	A	Alimony:				
	[] A.	Neither party shall be required to pay alimony to the other party.			
	[] B.	Beginning with a first payment on the day of Month/Year			
			Month/Year [] Plaintiff [] Defendant shall pay to [] Plaintiff [] Defendant alimony of \$ per month, to be paid [] in one amount of \$ by the day of each month. [] in two equal installments of \$ by the and day of each month.			
			Alimony shall continue for months and terminate with the payment due(Month/Day/Year).			
			Alimony shall terminate upon the death of either Plaintiff or Defendant or upon the			

8.	Bank	Savings, Checking, Credit Union Accounts and Securities (Stocks, Bonds, Mutual Funds, etc.
	[] A	. There are none.
	[]E	s. Each is awarded those titled in his/her name alone.
	[]C	c. Plaintiff is awarded:
	[][). Defendant is awarded:
9.	Vehi	cles (Autos, Trucks, Motorcycles, Campers, Boats, etc.):
		There are none.
	[]E	s. Each is awarded the vehicles titled in his/her name alone.
	[]C	C. Plaintiff is awarded:
	[][Defendant is awarded:

Necessary transfer documents shall be signed no later than ten (10) days following the filing of this Divorce Decree. If either party fails to do so, the Director of Finance of the County of Kaua`i is authorized and directed to transfer the ownership of vehicle(s) if requested to do so.

10.	Real Property:		
	[] A.	Neither party owns any interest of any kind in any real property.
	[] B.	The real property shall be divided as follows (identify the addresses):
11.	Li	ife In	surance Policy(ies):
	[] A.	There are none.
	[] B.	Each party is awarded the life insurance policy(ies) held on his/her life, together with any cash value therein and subject to any debt thereon.
12.	R	etire	ment Accounts/Benefits:
	[] A.	There are none.
	[] B.	Each party shall keep their own.
	[] C.	The retirement accounts/benefits of both parties shall be divided as follows:
	[] D.	If a QDRO is required, [] Plaintiff [] Defendant shall be responsible and pay for it and the other party shall not delay in approving it as to form and content.

13.	her Assets (Personal Belongings, Furniture, Household Effects, Art, Stamps, Coins, Tools, Equipment, Accounts Receivable, Investment Assets, Business Assets, Cemetery Plots or Niches, Tax Refunds Due,	
	[] A.	Each party is awarded the personal belongings and the household effects in his/her possession.
	[]B.	Plaintiff is awarded:
	[]C.	Defendant is awarded:
14.	[] A.	tstanding Debts: Each party shall pay all of the credit card and other debt in his/her name. Plaintiff shall pay: (specify which debts and amounts)
	[]C.	Defendant shall pay: (specify which debts and amounts)

15.	Name	Change:			
	[] A.	Plaintiff shall resume the use of hi	is/her [] birth surname [] former married name		
		and shall be known hereafter as:	and shall be known hereafter as:		
	[]B.	of his/her [] birth surname [] former married er as:			
decree Clerk motion	e, the of of the F n may b	ther party may submit a motion to the fifth (5th) Circuit, to execute said do	Is to execute any document in compliance with this ne Court, requesting that the Court appoint the Chief ocument on behalf of the non-compliant party. Said a non-compliant party. Such execution by the Chief by the non-compliant party.		
16.	Other	:			
Date			Judge		
APPR	OVED	AS TO FORM AND CONTENT:			
	ture of F	Plaintiff 	Signature of Defendant SS# XXX-XX		
			Address:		
Date !	Plaintiff	signed Decree:	Date Defendant signed Decree:		

APPROVED AS TO FORM:	
Signature of Attorney for Plaintiff	Signature of Attorney for Defendant
Name:	Name:

Name, Address & Phone Number	
Plaintiff/Petitioner, Pro Se Defendant/Respondent, Pro Se Attorney for [] Petitioner(s) [] Respondent(s)	
IN THE FAMILY COURT	OF THE FIFTH CIRCUIT
STATE OF	F HAWAI`I
) CASE NO.
Plaintiff/Petitioner,) CERTIFICATE OF SERVICE
VS.)))
Defendant/Respondent.)))
CERTIFICATE	OF SERVICE
	, herein and hereby certifies that on to be [] mailed or [] delivered to
	known address,
	certified copy/copies of the
This certification is made pursuant to Rule 9	7 of the Hawai`i Family Court Rules.
DATED: Lihue, Hawaii,	
	 Signature



Name, Address and Phone Number (If Attorney filing, type Name, Address and Phone Number)	
[] Plaintiff/Petitioner [] Defendant/Respondent [] Caretaker/Other* [] Attorney for [] Plaintiff/Petitioner [] Defendant/Respondent	
*Relationship of Caretaker/Other to the child(ren) IN THE FAMILY COURT (STATE OF	OF THE FIFTH CIRCUIT
[] CHILD SUPPORT ENFORCEMENT AGENCY,) STATE OF HAWAI`I,)	CASE NO PROPOSED PARENTING PLAN
(Name: First Middle Last) [] Mother [] Father) Plaintiff(s)/Petitioner(s),) VS.	
(Name: First Middle Last) [] Mother [] Father [] Caretaker) (Name: First Middle Last) [] Mother [] Father [] Caretaker)	
[] and CHILD SUPPORT ENFORCEMENT AGENCY, STATE OF HAWAI'I, Defendant(s)/Respondent(s).	AENTINO DI ANI
PROPOSED PAR I will be relocating to (If you are relocating, file one plan for before relocation)	
	his is the plan for after relocation

1.	CHILD(REN):				
	Child's Initials	s Year of Birth	Gender	School/Grade	Is CPS* Involved?
Child 1			[]M[]F		[] Yes [] No
Child 2			[]M[]F	<u>_</u>	[] Yes [] No
Child 3			[]M[]F	<u>_</u>	[] Yes [] No
Child 4			[]M[]F		[] Yes [] No
Child 5			[]M[]F		[] Yes [] No
Child 6			[]M[]F .		[] Yes [] No
*CPS sta	ands for Child Pro	tective Services			
2.	•	ent, medical, dri	ver's license)	(person(s) making the mage: to Mother and Father	
3.	Physical Cus	stody should l	oe awarded	to (the child(ren) will prim	narily live with this person):
	[] Mother			to Mother and Father ng Time Below*)	[] Caretaker
(even		sting joint custo	ay, you can a	also use the checklists in Se	
4.	Special Cond	cerns (i.e. breas	tfeeding infant,	, special needs of child(ren) o	r disability of either parent):

[] Reasonable visitation as agreed to by parties [] Every other weekend [] Every weekend from		(fill in data) as follows:
[] Every other weekend [] Every weekend from		
from		
[] Midweek dinner visits on		
(Note: For Friday and Monday holidays, the child(ren) will stay with the parent who has the child(ren) for that weekend) Summer Vacation: [] Should be split as agreed to by Father and Mother [] Father and Mother shall each have one-half (1/2) of the summer vacation with alternate weekends to the other parent. The child(ren) should be returned to the custodial parent at least one (1) week prior to the start of school. [] Other: [] Christmas and New Year Vacation: [] Should be split as agreed to by Father and Mother [] Father and Mother shall each have one-half (1/2) of the Christmas/New Year vacation.	to	O (day of the week) at [] A.M. [] P.M.
(Note: For Friday and Monday holidays, the child(ren) will stay with the parent who has the child(ren) for that weekend) Summer Vacation: [] Should be split as agreed to by Father and Mother [] Father and Mother shall each have one-half (1/2) of the summer vacation with alternate weekends to the other parent. The child(ren) should be returned to the custodial parent at least one (1) week prior to the start of school. [] Other: Christmas and New Year Vacation: [] Should be split as agreed to by Father and Mother [] Father and Mother shall each have one-half (1/2) of the Christmas/New Year vacation.	[] N	Midweek dinner visits on (day of the week) from
Summer Vacation: [] Should be split as agreed to by Father and Mother [] Father and Mother shall each have one-half (1/2) of the summer vacation with alternate weekends to the other parent. The child(ren) should be returned to the custodial parent at least one (1) week prior to the start of school. [] Other: [] Should be split as agreed to by Father and Mother [] Father and Mother shall each have one-half (1/2) of the Christmas/New Year vacation.	_	[] P.M. to [] P.M.
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with alternate weekends to the other parent. The child(ren) should be returned to the custodial parent at least one (1) week prior to the start of school. [] Other: Christmas and New Year Vacation: [] Should be split as agreed to by Father and Mother [] Father and Mother shall each have one-half (1/2) of the Christmas/New Year vacation.	[]	Should be split as agreed to by Father and Mother
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 [] Should be split as agreed to by Father and Mother [] Father and Mother shall each have one-half (1/2) of the Christmas/New Year vacation. 	[]	Other:
 [] Should be split as agreed to by Father and Mother [] Father and Mother shall each have one-half (1/2) of the Christmas/New Year vacation. 		
 [] Should be split as agreed to by Father and Mother [] Father and Mother shall each have one-half (1/2) of the Christmas/New Year vacation. 		
[] Father and Mother shall each have one-half (1/2) of the Christmas/New Year vacation.	Christmas a	and New Year Vacation:
Year vacation.	[]	Should be split as agreed to by Father and Mother
[] Other:	[]	· ·
	[]	Other:

Intersession Vacations (Spring Break and Fall Break):						
[]	Each intersession break should be split as agreed to by Father and Mother.				
[]	Each intersession break should be alternated yearly between Father and Mother.				
[]	Father and Mother shall each have one-half (1/2) of each intersession break.				
]]	Other:				
Child(ren	n)'s E	Birthday:				
[]	The child(ren)'s birthday(s) should be celebrated as agreed to by Father and Mother.				
]]	A child's birthday will be spent with the parent who has the child on that day.				
]]	[] Father [] Mother should have the child(ren) on the child(ren)'s birthday on even-numbered years. The other parent should have the child(ren) on the child(ren)'s birthday on odd-numbered years.				
[]	Father and Mother will share the child(ren) for at least half the day on the child(ren)'s birthday.				
[]	Other:				
Extensive	e Vis	sitation (if applicable) should be as follows:				
Out-of State Visitation (if applicable) should be as follows:						

6. **Detailed Holiday Schedule:** Some cases work better if more details are listed. Use this as a checklist. You do not have to fill in everything. Anything that is left blank means that the child(ren) will spend the day with the parent who has the child(ren) on that day. (*Note: For Friday and Monday holidays, the child(ren) will stay with the parent who has the child(ren) for that weekend.* Check "M" for Mother and "F" for Father.

Holiday	Time (Put a.m. or p.m.)	Every Year	Even Years	Odd Years	
New Year's Eve		[]M[]F	[]M[]F	[]M[]F	
New Year's Day		[]M[]F	[]M[]F	[]M[]F	
Martin Luther King, Jr. Day	MONDAY HOLIDAY (see above note)		
President's Day	MONDAY HOLIDAY (see above note)		
Prince Kuhio Day		[]M[]F	[]M[]F	[]M[]F	
Good Friday	FRIDAY HOLIDAY (see above note)				
Memorial Day	MONDAY HOLIDAY (see above note)				
King Kamehameha Day		[]M[]F	[]M[]F	[]M[]F	
Independence Day		[]M[]F	[]M[]F	[]M[]F	
Statehood/Admissions Day	FRIDAY HOLIDAY (see above note)				
Labor Day	MONDAY HOLIDAY (see above note)				
Veterans' Day	•	[]M[]F	[]M[]F	[]M[]F	
Thanksgiving Day		[]M[]F	[]M[]F	[]M[]F	
Christmas Eve		[]M[]F	[]M[]F	[]M[]F	
Christmas Day		[]M[]F	[]M[]F	[]M[]F	
Mother's Day		[]M[]F	[]M[]F	[]M[]F	
Father's Day		[]M[]F	[]M[]F	[]M[]F	
Mother's Birthday		[]M[]F	[]M[]F	[]M[]F	
Father's Birthday		[]M[]F	[]M[]F	[]M[]F	
Halloween		[]M[]F	[]M[]F	[]M[]F	
Other:		[]M[]F	[]M[]F	[]M[]F	
Other:		[]M[]F	[]M[]F	[]M[]F	

Pai	rents covering each other:
[]	If we cannot care for the child(ren) during a time assigned to us, we will ask other parent to take care of the child(ren) before we ask anybody else.
[]	It will be up to each parent who they ask for help during their assigned times.
Tra	nsportation:
[]	The parents will agree to who can transport the child(ren)
[]	Only the following people can help the parents with transportation:
[]	The parent without the child(ren) shall call the child(ren) (check only one) [] At reasonable hours OR
	[] Every day from []a.m. []p.m. to []a.m. []p.
[]	Email at this email address: Other:
[]	Parents will share information with each other Parents must get information from the source (e.g. Doctor, School)
Sup	pervised Visitation/No Visitation: [] Father [] Mother
[]	Will have Supervised visitation with the child(ren) at:
	[] PACT Visitation Center
	[] Under the supervision of:

Modi	fications to the visitation schedule:
[]	Any additional visitation or changes to the visitation schedule can be agreed upon by the parents/caretaker with at least 24 hour notice.
[]	If the non-custodial parent fails to arrive at the appointed time, then the custo parent/caretaker will wait for minutes before considering the visits cancelled.
[]	Other:
[]	No modifications allowed to this order.
Medi	ation and Solving Disagreements:
[]	The parties should mediate any unresolved issues or further disagreements a
	[] The Mediation Center of the Pacific [] Other:
[]	Mediation is inappropriate because:
	[] Domestic Violence/TRO
	[]Other:
[]	Before going to court, the parents will ask the following person to help them s disagreements:
	(name and relationship)
	(address and phone number)
Cour	seling:
List p	resent counselors for:
[] M	lother:
	ather:
[]C	hild(ren):

Under penalty of perjury, I/we declare that this plan is proposed in good faith and is in the best nterest of the child(ren) listed in Section 1.						
Print Attorney's Name		Party's Signature	Date			
Attorney's Signature	Date	Party's Signature	Date			