STATE OF I FAMILY O FIRST CII	COURT	CASE ID/NUMBER		
PROPOSED DIVORCE DECREE With Minor and/or Dependent Child(ren)				
		Plaintiff,	[ ] Sel: [ ] Atto	ument is prepared by:  f-Represented Plaintiff Defendant orney for Defendant d if applicable, Attorney No.)  e, Zip Code
		Defendant.	E-Mail Ac	ldress
I reques	st that I be pr	rovided with a filed copy of the	attached	document in the following manner:
☐ MAIL	I have submitted herewith (how many) self-addressed, postage prepaid envelope(s).  (I understand that the Court WILL NOT supplement cost of postage.)  I will return to PICK UP a copy from HO`OKELE, the FAMILY COURT SERVICE CENTER,			
1101(0)	in Kapolei when notified by the Court.			
ON OWN	OWN I will PRINT, at my own expense, a copy from the Judiciary, State of Hawai'i, website - eCourt*Kokua (https://www.courts.state.hi.us)  (Estimated cost: \$3.00 per document, or 10 cents per page, whichever is greater.  Certified copy is \$2.00 additional per document.)  Note: Confidential Cases are not accessible on eCourt Kokua.			
Date	Yo	ur Signature		Print Your Name

FC Adm 3/4/22
Document Category: Other Documents
Document Type: Proposed Divorce Decree

PROPOSED COVER SHEET

Docket Code: PDD

STATE OF HAWAI'I FAMILY COURT	CASE ID/NUMBER	
FIRST CIRCUIT		
	E DECREE Dependent Child(ren)	
		This document is prepared by
	v. Plaintiff,	[ ]Self-Represented ☐ Plaintiff ☐ Defendant [ ]Attorney for ☐ Plaintiff ☐ Defendant
		Name (and if applicable, Attorney No.)
	Defendant.	Address
Presiding Judge's Name		City, State, Zip Code
		Telephone/Cell No.
Date of Hearing/Review b	by Judge	• • • • • • • • • • • • • • • • • • • •
_		E-Mail Address
A hearing was held before the Presiding Judge or an affidavit was submitted and the Court waived hearing on this matter. After full consideration of the evidence, the Court finds the material allegations of the Complaint for Divorce to be true. Plaintiff is entitled to a divorce from the bonds of matrimony. The Court has jurisdiction to enter this Divorce Decree.  IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that:		
1. Decree		
A decree is granted to [ ] Plaintiff [ ] Defendant. The bonds of matrimony between Plaintiff and		
Defendant are hereby dissolved. The parties are restored to the status of single persons. Either party is permitted to marry after the effective date of this Divorce Decree.		

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Docket Code: DDW

2.		ctive Date Divorce Decree is effective after it is signed and filed by the Court.		
3.	Alin	nony		
Γ	] 3A.	Neither party shall be required to pay alimony to the other party.		
[	] 3B.	Beginning with a first payment on theday of (Month/Year)  [ ] Plaintiff [ ] Defendant shall pay [ ] Plaintiff [ ] Defendant alimony of \$  per month to be paid:  [ in one installment of \$ on or before the day of each month.  [ in two equal installments of \$ on or before the and days 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.		
		Alimony shall shall not terminate upon the recipient's remarriage.		
4.		d(ren)		
I I		Plaintiff and Defendant have no child(ren) together.		
L	) <del>1</del> D.	] 4B. Plaintiff and Defendant(how many) child(ren) together who is/are under age 18.		
		Name (First, Middle, Last)  Birthdate		
5.	Cus	tody		
	5A.	Legal Custody of the above-named minor child(ren) is/are [ ] Awarded to [ ] Plaintiff [ ] Defendant [ ] Plaintiff and Defendant jointly		
		[ ] Reserved for a court of competent jurisdiction.		

5.	5. Custody (continued)			
	5B.	Physical Custody of the above-named minor child(ren) is/are		
		[ ] Awarded to:		
		[ ] Plaintiff [ ] Defendant with a detailed visitation/time sharing schedule to:		
		Plaintiff Defendant as described in paragraph 6B.		
		[ ] Plaintiff and Defendant jointly with a detailed visitation/time sharing schedule as described in Paragraph 6B.		
		[ ] Reserved for a court of competent jurisdiction.		
6.	Visit	ation/Time Sharing Schedule		
[	] 6A.	The parties shall arrange reasonable visitation.		
[	] 6B.	The visitation/time sharing schedule shall be as follows:		
[	] 6C.	Supervised visitation shall be as follows:		
[	] 6D.	There shall be no visitation until further order of the Family Court.		
7. Unless specified in paragraph 23 of this Decree, Plaintiff and Defendant shall keep each other informed of their residence addresses and telephone numbers for so long as any child of the parties is a minor and for so long thereafter as there is a child support order.				

8.	Child	Support
[	] 8A.	No child support is ordered based on the following exceptional circumstance(s):
[	] 8B.	Beginning with the first payment on the day of (Month/Year)    Plaintiff [ ] Defendant shall pay [ ] Plaintiff [ ] Defendant for support of the following child(ren): (Names)
Γ	] 8C.	in the amount of \$ per child, for a total of \$ per month.  Child Support is reserved for a court of competent jurisdiction.
L	8D.	Payments of child support shall continue for each child until the child attains the age of 18 years, or graduates from high school, or discontinues high school, whichever occurs last. Child support shall further continue uninterrupted (including during regular school vacation periods) until the age of 23 years as long as the child continues the child's post-high school education on a full-time basis at an accredited college or university or a vocational or trade school.
	8E.	The Child Support Enforcement Agency (CSEA) is made a party for the limited purpose of child support.
9.	Meth	od of Child Support Payment (Check either 9A OR 9B.)
[	] 9A.	All payments shall be made payable to and through the Child Support Enforcement Agency (CSEA), P.O. Box 1860, Honolulu, Hawai'i, 96805-1860, and pursuant to the Order/Notice to Withhold Income for Support which shall be filed with this Divorce Decree.
	] 9B.	Direct Payment In all direct payment cases, either Plaintiff or Defendant may void the direct payment arrangement at any time and apply for services from the CSEA to receive payments through the agency. If the child(ren) of the parties receive(s) public assistance from the Department of Human Services (DHS), 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 addresses as set forth in this Divorce Decree.  [ ] Child support payments shall be paid by Plaintiff directly to Defendant. [ ] Child support payments shall be paid by Defendant directly to Plaintiff.

<ul> <li>10. Post High School Education Support</li> <li>[ ] 10A. Plaintiff shall pay% and Defendant shall pay% of the educational expenses of the child(ren) for so long as the child(ren) is/are a full-time student(s) at an accredited college University or vocational or trade school and under the age of 23.</li> <li>[ ] 10B. For payment of expenses related to the child(ren) attending private school, see paragraph 23.</li> <li>[ x ] 10C. For these purposes, educational expenses shall be defined to include tuition, fees, and the cost of necessary books and other course materials.</li> <li>[ ] 10D. Reserved for future court determination.</li> </ul>
11. Child Health Care: For so long as Plaintiff or Defendant has an obligation to pay child support and/or
educational support: 11A. [ ] Plaintiff [ ] Defendant shall pay maintain medical and dental insurance for the benefit of the children.
11B. [ ] Plaintiff [ ] Defendant shall pay the medical and dental expenses of the child(ren) not
paid by insurance up to \$ per calendar year. Any additional medical and dental
expenses not covered by insurance shall be paid% by Plaintiff and% by Defendant.
12. Life Insurance for the Benefit of Child(ren)
[ ] 12A. [ ] Plaintiff [ ] 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
and/or educational support obligation.
[ ] 12B. 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 not maintained. Such
obligation on the part of Plaintiff's or Defendant's estate shall be accorded the highest possible priority.
13. All provisions in paragraphs 3, 5, 6, 7, 8, 9, 10, 11, and 12 are subject to further order of the court.
14. Bank Accounts (Savings, Checking, etc.), Credit Union Accounts, and Securities
[ ] 14A. There are none.
[ ] 14B. Each is awarded those titled in their name alone.
[ ] 14C. Plaintiff is awarded:
(continues on next page)

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14. Bank Accounts (Savings, Checking, etc.), Credit Union Accounts, and Securities (continued)			
[ ] 14D. I	Defendant is awarded:		
15. Vehic	les (Autos, Trucks, Motorcycles, Trailers, Campers, Boats, etc.)		
	There are none.		
	Each party is awarded the vehicles titled in their name alone.		
[ ] 15C. I	Plaintiff is awarded:		
[ ] 15D. I	Defendant is awarded:		
5 3 4 6 10 1			
	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 City and County		
(	of Honolulu is authorized and directed to transfer the ownership of the vehicle(s) if requested to		
	do so.		
16. Real F	Neither party owns any interest of any kind in any real property.		
	The real property shall be divided as follows:		
[ ] 100.	The real property shall be divided as follows.		

17. Life Insurance	
[ ] 17A. There is none.	
[ ] 17B. Each party is awarded the life insurance policy/policies now held on his/her life, together	er with
any cash value therein and subject to any debt thereon.	
[ ] 17C. The life insurance policies shall be divided as follows:	
18. Retirement Accounts/Benefits:	
[ ] 18A. There are none.	
[ ] 18B. Each party shall keep their own.	
[ ] 18C. The retirement accounts/benefits of the parties shall be divided as follows:	
19. All Other Assets: (Personal Belongings, Furniture, Household Effects, Art, Stamps, Coins, Tools, Equipment, Jewelry Receivable, Investment Assets, Business Assets, Cemetery Plots or Niches, Tax Refunds Due, etc.)	, Accounts
[ ] 19A. There are no other assets	
[ ] 19B. Each party is awarded the personal belongings and the household effects in his/her poss	ession.
[ ] 19C. Plaintiff is awarded:	
(continues on next page)	

19. All Other Assets: (continued)			
[ ] 19D.	[ ] 19D. Defendant is awarded:		
20. All O	outstanding Debts		
[ ] 20A.	There are no joint debts.		
	Each party shall pay all of the credit card and other debt, if any, now in his/her name alone.		
[ ] 20C.	Plaintiff shall pay:		
[ ] 20D.	Defendant shall pay:		
21. Name	e Change		
	Plaintiff shall resume the use of his/her legal		
	[ ] middle and last name used prior to any marriage or		
	[ ] middle and last name used during any prior marriage [HRS §574-5(a)(2)(B)(i)]		
	and shall be known hereafter as: (First, Middle, and Last Name)		
[ ] 21B.	Defendant shall resume the use of his/her		
	[ ] middle and last name used prior to any marriage or		
	[ ] middle and last name used during any prior marriage [HRS §574-5(a)(2)(B)(i)]		
	and shall be known hereafter as: (First, Middle, and Last Name)		
[ ] 22.	Supplemental Order. There is a supplemental order filed concurrently with this Divorce Decree.		

[ ] 23.	Other:		
[ ] 24.	this Decree, the other party may submit a motion to the Court, requesting that the Court appoint the Chief Clerk of the Court to execute said document on behalf of the non-compliant party. Said motion may be done without further notice to the non-compliant party. Such execution by the Clerk shall have the same effect as if executed by the non-compliant party.		
Date		Judge's Signature	
Kapolei,		Print Judges Name	
X Signature of Plaintiff Date Plaintiff Signed Decree: Social Security No.: XXX-XX- Address:		X Signature of Defendant  Date Defendant Signed Decree:  Social Security No.: XXX-XX-	
Employer's Name and Address:		Employer's Name and Address:	
APPROVED AS TO FORM:			
Signature	of Attorney for Plaintiff	Signature of Attorney for Defendant	
Print Attorney's Name:		Print Attorney's Name:	

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If you need an accommodation for a disability when participating in a court program, service, or activity, please contact the ADA Coordinator as far in advance as possible to allow time to provide an accommodation: Call the ADA Coordinator of the First Circuit Family Court Office at (808)954-8200, fax (808)954-8308, or send an e-mail to adarequest@courts.hawaii.gov. The ADA Coordinator will work to provide, but cannot guarantee your requested auxiliary aid, service, or accommodation.