FORM 11

IN THE CIRCUIT COURT OF CHRISTIAN COUNTY, MISSOURI

	Petitioner,) Date:		
	Social Security # And)		
	Respondent.))		
	Social Security #))		
		IT FOR JUDGMENT t to Local Rule 68.7)		
1.	My name is	and I am the (Petitioner) (Respondent) in		
2	the above dissolution of marriage cas	County State of		
2. 3	I currently reside at, County, State of I have been a resident of the State of Missouri for at least 90 days and the County of			
٥.	(County name) for at least 60 days immediately prior to the filing of the petition herein			
		ssouri for at least 90 days and the county of (County		
	name) for at least 60 days immediately prior to the filing of the petition herein.			
4.	My spouse (currently resides) (and I have resided) during the marriage in the State of Missouri.			
		erself) to the jurisdiction of this court by the		
5		of 19 years		
	Both my spouse and I are over the age of 18 years. I was married to, the (Petitioner) (Respondent) herein, on			
0.		, State of		
7.	My spouse and I separated on or about	nt .		
8.	My spouse and I separated on or about Neither my spouse nor I are on active duty in the armed services at the present time or			
	any time since the filing of the petition.			
9.	There is no reasonable likelihood that the marriage can be preserved and the marriage is			
	irretrievably broken.			
10. (I am) (My Wife is) not pregnant.				
11.	11. There are no living minor children born or adopted of the marriage.			
There (are) (is) minor, unemancipated child(ren) of the marriage, to wit:				
	born	, SSN		
	born	, SSN		
	A Parenting Plan to include a Form 14 is attached hereto as Exhibit			

11a	1a. There is no other litigation pending in this or any other state concerning the custody of the minor, unemancipated child(ren) and there are no persons other than my spouse and myself who have physical custody of the minor child(ren) or who claim any rights with respect to the minor child(ren), (except)		
12. It is in the best interest of the minor child(ren) that (I) (my spouse) be awarded cus the minor child(ren).			
	It is in the best interest of the minor child(ren) that my spouse and I be awarded joint legal custody of the minor child(ren) and that (I) (my spouse) be awarded physical custody of the minor child(ren) pursuant to a Parenting Plan attached hereto.		
	It is in the best interest of the minor child(ren) that my spouse and I have joint legal and physical custody of the minor child(ren) pursuant to a Parenting Plan attached hereto.		
13.	Child support has been calculated pursuant to Form 14.		
	The child support calculated pursuant to Form 14 is unjust or inappropriate because		
14.	I am able to support myself through appropriate employment or have sufficient assets from which I can support myself so I am not asking for any maintenance. I understand that by not requesting maintenance at this time, I cannot come into this or any other court in the future and receive maintenance. I know of no medical, health or other condition which would prevent me from supporting myself in the future.		
	I am unable to support myself through appropriate employment and have insufficient assets from which I can support myself. Therefore, I am in need of maintenance in the amount of \$ per month.		
15.	My spouse is able to support (herself)(himself) through appropriate employment or has sufficient assets from which (she)(he) can support (herself)(himself) and therefore (she)(he) is not entitled to receive maintenance. I know of no medical, health or other condition which would prevent my spouse from supporting (herself)(himself) in the future.		
	My spouse is unable to support (herself)(himself) through appropriate employment and has insufficient assets from which (she)(he) can support (herself)(himself). Therefore, my spouse is in need of maintenance in the amount of \$ per month.		
16.	My spouse and I have entered into a separation agreement which sets apart our non-marital property, divides all our marital property and debt, and is signed by both my spouse and myself. The agreement, attached hereto and marked as Exhibit, is fair and reasonable, and is not unconscionable. I request that the court incorporate the separation agreement into its judgment herein. There is no marital property or marital debts for the court to divide.		

7. Each party is capable of paying for his or her own attorney's fees, and therefore I required that no attorney's fees be ordered to be paid by either party.					
		nd the financial situation of my spouse, it is o the sum of \$ for			
18. I request that the court restore to (my spouse) (me) the (maiden)(former) name of I know of no third parties, such as creditors, who would be adversely affected by the said change of name.					
STATE OF MISSOURI)				
COUNTY OF)	SS			
	ove; a	duly sworn upon his/her oath, states that he/she is the nd that the facts stated herein are true according to			
Subscribed and sworn before me	on				
		Notary Public			