COURT OF COMMON PLEAS DIVISION OF DOMESTIC RELATIONS CUYAHOGA COUNTY, OHIO

	: Case No
PLAINTIFF	: : JUDGE
v.	: JUDGMENT ENTRY OF ANNULMENT :
DEFENDANT	: :
	:
<u>Honorable</u> , Judge of th	and was duly heard before the Domestic Relations Division of the Court of Common Pleas it was referred by the Honorable, Judge of Dourt of Common Pleas, upon the:
although duly served with process, accomplaint of Plaintiff and Answer of I Complaint of Plaintiff and the evidence Counterclaim. Complaint of Plaintiff, Counterclaim of Plaintiff, C	Defendant. e, Defendant having withdrawn his/her Answer or Answer and
Present at the hearing was/were [Defendant Other:	Plaintiff Defendant Counsel for Plaintiff Counsel for
immediately preceding the filing of the G	s a resident of the State of Ohio for more than six (6) months Complaint and that venue is proper in this county. The Court on over Defendant. The Court further finds that all service and rding to law.
The Court finds that: (Check one of	of the following two boxes)
☐ Neither Plaintiff nor Defendant is in th☐ Plaintiff and/or ☐ Defendant is/are in service did not impact his/her ability to de	the military service of the United States and his/her military
The parties were married as allege	ed and there are no minor children of the marriage.
The Court further finds that Platfollowing cause:	aintiff has Defendant has both parties have established the
the Defendant after he/she attained such ag	dant is living and the marriage of Defendant with the former o be mentally incompetent. ained by fraud. er party was obtained by force.

requirements of R.C. 3105.32. The Court theref parties are entitled to a decree of annulment.	fore finds that Plaintiff is Defendant is both
Defendant is both parties are hereby granted	a decree of annulment of the marriage from a marriage contract heretofore existing is declared a
receive and retain any and all property owned l	UDGED AND DECREED that each party shall by him or her prior to the date of marriage, free and ored to the same position they would have been in had the
	UDGED AND DECREED that Plaintiff Defendant and is hereby restored to his/her former name of
IT IS FURTHER ORDERED, AD. previously issued by this Court are hereby disso	JUDGED AND DECREED that all restraining orders olved and set aside.
IT IS FURTHER ORDERED, ADJU shall be paid by: (Check one of the following bo Plaintiff Defendant Both Plaintiff and Defendant equally	
IT IS SO ORDERED.	
	JUDGE
MAGISTRATE	
PLAINTIFF	DEFENDANT
ATTORNEY FOR PLAINTIFF	ATTORNEY FOR DEFENDANT

INSTRUCTIONS FOR SERVICE

TO THE CLERK:

PURSUANT TO CIVIL RULE 58(B), WITHIN THREE (3) DAYS OF THE FILING OF THIS JUDGMENT ENTRY, THE CLERK IS DIRECTED TO SERVE NOTICE OF THE FILING OF THIS JUDGMENT ENTRY, THE DATE OF ENTRY UPON THE JOURNAL, AND COPIES OF THE JUDGMENT ENTRY UPON THE FOLLOWING PARTIES AND COUNSEL BY U.S. MAIL AND/OR ELECTRONIC MEANS, IF AVAILABLE:

PLAINTIFF: - ADDRESS: -	
EMAIL:	
COUNSEL FOR PLAINTIFF: ADDRESS:	
EMAIL:	
DEFENDANT: ADDRESS:	
EMAIL:	
COUNSEL FOR DEFENDANT: ADDRESS:	
EMAIL:	

THE CLERK IS FURTHER DIRECTED TO NOTE UPON THE DOCKET THE DATE OF SERVICE, THE JUDGMENT ENTRY SERVED, THE NAME AND ADDRESS OF THE PARTY SERVED, THE METHOD OF SERVICE, AND THE COSTS ASSOCIATED WITH THIS SERVICE.