## Instructions for Judgment and Decree of Divorce (Default – Without Children) & Form

This form is used only if both parties have <u>not</u> completed a Stipulation and Settlement Agreement!

You must wait at least sixty (60) days **after** serving the Defendant before requesting that the Judge sign the Judgment and Decree of Divorce (Default).

- 1. Complete this form in black or blue ink only!
- 2. This is a 2 page form. Complete "the Caption." **NOTE:** The caption is the top portion of each form. You will need to know the name of your county, judicial circuit (ask your Clerk of Court if you don't know), name of Plaintiff, name of Defendant and case filing number (ask your Clerk of Court if you don't know). The caption is the same on every form

YOU DO NOT COMPLETE THE REMAINDER OF THIS FORM NOR DO YOU SIGN THIS FORM – THE JUDGE WILL COMPLETE THE REMAINDER OF THE DOCUMENT AND SIGN THE JUDGMENT AND DECREE OF DIVORCE.

- At the time of your trial on the Application for Judgment and Decree of Divorce (Default), submit the Judgment and Decree of Divorce (Default) to the court.
- If the judge signs the Judgment and Decree of Divorce (Default), the Clerk of Courts will complete the Notice of Entry (Form UJS-327) and send a certified copy to each party.

ST	ATE OF SOUTH DAKOTA	)	IN CIRCUIT COURT		
CC	OUNTY OF	:SS )	JUDICIAL CIRCUIT		
	Plaintiff, vs.  Defendant		DIV  JUDGMENT AND  DECREE OF DIVORCE  (DEFAULT)  (WITHOUT MINOR CHILDREN))		
	The above-entitled matter of	came before	re this Court on the day of		
			on Plaintiff's Application for Judgment and		
		_	y appearing to the Court from the records and files		
			ith the Summons and Complaint on the day		
			arties were married on		
	ate) and at				
•	, , , , , , , , , , , , , , , , , , , ,		Court by virtue of the Affidavit of Default signed by		
			has failed to plead, to otherwise defend, or make		
-			efendant is in default; Findings of Fact and		
	_	_	virtue of Defendant's failure to appear in this action;		
the	Court having jurisdiction over	the parties	s and the subject matter herein, Now Therefore,		
	IT IS HEREBY ORDERI	ED, ADJU	JDGED AND DECREED AS FOLLOWS:		
1.	Plaintiff is granted a Judgment and Decree of Divorce on the grounds of irreconcilable differences and the parties hereto are restored to the status of single persons.				
2.	The parties shall retain as their separate property all of the vehicles, personal clothing and effects, all household goods, appliances and such other items and personal property as are currently in their respective possessions.				
	In addition the Plaintiff shall be awarded the following property:				
	and		;		

	The Defendant shall be awarded the following property:				
3.	etirement / Investment accounts shall be divided as follows:				
4.	Any encumbrances or debts relating to or accompanying an item of personal property shall be the sole responsibility of the party retaining such property.  The following debts shall be assumed by Plaintiff:				
	and The following debts shall be assumed by Defendant:				
<b>A</b> 1	other debts shall be paid by the party incurring such debt.				
5.	Regarding alimony, the Court orders:				
	<ul> <li>□ Neither party shall be awarded alimony or spousal support; or</li> <li>□</li></ul>				
<b>5</b> .	Plaintiff / Defendant (circle one), currently known as, born shall be restored to their former name of; therefore, they shall be known hereafter as				
7.					

operate as an effective transfer of that party's interest in said property as set forth herein.

8. Additional order(s):		
Dated this	day of	
		BY THE COURT:
ATTEST:		CIRCUIT COURT JUDGE
Clerk of Courts By		
(SEAL)		