IN THE COURT OF COMMON PLEASE OF GREENE COUNTY, PENNSYLVANIA CIVIL DIVISION

VS.	PLAINTIFF DEFENDANT)))) A.D. NO)))	20
	<u>FI</u>	NAL ORDER	
A been pres	AND NOW, this day of sented to the court and all the evidence pr	, 20, 20	, this action having ECREED that:
1.	. The bonds of marriage between the Pla	uintiff,dissolved because the marriage is	and the Defendant as irretrievably broken.
2.	. The parties do / do not have property to	settle and have / have not entere	ed into a settlement.
3.	. The parties have filed the necessary con 1980, and more than ninety [90] days he captioned matter.		
4.	. There were children born to this	s marriage.	
5.	. The Defendant shall pay the Plaintiff the none was requested.	ne sum of \$0.00 per month for ze	ero months as alimony—as
6	. No other fees are outstanding.		
7.	. No other relief is requested.		
A	ATTEST:	BY THE COURT:	
P	ROTHONOTARY	JUDGE	