JASON WILLIAMS, Plaintiff



2013 APR 26 PM 3:36 IN THE CHANCERY COURT FOR WILLIAMSON COUNTRY, EREDNNESSEE

No. 42054	_
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COMPLAINT FOR DIVORCE

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1. Plaintiff, JASON WILLIAMS, (hereinafter called "Husband") is married to Defendant (hereinafter called "Wife"). The following is the statistical information pertaining to said parties required by T.C.A. 36-4-106:

WIFE:

VS.

- a. Full maiden name of Wife: Jessica Ann Ussery
- b. Race: Caucasian
- c. Residence address:
- d. Length of residence at above address: 4 years
- e. Date and place of birth: 10-18-79; GA
- f. Number of previous marriages: 0
- q. Member of the Armed Services of the United States: no
- h. Employed: self

HUSBAND:

- i. Full name of Husband: Jason Williams
- j. Race: Caucasian
- k. Residence address:
- 1. Length of residence at above address: 4 years
- m. Date and place of birth: 02-28-77; GA
- n. Number of previous marriages: 0
- o. Member of the Armed Services of the United States: no
- p. Employed: self

JESSICA ANN USSERY WILLIAMS, Defendant

- q. Date and place of marriage of the parties: 08-04-01; Macon, GA Bibb County
- r. Date of separation of the parties: April 26, 2013
- s. Residence of the parties at the time of their separation:
- t. Minor children born of this marriage and their dates of birth: Keeley Ann Williams (d.o.b. 02-14-03) Kendyl Alden Williams (d.o.b. 08-20-07)
- u. Grounds for divorce relied on by Plaintiff: Irreconcilable Differences
- v. Description of any other litigation concerning the custody of these children in this or any other state in which either party has participated: None
- w. Do you currently have an Order of Protection in force in this Court or any other Court? No

II.

The Husband would show unto the Court that the parties are experiencing irreconcilable differences in their marriage.

III.

The Husband would show unto the Court that the parties anticipate entering into a Marital Dissolution Agreement and Permanent Parenting Plan. The Husband would ask the Court to approve the anticipated Agreement and Parenting Plan and incorporate the same into a Final Decree of Divorce in this cause.

IV.

The Husband would show unto the Court that the parties are the parents of two minor children, Keeley Ann Williams, whose date of birth is February 14, 2003; and Kendyl Alden Williams, whose date of birth is August 20, 2007. He would show unto the Court that said children currently reside with the parties at they have resided for four years. Prior thereto, the children resided with the parties at

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for approximately one year. The Husband would further show that he has not participated in other litigation concerning the custody of these minor children; he does not have any information of any other custody proceeding concerning these children in any Court of this or any other jurisdiction; and he does not know of any person not a party to this proceeding who has physical custody of the children or who has claimed to have custody or visitation rights with respect to said children.

WHEREFORE, HUSBAND PRAYS:

1. That proper process issue and that the Wife be served, but that the Wife not be required to answer.

2. That the statutory injunctions issue in this cause.

3. That the Husband be awarded an absolute divorce from the Wife and restored to all the rights and privileges of an unmarried person.

4. That the Court approve the anticipated Marital Dissolution Agreement and Permanent Parenting Plan and incorporate the same into the Final Decree of Divorce to be entered in this cause.

5. That the Husband have such other further and general relief to which he may be entitled.

Respectfully submitted,

Rose Palermo (#3330) Attorney for Husband

