CITATION BY PUBLICATION OR POSTING THE STATE OF TEXAS)
COUNTY OF HUNT)

TO: Donna Gail Still

"You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the clerk who issued this citation by 10:00 A.M. on the Monday next following the expiration of 20 days after you were served this citation and petition, a default judgment may be taken against you. In addition to filing a written answer with the clerk, you may be required to make initial disclosures to the other parties of this suit. These disclosures generally must be made no later than 30 days after you file your answer with the clerk. Find out more at TexasLawHelp.org."

The petition of Oliver Staten Still, Petitioner, was filed in the 354th District Court of Hunt County, Texas, on this the 16th day of July, 2025 against Donna Gail Still, respondent(s), and entitled IN THE MATTER OF THE MARRIAGE OF:

IN THE MATTER OF THE MARRIAGE OF OLIVER STATEN STILL, JR. AND DONNA GAIL STILL

This suit Requests: DIVORCE

The Court has authority in this suit to enter any judgment or decree dissolving the marriage and providing for the division of property which will be binding on you.

The Court has authority in this suit to enter any judgment or decree in the child (ren)'s interest which will be binding upon you, including the termination of the parent-child relationship, the determination of Paternity and the appointment of a conservator with authority to consent to the child (ren)'s adoption."

The officer executing this writ shall promptly serve the same according to requirements of law, and the mandates hereof, and make due return as the law directs.

ISSUED AND GIVEN UNDER MY HAND AND SEAL OF SAID COURT at Greenville, Hunt County, Texas, on this the 22nd day of July, 2025.

RICT COUNTY

SUSAN SPRADLING, DISTRICT CLERK HUNT COUNTY, TEXAS

By <u>Renee' Layman</u> I Address: Hunt County Courthouse

2500 Lee Street Greenville, Texas 75401

Issued at the request of: Oliver Staten Still 1919 Joe Ramsey Blvd N Apt 23 Greenville TX 75401

SHERIFF'S RETURN

Came to hand on the	day of	, 20	_ at	o'clock	.M. and I executed
the within citation by pu	ablishing or posting t	he same in t	he		Newspaper
published in the County	of Hunt, Texas, onc	e previous to	the ret	urn day here	of. Said publication
or posting was made res	spectively on the	_day of		, 20	_And a printed
copy thereof is returned	herewith.				
FEES: Serving Citation	\$				{ Sheriff
_					{ Constable
					County, Texas
		By_			Deputy

CITATION BY PUBLICATION OR POSTING THE STATE OF TEXAS)
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_					{ Constable
					County, Texas
		By_			Deputy

AT FILED
JUL 16 2025 M NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA. fill in the Cause Number and Court Number when you fil In the Matter of the Marriage of District Court County Court at Law County, Texas **Original Petition for Divorce** Print your answers Staten Still Jr I am the Petitioner, the person asking for a divorce. The last three numbers of my driver's license number are: 4 9 9. My driver's license was issued in (State) Teyas or \(\priscript{\text{I do not have a driver's license number.}}\) The last three numbers of my social security number are: or I do not have a social security number. My spouse's name is: My spouse is the Respondent. Discovery The discovery level in this case, if needed, is: (Check one box.) Level 1. (Check here if you and your spouse have less than \$250,000 in property.) Level 2. (All other couples check here.) 2. Legal Notice (Check one box.) I think my spouse will sign a Waiver of Service (or Answer). Do not send a sheriff, constable, or process server to serve my spouse with a copy of this Petition for Divorce at this time. I will have a sheriff, constable, process server or clerk serve my spouse with this Petition for Divorce here: Zip If this is a work address, name of business: I ask the clerk to issue a Citation of Service (the form necessary to provide legal notice to my spouse by "Official Service of Process"). I understand that I will need to pay the fee (or file a Statement of Inability

to Afford Payment of Court Costs if am unable to pay the fee) and arrange for service.

X	I cannot find my spouse. I ask that my spouse be served by posting of file an Affidavit for Citation by Posting or Affidavit for Citation by Public my spouse and I have property, I understand I must also hire a lawyer my spouse.	ation depending on my case. If			
3.	Jurisdiction	Note: You cannot file for divorce in			
	County Residence Requirement	Texas until you or your spouse has lived in the county where you are asking for a divorce for at least the last 90 days and			
X	I have lived in this county for the last 90 days.	in Texas for at least the last six months.			
	My spouse has lived in this county for the last 90 days.	There are special rules for military families and others who are absent from			
	I am serving in the armed forces or other government service outside of Texas, but this county has been the home county of either my spouse or me for at least 90 days.	the state due to government service. Get more information at			
	I have accompanied my spouse who is serving in the armed forces or other government service outside of Texas, but this county has been the home county of either my spouse or me for at least 90 days.	es www.TexasLawHelp.org.			
	Texas Residence Requirement				
X	I have lived in Texas for the last six months.				
	My spouse has lived in Texas for the last six months.				
	I am serving in the armed forces or other government service outside state of either my spouse or me and has been for at least 6 months.	of Texas, but Texas is the home			
	I have accompanied my spouse who is serving in the armed forces or of Texas, but Texas is the home state of either my spouse or me and	other government service outside has been for at least 6 months.			
	Personal Jurisdiction over Spouse				
	My spouse lives in Texas.				
	My spouse does not live in Texas.				
	(If your spouse does not live in Texas, check any boxes that apply below.)				
	My spouse agrees that a Texas court can make orders in this divergence of Service (or An Texas and debts. My spouse will file a Waiver of Service (or An Texas and the service)	swer).			
	Texas is the last state where we lived together as a married coup less than two years after we separated.	e. This Petition for Divorce is filed			
4.	Dates of Marriage and Separation	0.3.1			
Му	spouse and I got married on or about: Une Spay	3001 Year			
We	stopped living together as spouses on or about: December	Day Year			

5. Grounds for Divorce

I ask the Court to grant me a divorce. The marriage has become insupportable due to discord or conflict of personalities that destroys the legitimate ends of the marital relationship and prevents any reasonable expectation of reconciliation.

6. No Children Together

My spouse and I do not have any biological or adopted children together who are under 18 years old <u>or</u> still in high school.

Note: Talk to a lawyer if you have an adult disabled child who is not capable of supporting him or herself because of the disability. You or your spouse could be entitled to receive child support.

	Is the V	Vife Pregnant? دا			
×	The wife	in this marriage is not pregnant.			
□.	The wife born.	in this marriage is pregnant. I under	stand that I cannot fi	nish the divorce until af	ter the child is
	(If the wife	is pregnant, also check one box below.)			
		husband is the father of this child. I a ort and medical support for the child			risitation, child
	estal	husband is not the father of this child blished before I can finish the divorce TexasLawHelp.org.)			
		Wife Have a Child with Anot c. Fill in the requested information, if applic		le Married to the H	lusband?
×	The wife	did not have a child with another ma	an while married to t	he husband.	
		did have a child with another man wage that are not the Husband's adop			
		Child's name	Age	Date of Birth	Sex
	1				
	2				
	3		······································		
	4				
,	5.				
	Pater the control pater	had a child or children with another man or rnity of the child(ren) named above hild(ren) must be established before mity at www.TexasLawHelp.org .) In the child(ren) named above he court order has established that an not the biological father of the child(recopy of the court order to my Final Dean Acknowledgement of Paternity was signed by the Husband for the classification.	nas not been established as been established other man is the biolen) listed above. I unecree of Divorce.	shed. I understand that ce. (Get information about the control of the control of the control of the derstand I must attach ogical father and a Den	Husband is a file-stamped ial of Paternity
		hese documents to my Final Decree			1-3

9. Protective Order Statement (Check the appropriate boxes below. Fill in the requested information.)

Note: You must provide information about any protective order or pending application for protective order involving you and your spouse or a child of either you or your spouse. This includes information about any: (1) family violence protective order, (2) sexual assault, sexual abuse, trafficking or stalking protective order; or (3) emergency protective order issued after an arrest. You must also attach to this petition a copy of any protective order (even if it's expired) in which one spouse or child of either spouse was the applicant or victim and the other spouse was the respondent or defendant. If your divorce petition does not accurately reflect whether there is a protective order against either spouse, the Court may require you to file an amended petition.

9A. No	o Protective Order
	I do not have a protective order against my spouse and I have not asked for one. My spouse does not have a protective order against me and has not asked for one.
9B. Pe	ending Protective Order
	I have filed paperwork at the courthouse asking for a protective order against my spouse, but a
	judge has not decided if I should get it. I asked for a protective order on Date Filed Date Filed
	in County, The cause number is County State Cause Number If I get a protective order, I will file a copy of it before any hearings in this divorce.
	My spouse has filed paperwork asking for a protective order against me, but a judge has not decided if my spouse will get it. My spouse asked for a protective order on
	in County, The cause number is
	in County, The cause number is County State Cause Number If my spouse gets a protective order, I will file a copy of it before any hearings in this divorce.
	rotective Order in Place o have a protective order against my spouse. I got the protective order in County, on County State Date Ordered
	The cause number for the protective order is
	Cause Number Either I have attached a copy of the protective order to this petition or I will file a copy of it with the court before any hearings in this divorce.
	My spouse does have a protective order against me. The protective order was made in County,on
	The cause number for the protective order is
	Cause Number
	Either I have attached a copy of the protective order to this petition or I will file a copy of it with the court before any hearings in this divorce.
Note agai	e: You MUST attach a copy of any protective order issued for you against your spouse or issued for your spouse nst you, no matter when the protective order was issued.
10.	Waiver of Waiting Period Based on Family Violence (Check only if applicable.)
	sk the Court to waive the 60-day waiting period for divorce because: (Check one box.) My spouse has been convicted of or received deferred adjudication for a crime involving family violence against me or a member of my household. I have an active protective order or an active magistrate's order for emergency protection against my spouse because of family violence during our marriage. The order includes a finding that my spouse committed family violence.

11. Property and Debt

Note: It is very important to talk with a lawyer if you <u>or</u> your spouse has a house, land, business, retirement funds, other valuable property, or debt. Getting advice from a lawyer now can save you time and money in the long run.

About community property: Texas is a community property state. This means that any new property that either spouse gets from the minute they are married until the minute the judge grants the divorce is probably community property, even if the property is only in one spouse's name.

About separate property: Property owned by a spouse before the marriage is that spouse's separate property. In addition, if either spouse receives a gift, an inheritance, or a recovery for personal injuries that occurred during the marriage (not including a recovery for lost wages or medical expenses); it is that spouse's separate property. There are exceptions to these general rules. If you have questions talk to a lawyer.

About retirement: Retirement funds (such as 401k, pension, profit sharing, stock option plans, and IRAs) earned by either spouse during the marriage are usually considered to be community property that can be divided by the court. This is true even if you or your spouse has not yet retired. If you want the Court to divide retirement funds (other than an IRA), you will need to have the Court sign an additional form, usually called a "Qualified Domestic Relations Order" (QDRO), to make the division effective. You should have the QDRO prepared <u>before</u> you go to court, so the judge can sign it when you finish your divorce. A QDRO form is not included with this divorce set. You may be able to get a sample QDRO form from the employer or retirement fund administrator. If not, you should hire a lawyer to draft the QDRO form. If you use the employer or retirement fund administrator's QDRO form, you should still have a lawyer review it to make sure you are not giving up important benefits. Note: If you and your spouse plan to keep your own retirement funds or do not have retirement funds, you do not need a QDRO.

About debt: A creditor's right to collect a debt is not affected by a divorce decree. So, if the Court orders your spouse to pay a debt (such as a mortgage) that is in both of your names but your spouse doesn't pay it, the creditor can still seek payment from you. Ask a lawyer how to protect yourself in this situation.

11A. Community Property and Debt

If my spouse and I can agree about how to divide the property and debts we got during our marriage, I ask the Court to approve our agreement. If we cannot agree, I ask the Court to divide our community property and debts according to Texas law.

11B. Separate Property

I own the following separate property. I owned this property before I was married <u>or</u> I received this property as a gift or inheritance during my marriage <u>or</u> I received this property as recovery for personal injuries that occurred during the marriage (not including any recovery for lost wages or medical expenses). I ask the Court to confirm this property as my separate property. (Fill-in all lines. If you have no property to list in a particular category, write "none.")

House or	Str	eet Address	City	State Zip
Cars, truc	ks, motorcycles,	or other vehicles		
Year ·	Make	Model	Vehicle Identi	fication No. [VIN]-
				
		roperty that I owned before	e l was married, received narriage with separate pr	•

Money I received as recovery for personal i wages or medical expenses:	njuries that occurre	ed during the marriage that was not for lost		
12. Name Change (Check one box.)		use this form to change your name to anything other sed before you got married.		
I am NOT asking the Court to change no I ask the Court to change my name bac court to change my name to avoid crim	k to a name I used	before my marriage. I am not asking the creditors. I ask that my name be changed to:		
First	Middle	Last		
13. Request for Judgment I ask the Court to grant my divorce. I also ask the Court to make the other orders I have asked for in this Petition and any other orders to which I am entitled. Oliver Staten Still Jr. 7-16-2025 Petitioner's Name Petitioner's Signature 1919 Obc Rumsey Blvd N. Apt 23 Greenville TX 75401 Mailing Address: Astinson 0322 e yahoo, Confirmy)				
I understand that I must notify the Court does not have an attorney) in writing if n divorce proceedings. If I don't, any notic hearings will be sent to me at the mailing	ny malling addres es about this cas	s or email address changes during these e including the dates and times of		
Note: For a referral to a lawyer call your localiformation Service at 800-252-9690.	il lawyer referral ser	vice or the State Bar of Texas Lawyer Referral		
For information about free and low-cost legal Aid office serving your area: Legal Aid of Northwest Texas 888-529-527 Lone Star Legal Aid 800-733-8394 (serves l-Texas Rio Grande Legal Aid 888-988-9996 If you have been the victim of family violence, National Domestic Violence Hotline at 800-37 Texas Family Violence Legal Line at 800-37	7 (serves Dallas / Ft. louston area & East (serves Austin / San , or if at any time you -799-SAFE (7233) o	Fexas) Antonio area, El Paso area, and South Texas) I feel unsafe, get help by calling the:		

Crime Victims at 888-343-4414.

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HUNT COUNTY STANDING ORDER REGARDING CHILDREN PROBERTY AND CONDUCT OF THE PARTIES

No party to this lawsuit has requested this order. Rather, this order is a standing order of the Hunt County District Courts that applies in every divorce suit and every suit affecting the parent-child relationship filed in Hunt County, except cases initiated by the Attorney General of Texas or the Department of Family Protective and Regulatory Services. The District Courts of Hunt County have adopted this order because the parties and their children should be protected and their property preserved while the lawsuit is pending before the court. Therefore it is ORDERED:

- 1. <u>NO DISRUPTION OF CHILDREN</u>. Both parties are ORDERED to refrain from doing the following acts concerning any children who are subjects of this case:
 - 1.1 Removing the children from the State of Texas, acting directly or in concert with others, without the written agreement of both parties or an order of this Court.
 - 1.2 Disrupting or withdrawing the children from the school or day-care facility where the children are presently enrolled, without the written agreement of both parties or an order of this Court.
 - 1.3 Hiding or secreting the children from the other parent or changing the children's current place of abode, without the written agreement of both parents or an order of this Court. If an order is in place "current place of abode" means the primary residence of the child as reflected in the order. Further, this standing order does not affect access and possession unless extraordinary relief is requested.
 - 1.4 Disturbing the peace of the children.
 - 1.5 Making disparaging remarks about each other or the other person's family members, to include but not be limited to the child's grandparents, aunts, uncles, or stepparents.
 - 1.6 Discussing with the children, or with any other person in the presence of the children, any litigation related to the children or the other party.
 - 1.7 If this is an original divorce action, allowing anyone with whom the party is romantically involved, to remain overnight in the home while in possession of the child, unless that person is a resident of the party's household at the time of the filing of the divorce. Overnight is defined from 10:00 p.m. until 7:00 a.m.
 - 1.8 Using or possessing any dangerous drug or controlled substance not prescribed by a physician during any period of possession of a child, or within the 12 hours preceding any period of possession.

- 2. <u>CONDUCT OF THE PARTIES DURING THE CASE</u>. Both parties are ORDERED to refrain from doing the following acts:
 - 2.1 Using vulgar, profane, obscene, or indecent language, or a course or offensive manner to communicate with the other party, whether in person, by telephone, or in writing.
 - Threatening the other party in person, by telephone, or in writing to take unlawful action against any person.
 - 2.3 Placing one or more telephone calls, at any unreasonable hour, in an offensive or repetitious manner without a legitimate purpose of communication, or anonymously.
 - 2.4 Intentionally, knowingly or recklessly causing bodily injury to the other party or the child of either party.
 - 2.5 Opening or diverting mail addressed to the other party.
- 3. PRESERVATION OF PROPERTY AND USE OF FUNDS DURING DIVORCE CASE. If this is a divorce case, both parties to the marriage are ORDERED to refrain from doing the following acts:
 - 3.1 Destroying, removing, concealing, encumbering, transferring, or otherwise harming or reducing the value of the property of one or both parties.
 - 3.2 Misrepresenting or refusing to disclose to the other party or to the Court, proper request, the existence, amount, or location of any tangible or intellectual property of the parties or either party, including electronically stored or recorded information.
 - 3.3 Damaging or destroying the tangible property of one or both of the parties, including any document that represents or embodies anything of value.
 - 3.4 Tampering with the tangible property of one or both of the parties, including any documents that represents or embodies anything of value, and causing pecuniary loss to the other party.
 - 3.5 Selling, transferring, assigning, mortgaging, encumbering, or in any other manner alienating any of the property of either party, whether personal property or real estate property, and whether separate or community, except as specifically authorized by this order.
 - 3.6 Incurring any indebtedness, other than legal expense in connection with this suit, except as specifically authorized by this order.

- 3.7 Making withdrawals from any checking or savings account in any financial institution for any purpose, except as specifically authorized by this order.
- 3.8 Spending any sum of cash in either party's possession or subject to either party's control for any purpose, except as specifically authorized by this order.
- 3.9 Withdrawing or borrowing in any manner for any purpose from any retirement, profit-sharing, pension, death, or other employee benefit plan or employee savings plan or from any individual retirement account or Keogh account, except as specifically authorized by this order.
- 3.10 Modifying, changing or in any way altering the username and/or password to any financial, social media, data storage, media storage, communications, or other account;
- 3.11 Signing or endorsing the other party's name or any negotiable instrument, check, or draft, such as tax refunds, insurance payments, and dividends, or attempting to negotiate any negotiable instrument payable to the other party without the personal signature of the other party.
- 3.12 Taking any action to terminate or limit credit or charge cards in the name of the other party.
- 3.13 Entering, operating, or exercising control over the motor vehicle in the possession of the other party.
- 3.14 Discontinuing or altering the withholding for federal income taxes on wages or salary while this suit is pending.
- 3.15 Terminating or in any manner affecting the service of water, electricity, gas, telephone, cable television, or other contractual services such as security, pest control, landscaping, or yard maintenance at the other party's residence or in any manner attempting to withdraw any deposits for service in connection with such services.
- 3.16 Intercepting or recording the other party's electronic communications.
- 3.17 Entering any safe deposit box in the name of or subject to the control of the parties or either party, whether individually or jointly with others.
- 3.18 For the purposes of this Order, "personal property" and "tangible property" includes, but is not limited to, the following:
 - a. cash, checks, traveler's checks and money orders;
 - b. funds on deposit in financial accounts with commercial banks, savings banks, and credit unions;

- c. funds and assets held in brokerage, mutual fund and other investment accounts;
- d. publicly traded stocks, bonds and other securities;
- e. stock options and restricted stock units;
- f. bonuses;
- g. closely held business interests;
- h. retirement benefits and accounts;
- i. deferred compensation benefits;
- j. insurance policies, annuities, and health savings accounts;
- k. motor vehicles, boats, airplanes, cycles, mobile homes, trailers, and recreational vehicles;
- 1. money owed to one or both parties, including notes and expected income tax refunds;
- m. household furniture, furnishings and fixtures;
- n. electronics and computers;
- o. antiques, artworks, and collections;
- p. sporting goods and firearms;
- q. jewelry and other personal items;
- r. pets and livestock;
- s. club memberships;
- t. travel award benefits and other award accounts;
- u. crops, farm equipment, construction equipment, tools, leases, crematory lots, gold or silver coins not part of a collection, tax overpayments, loss carry-forward deductions, lottery

- tickets/winnings, stadium bonds, stadium seat licenses, seat options, season tickets, ranch brands, and business names;
- v. digital assets such as e-mail addresses, social networking accounts, web sites, domain names, digital media such as pictures, music, e-books, movies and videos, blogs, reward points, digital storefronts, artwork, and data storage accounts;
- w. safe deposit boxes and their contents;
- x. storage facilities and their contents; and
- y. contingent assets.
- 4. <u>PERSONAL AND BUSINESS RECORDS IN DIVORCE CASE</u>. If this is a divorce case, both parties to the marriage are ORDERED to refrain from doing the following acts:
 - 4.1 Concealing or destroying any family records, property records financial records business records or any records of income, debt or other obligations.
 - 4.2 Falsifying any writing or record relating to the property of either party.
 - 4.3 Destroying, disposing of, or altering any e-mail, text message, video message, or chat message or other electronic data or electronically stored information relevant to the subject matter of the suit for dissolution of marriage, regardless of whether the information is stored on a hard drive, in a removable storage device, in cloud storage, or in another electronic storage medium.
 - 4.4 Modifying, changing, or altering the native format or metadata of any electronic data or electronically stored information relevant to the subject matter of the suit for dissolution of marriage, regardless of whether the information is stored on a hard drive, in a removable storage device, in cloud storage, or in another electronic storage medium.
 - 4.5 Deleting any data or content from any social network profile used or created by either party or a child of the parties.
 - 4.6 Using any password or personal identification number to gain access to the other party's e-mail account, bank account, social media account, or any other electronic account.
 - 4.7 Excluding the other party from the use and enjoyment of a specifically identified residence of the other party.

- 4.8 "Records" include e-mail or other digital or electronic data, whether stored on a computer hard drive, diskette or other electronic storage device.
- 5. <u>INSURANCE IN DIVORCE CASE</u>. If this is a divorce case, both parties to the marriage are ORDERED to refrain from doing the following acts:
 - 5.1 Withdrawing or borrowing in any manner all or any part of the cash surrender value of life insurance policies on the life of either party, except as specifically authorized by this order.
 - 5.2 Changing or in any manner altering the beneficiary designation on any life insurance on the life of either party or the parties' children.
 - 5.3 Canceling, altering, or in any manner affecting any casualty, automobile, or health insurance policies insuring the parties' property of persons including the parties' minor children.
- 6. <u>SPECIFIC AUTHORIZATIONS IN DIVORCE CASE</u>. If this is a divorce case, both parties to the marriage are specifically authorized to do the following:
 - 6.1 To engage in acts reasonable and necessary to the conduct of that party's usual business and occupation.
 - 6.2 To make expenditures and incur indebtedness for reasonable attorney's fees and expenses in connection with this suit.
 - 6.3 To make expenditures and incur indebtedness for reasonable and necessary living expenses for food, clothing, shelter, transportation and medical care.
 - 6.4 To make withdrawals from accounts in financial institutions only for the purposes authorized by this order.
 - 6.5 Nothing in this order:

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- (a) Excludes a spouse from occupancy of the residence where that spouse is living except as provided in a protective order made in accordance with Title 4;
- (b) Prohibits a party from spending funds for reasonable and necessary living expenses; or
- (c) Prohibits a party from engaging in acts reasonable and necessary to conduct that party's usual business and occupation.

7. <u>SERVICE AND APPLICATON OF THIS ORDER.</u>

7.1 The Petitioner shall attach a copy of this order to the original petition and to each copy of the petition. At the time the petition is filed, if the Petitioner has failed to attach a copy of this order to the petition

- and any copy of the petition, the Clerk shall ensure that a copy of this order is attached to the petition and every copy of the petition presented.
- 7.2 This order is effective upon the filing of the original petition and shall remain in full force and effect as a temporary restraining order for fourteen days after the date of the filing of the original petition. If no party contests this order by presenting evidence at a hearing on or before fourteen days after the date of the filing of the original petition, this order shall continue in full force and effect as a temporary injunction until further order of this court. This entire order will terminate and will no longer be effective when the court signs a final order or the case is dismissed.
- 8. <u>EFFECT OF OTHER COURT ORDERS</u>. If any part of this order is different from any part of a protective order that has already been entered or is later entered, the protective order provisions prevail. Any part of this order not changed by some later order remains in full force and effect until the court signs a final decree.
- 9. <u>PARTIES ENCOURAGED TO MEDIATE</u>. The parties are encouraged to settle their disputes amicably without court intervention. The parties are encouraged to use alternative dispute resolution methods, such as mediation, to resolve the conflicts that may arise in this lawsuit.
- 10. <u>BOND WAIVED</u>. IT IS ORDERED that the requirement of a bond is waived.

THIS HUNT COUNTY STANDING ORDER REGARDING CHILDREN, PROPERTY AND CONDUCT OF THE PARTIES SHALL BECOME EFFECTIVE ON OCTOBER 1, 2022.

J. Andrew Bench

Judge, 196th Judicial District

Keli Aiken

Judge, 354th Judicial District