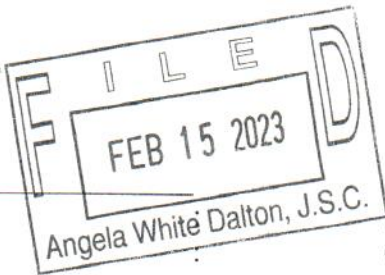


Prepared by the Court



SUPERIOR COURT OF NEW JERSEY
CHANCERY DIVISION, FAMILY
MONMOUTH COUNTY

JUAN CARLOS DURAN JIMENEZ:

Plaintiff,

vs.

CYNTHIA MARIE MATTHEWS :

Defendant.

DOCKET NO.: FM-13-1261-22

**FINAL JUDGMENT OF LIMITED DIVORCE
FROM BED AND BOARD**

THIS MATTER is presented to the Court, before the Honorable Angela White Dalton, upon a complaint for divorce by Plaintiff, JUAN CARLOS DURAN JIMENEZ, *self represented*, and upon proper notice to Defendant, CYNTHIA MARIE MATTHEWS, *self represented*, and it appearing from the complaint, pleadings, and the proofs submitted to the Court that Plaintiff and Defendant were married on June 9th, 2005 and that Plaintiff has pled and proved a cause of action for divorce on the grounds of **irreconcilable differences** as set forth in the complaint, and it appearing that Plaintiff has been a bona fide resident of the State of New Jersey, and of the County of Monmouth, for more than one year preceding the commencement of this action, and all the jurisdiction and venue requirements having thus been met, and the parties having consented to the reliefs contained herein:

It is on this 15th day of February 2023, **ORDERED and ADJUDGED** that


1. Pursuant to N.J.S.A. 2A:34-3, the parties are hereby granted a judgment of divorce from bed and board.
2. There were three unemancipated children born of the marriage; Romeo Matthews, d.o.b. 07/28/2010; Evangeline Matthews, d.o.b. 02/13/2013 and Giselle Matthews, d.o.b. 02/22/2005. The parties have agreed to share joint legal custody of the minor children. Defendant Mother shall continue to be the parent of primary residence. Plaintiff Father will have parenting time every Wednesday, and alternate weekends including overnights. Holidays and vacations will continue to be shared per agreement. The parties do not desire to have a formal set schedule at this time, but may request one in the future if needed.

3. Child support and spousal support were established previously under FD 13-499-21 and the parties agree to continue these terms. \$300 per week for unallocated child support, and \$200 per week alimony.
4. The parties are hopeful that the children will attend college. They agree to assist with contribution to a child's college education in accordance with NJ law, and shall make contributions consistent with their ability to contribute taking into account all financial aid, scholarships, loans, academic and means tested aid available to each child. They will keep each other advised of all applications to college and shall participate equally in any decisions concerning attendance and selection of a school.
5. Alimony will terminate July 1, 2031 when the youngest child turns 18 and has graduated from high school (approximately 8 years). This term alimony is subject to modification or termination as permitted by NJ law.
6. The parties have already filed their returns for 2022. Starting with 2023, for so long as permitted, Defendant Mother shall claim Giselle on her income tax returns as a dependent. Plaintiff Father shall claim Evangeline. The parties will alternate Romeo. When Giselle is no longer deemed a dependent, then defendant will claim Romeo. When Evangeline is no longer a dependent, the parties will resume alternating Romeo until he is no longer a dependent. The parties may consult with tax advisors and change this arrangement if it benefits the children's college circumstances.
7. Wife shall be responsible for all debts in her name. Husband shall be responsible for all debts in his name. The parties state that there are no debts held in joint names.
8. The parties agree to divide husband's pension and annuity equally. The division shall be effectuated by Qualified Domestic Relations Orders. The Orders shall be prepared by Matthew Lundy, Esq., Phone: 1-855-737-6529 Email: Info@MLundyLaw.com. Husband shall be responsible for payment of the QDRO fees. The parties will immediately start the application for the QDRO's.
9. All other issues of equitable distribution have been waived.
10. Either party may seek to convert this Bed and Board Divorce Judgment to a Judgment of Divorce Absolute by submitting a consent order or upon application to the court. Until there is a judgment of divorce absolute, neither party is legally permitted to re-marry.

11. The court makes no findings about the reasonableness or fairness of the terms of the parties agreement. Each party has acknowledged their understanding of the terms and waived the right to seek further legal assistance. Each party has testified that they believe the agreement to be fair and equitable, and have sufficient knowledge of the financial circumstanced to make these decisions. Although the court prepared this Order, the court did not provide the parties with advice regarding its terms.
12. Both parties shall be served with a copy of this Judgment of Divorce from Bed and Board on this Date.



HON. ANGELA WHITE DALTON, J.S.C.

We hereby agreed and consent to the entry of the above terms.



Juan Carlos Duran Jiminez, plaintiff

02-15-23
Date



Cynthia Matthews Duran, defendant

02/15/2023
Date

**THE SUPERIOR COURT OF NEW JERSEY, COUNTY
OF MONMOUTH**



COURT RECORDS CERTIFICATION

I, Kathleen J. Wardlow, an Acting Deputy Clerk of the Superior Court of New Jersey, the same being a Court of Record, do hereby certify that the foregoing is a true copy of the:

Final Judgment of Limited Divorce From Bed And Board on file in my office

Filed: February 15, 2023

Docket Number: FM-13-1261-22

Name of the Case:

Juan Carlos Duran Jimenez vs Cynthia Marie Matthews

In Testimony Whereof, I have hereunto applied my electronic signature and this 17th Day of February, 2023 in accordance with the New Jersey Supreme Court Orders dated April 24, 2020 and May 15, 2020.

/S/ Kathleen J. Wardlow

Kathleen J. Wardlow, Asst. Family Division Manager