

NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA

	NO. <u>19-DCV-264966</u>	
IN THE MATTER OF	§	IN THE DISTRICT COURT
THE MARRIAGE OF	§	
	§	
GILBERT SEXTON	§	
AND	§	505TH JUDICIAL DISTRICT
DIANA REISMANN SEXTON	§	
	§	
AND IN THE INTEREST OF	§	
██████████ ██████████ ██████████ A	§	FORT BEND COUNTY, TEXAS
CHILD		

FINAL DECREE OF DIVORCE

On *April 8, 2025, April 9, 2025 and April 10, 2025* the Court heard this case on certain issues and other issues were submitted to a jury.

Appearances

Petitioner, GILBERT SEXTON, appeared physically in the courtroom. Petitioner's attorney of record, KARLEANA L. FARIAS, appeared physically in the courtroom and announced ready.

Respondent, DIANA REISMANN SEXTON, appeared physically in the courtroom and announced ready.

Record

The record of testimony was duly reported by the court reporter for the 505TH Judicial District Court.

Jurisdiction and Domicile

The Court finds that the pleadings of Petitioner are in due form and contain all the allegations, information, and prerequisites required by law. The Court, after receiving evidence, finds that it has jurisdiction of this case and of all the parties and that at least sixty days have elapsed since the date the suit was filed.

shall be responsible for his or her own outstanding attorney's fees, expenses, and costs incurred as a result of legal representation in this case.

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

- [REDACTED]
- [REDACTED]
- [REDACTED]
- [REDACTED]
- [REDACTED]
- [REDACTED]
- [REDACTED]
- [REDACTED]
- [REDACTED]

Court Costs

IT IS ORDERED AND DECREED that costs of court are to be borne by the party who incurred them.

Discharge from Discovery Retention Requirement

IT IS ORDERED AND DECREED that the parties and their respective attorneys are discharged from the requirement of keeping and storing the documents produced in this case in accordance with rule 191.4(d) of the Texas Rules of Civil Procedure.

Court Findings

At Petitioner's request the Court considered Petitioner's request to have DIANA REISMANN SEXTON declared as a vexatious litigant pursuant to Texas Civil Practices and Remedies Code Chapter 11. After hearing evidence and argument of counsel the Court FINDS that DIANA REISMANN SEXTON has engaged in conduct and acts that would show that

Cause No. 19-DCV-264966; Final Decree of Divorce

DIANA REISMANN SEXTON is a vexatious litigant. The Court declares that DIANA REISMANN SEXTON is a vexatious litigant as defined by Chapter 11 of the Texas Civil Practice and Remedies Code. This Court directs that the Clerk of this Court and any other Court who receives notice of this finding to comply with the duties as set out in the Texas Civil Practices and Remedies Code Section 11.103; 11.1035. The Court further directs the District Clerk to Disseminate Notice to the Office of Court Administration of the Texas Judicial System a copy of this finding with the prefiling order issued under Section 11.101 no later than 30 days from the date of the prefiling order being signed pursuant to the statute.

Resolution of Temporary Orders

IT IS ORDERED AND DECREED that all obligations and duties for child support incurred during the pendency of the divorce and imposed by the temporary orders of this Court that are not yet discharged shall survive this judgment, and independent enforcement may be sought.

Clarifying Orders

Without affecting the finality of this Final Decree of Divorce, this Court expressly reserves the right to make orders necessary to clarify and enforce this decree.

Relief Not Granted

IT IS ORDERED AND DECREED that all relief requested in this case and not expressly granted is denied. This is a final judgment, for which let execution and all writs and processes necessary to enforce this judgment issue. This judgment finally disposes of all claims and all parties and is appealable.

Date of Judgment

SIGNED on 6/3/2025



JUDGE PRESIDING

APPROVED AS TO FORM ONLY: