

DEKALB COUNTY SUPERIOR COURT

STATE OF GEORGIA

Virginia C. High
Plaintiff,

Vs

George W. High, Sr.
Movant.

MOTION IN RESPONSE TO MOVANT'S CONSTEST TO PLAINTIFF'S FAILURE TO CHECK BOX TO RESTORE FORMER NAME: COLEMAN.

NOW COMES, Virginia Coleman High, pro se in Civil Action, Case No. O5CV13742-03, files this brief in response:

1. Plaintiff will honor the name Coleman.
2. Plaintiff does not have any minor children.
3. Plaintiff agrees to the martial property division.
4. Plaintiff agrees we have no outstanding joint or martial debt.
5. Plaintiff checked that our marriage is irretrievable broken.
6. Plaintiff requests this court to (a) grant a total divorce from movant, (b) that settlement agreement signed by both parties be incorporated into the final Judgement.
7. Plaintiff does have six grand children.

WHEREFORE , Plaintiff prays :

- (a) This court does not require her to make application for name change within 30 days or less from the date of divorce.
- (b) Plaintiff will comply with court orders.
- (c) That this court does not sanction her any monetary fee or otherwise.
- (d) That any attorney's fees shared.

- (e) That this court issue a final Judgement and Decree of Divorce, without setting a hearing date in this matter for the following reasons: Plaintiff will comply with court orders that may require her to delete the name High from records.

Plaintiff requests this court be the final arbiter, letting the record reflect same so updating will not be necessary.

Let the record reflect that Movant, George W. High, Sr. presented the aforementioned SEPARATION AGREEMENT to Plaintiff, Virginia Coleman High on January 24, 2005, that was signed and notarized before a Notary on same date; that on August 27, 2005, Plaintiff received a faxed from Movant, title Petition For Divorce, that Plaintiff signed and notarized before a Notary on August 29, 2005, that copies of same to be reflected in court records, that Movant George W. High, Sr. walked out on his FIRST MARRIAGE, in 1967 and his SECOND MARRIAGE in June 2005.

WHEREFORE, for the reasons enumerated above, Plaintiff prays this court grant such additional relief as it may deem proper and just in this matter, inclusive of any/all attorney fees for Plaintiff's counsel that may become necessary.

Virginia High
6715 Sugarbush Ln
Lithonia, Ga. 30038

DEKALB COUNTY SUPERIOR COURT STATE OF GEORGIA

Civil Action, Case No.: OGCV13742-03

Virginia Coleman High
Plaintiff

Vs

George W. High, Sr.
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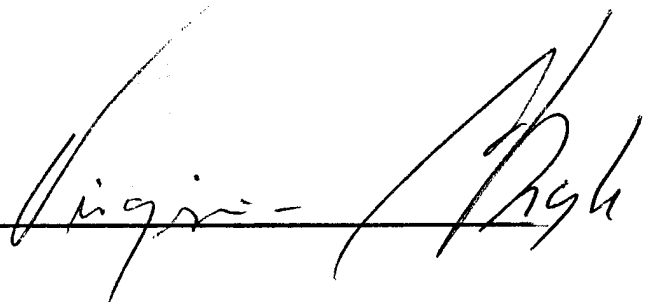
CERTIFICATE OF SERVICE

This is certify that a copy of the forgoing MOTION IN RESPONSE TO MOVANT'S CONTESTTO PLANTIFF'S FAILURE TO CHECK BOX TO RESTORE FORMER NAME: COLEMAN, was served on Movant by depositing a copy of the same in the U.S.Mail, with adequate postage thereon, to:

George W. High, Sr.
700 Atlanta Ave. # 813
Decatur, Georgia 30030

This 23 day of January 2006

Virginia Coleman High
6715 Jojanne Lane
Lithonia, Georgia 30038



FILED
2006 JAN 23 P 12:10
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CLERK OF SUPERIOR COURT
DEKALB COUNTY GA