

SIX MONTH SEPARATION DIVORCE PACKAGE

NOTICE

You are first advised to consult an attorney. The information provided in this package is not intended to be legal advice and you should not rely on it as such. The staff of the Circuit Court Clerk's Office and the judicial law clerks cannot assist you by answering legal questions or questions regarding what the law is or what your rights are, etc.

This package is provided as a guide if you should decide to represent yourself before the Court in your divorce action. **YOU** will be responsible for following the instructions. We take no responsibility beyond making this package available to you, and these examples may not be suitable for some situations. Please do not just submit every document in this packet. Read through carefully and submit only what applies to you and your situation.

This example package is **NOT** intended to be used as a fill-in the blank form. **You must type all your papers in the acceptable format.**

Clerk of the Circuit Court
Prince William County
Civil Division—Room 314
9311 Lee Avenue
Manassas, Virginia 20110-5598
(703) 792-6029

GENERAL INFORMATION FOR ALL PRO SE DIVORCE SUITS

Virginia Code Section 20-91 and following and Rules of the Virginia Supreme Court Practice and Procedure in Actions at Law Rule 3:1 and following

There are no specific forms to fill out to complete your divorce. You must prepare all documents. Pro se divorce actions are available if both parties are in complete agreement as to getting a divorce. These are also called “no-fault” or “uncontested” divorces. If you have children or property, or if you are alleging fault by your spouse, you are best protected by hiring an attorney. Further, if you do not know the whereabouts of your spouse, or if he/she is in jail for committing a felony, you should hire an attorney. We cannot make recommendations for specific attorneys, but you may call the Virginia Lawyer’s Referral Service at 1-800-552-7977 or the Prince William County Bar Association at 703-393-2306 for referral to an attorney.

If you decide to proceed on your own, you will be expected to follow the same procedures as an attorney. **Please do not ask court personnel for legal advice or assistance. We are not attorneys and, therefore, are not permitted to give you legal advice.** The filing fee is \$84.00 and service fee is \$12.00. The process will take approximately three to four months if everything flows smoothly.

Each document you submit must be typed and double-spaced, on 8 ½ inch by 11 inch white paper, allowing proper margins in all directions. Each document submitted must contain your name, address, and a **daytime phone number**, and you must sign each document. Provide information specific to your situation and change the documents as necessary. If you submit materials which are lacking in either substance or form, you will be asked to correct and re-submit your documents. Each document must be submitted at the proper time.

Before you begin, you may wish to review the appropriate divorce laws in the Virginia Code. These books may be found at your local library, in the Law Library at the Judicial Center on the lower level, or online at: <http://leg1.state.va.us/000/src.htm>. A review of these laws may be helpful in your understanding of the divorce process.

Send all mail to: Clerk of the Circuit Court, Civil Division, Room 314, 9311 Lee Avenue, Manassas, Virginia 20110-5598. If you bring in your papers in person, take them to Room 314.

If any of your pleadings or orders is incorrect, you will be notified by a Judicial Law Clerk. The Law Clerk **CANNOT** give you legal advice or help you with preparation of your documents. Once advised that you have a problem, it is your responsibility to correct it. You may wish to contact an attorney if there is a problem.

You will be representing yourself, “pro se” if you make the decision to move ahead and not hire an attorney. We cannot assist you beyond this handout and sample forms.

PREREQUISITES FOR DIVORCE BASED ON SIX-MONTH SEPARATION

In order to obtain a divorce in Virginia, either you or your spouse must have been a resident of the Commonwealth for at least six months prior to filing the suit. Refer to the Code of Virginia, Section 8.01-261(19) to determine the proper place to file your divorce.

Your Complaint must allege specific grounds upon which a divorce may be granted. The two most common grounds are a six-month separation or a one-year separation. This package provides information for a divorce based on a six-month separation.

In order to be eligible for a divorce based on a six-month separation, you must not have any children born of your marriage **OR** any children born of your marriage must be over the age of 18 before you file your Complaint. Also, you **MUST** have a Property Settlement Agreement (“PSA”) signed by both parties **BEFORE** you file your Complaint and the complaint must request that the PSA be incorporated, but not merged, into the Final Decree. The PSA should address **both** equitable distribution and spousal support if applicable.

Please note that you must have been separated for the prerequisite amount of time **before** filing your suit, i.e., you must have been separated at least six months before filing your Complaint. The date you and your spouse separated must be clearly alleged in your Complaint, by day, month and year. If you do not remember the exact day, you must use the last day of the month. See the One Year Separation Divorce Package available in the Clerk’s Office if you believe you do not meet the requirements for a six month separation.

In addition to stating the grounds and residency requirements, the Complaint must also include allegations as to the current residence of the parties, the date and place of marriage, a statement that the parties are age 18 or older, are mentally competent, a statement of the parties’ military status, and the names and ages of your children, if any. If you are a woman who changed your name as a result of marriage and you want your maiden name restored, you **must** ask for it in the Complaint and submit a **separate** order changing your name. Only the wife who changed her name may request this, i.e., a husband filing for divorce cannot ask to change his wife’s name. For other name changes, or for more information on name changes, please refer to the Name Change Packages available in the Clerk’s Office.

REMINDER: If you have children who are not yet 18 years old and do not have a Property Settlement Agreement, you cannot request a divorce based on a six months separation. Please refer to the one year separation divorce package.

STEP ONE: Filing the Complaint/Service of Process (Summons)

Submit your typed Complaint, plus one extra copy and a filing fee of \$84.00. If your spouse resides in Virginia, and you are having service done by a Sheriff's Department, you will need to pay an additional \$12.00 for serving the Complaint on your spouse for a total of \$96.00. However, the Complaint does not have to be served through the Sheriff's office. See "Types of Service" below for additional information on service. If you are requesting service through the Sheriff's office, please allow a minimum of four weeks to have the service perfected.

Upon the filing of your case, you will be given a civil (CL) number. This is the number by which the Court refers to your case, and it **must** appear on all documents regarding your case. When you file your Complaint, the Clerk's Office will file-stamp your document, and in approximately one week, will prepare a Summons for your case. Once this has been done, the Clerk's Office will need to know how you wish to serve your spouse. You may advise us of your intentions by attaching a cover letter of instruction. There are several types of service you may want to consider:

Types of Service

1. **Sheriff's Department – State of Virginia.** Pay \$12.00, checks made payable to the Clerk of the Circuit Court. We will forward process papers to the Sheriff.
2. **Sheriff's Department – Out of State.** You will be responsible for contacting the Sheriff's Department of the County where the Defendant resides in order to obtain local regulations/fees for service. You must include a stamped, self-addressed envelope if you want process papers returned to you, or we can call you when these papers are ready and you may come to pick them up. You then need to forward the process papers for service and appropriate fees to the Sheriff.
3. **Acceptance of Service.** Your spouse may accept service of the Complaint in person before any Notary Public or in the Clerk's Office. The Acceptance of Service will traditionally also include a Waiver of Notice to all further proceedings in the case. The Acceptance and Waiver form is provided in this package. This is usually the fastest method of service. An Acceptance and Waiver form must be signed and dated under oath, in front of a Notary Public or a Circuit Court Clerk. The date that this document is signed must be after the date you file the complaint.
4. **Order of Publication.** *You may only attempt this method if you cannot use any of the above types of service.* If you do not have a current address for your spouse, you may attempt to use this method of service. This is often a difficult process and at this point you are **strongly** advised to consult an attorney. If you do decide to proceed on your own, consult the "Service by Publication" Package available in the Clerk's Office.

From the date your spouse is served with the Complaint, he/she will have 21 consecutive days within which to respond to the Complaint (unless there is a Waiver). If your spouse has not chosen to sign a waiver, you must wait out the 21 days before proceeding with your case.

STEP TWO: Requesting an *Ore Tenus* Hearing

In Prince William County, divorces must proceed by an *ore tenus* hearing before a Circuit Court judge. Depositions are not allowed in lieu of these procedures.

Ore tenus hearings are held every Thursday at 9:00 a.m. In this procedure, the divorce **must** be uncontested and your spouse must have been served with the Complaint **OR** signed an Acceptance of Service. Also, because you are proceeding on a divorce based on a six month separation, you must have a completed PSA signed by **both** you and your spouse. Such PSA must be filed along with your Complaint. Using this option, you will pay the filing fee of \$84.00 and any additional service fees. **Please note that the special *ore tenus* dockets are ONLY available if there has been a waiver, service by publication, or the defendant has signed the Final Order of Divorce (“FOD”). Otherwise, please proceed via the Court’s regular scheduling procedures.** Also, if your divorce is a contested divorce, you may not use this *ore tenus* package and are strongly advised to consult an attorney.

To request an *ore tenus* hearing, submit a written request **along with** your FOD and the completed VS-4 form (Report of Divorce or Annulment) to Room 314 of the Circuit Court. The VS-4 form is a simple statistical form required by the State and is available in Room 314 of Clerk’s Office. You must obtain an original form and it must be properly completed in ink (typed or printed) and signed, and it must be in your file before your divorce can be finalized. You must include all the information requested on the VS-4 form, including you and your spouse’s middle names AND the legal grounds for divorce. If either of you do not have a middle name, write the letters “NMN” where the middle name would otherwise be.

Upon receipt of a written request for an *ore tenus* hearing and submission of all required documents, a law clerk will review your file. The law clerk will advise you of any problems with your documents. Any documents you are required to re-submit must be brought or mailed to the Clerk’s Office, Room 314. Do not address any papers to the law clerks directly. The Clerk’s Office will ensure all papers are directed to the correct law clerk. After all problems are resolved, you will be called by a calendar clerk to schedule a hearing date. **A HEARING DATE WILL NOT BE SCHEDULED UNTIL APPROVAL BY A LAW CLERK.** The Court will then place your case on the docket. The FOD must be signed by you or your attorney if you have one. If your spouse did not sign a Waiver of Notice (and was instead served via service options 1 or 2 above), the FOD must be also be signed by your spouse or notice of the hearing date must be sent to him/her.

At the hearing you must be prepared to present evidence to support every allegation in your Complaint. You must also have a witness present who will be able to collaborate your testimony. The Judge will ask questions of you and your witness in order to hear your testimony. Your witness can be anyone over the age of 18 even if that person is related to you. However, you witness cannot be your spouse. You, your witness, and your attorney (if you have one) should arrive at least 10 minutes early for your hearing and immediately present the following to the bailiff: your driver’s license and your witness’ driver’s license. A sample list of questions that may be asked at the hearing is provided.

Sample Ore Tenus Testimony for Plaintiff

1. My name is _____, and my address is _____.
2. I am the Plaintiff in this divorce action.
3. The Defendant and I were married on (date) in (city, state).
4. Both Defendant and I are over 18 years of age.
5. I am / am not a member of the armed forces of the United States, and the Defendant is / is not a member of the armed forces of the United States.
6. The Defendant and I have not had or adopted any children – OR – The Defendant and I have (number) child(ren). Their / His / Her name(s) is / are _____, and their / his / her birthday(s) is / are _____.
7. I have been a resident of Virginia since _____, which was more than 6 months before I filed this action for divorce – OR – The Defendant has been a resident of Virginia since _____, which was more than 6 months before I filed this action for divorce.
8. The Defendant and I separated from each other on (date).
9. I / the Defendant intended the separation to be permanent on the day we separated, and I / the Defendant still intend the separation to be permanent.
10. Since the day we separated, the Defendant and I have lived separate and apart continuously without any cohabitation and without interruption.
11. There is no hope or probability that the Defendant and I will reconcile.
12. I ask that the Court grant me a final decree of divorce on the grounds of having lived separate and apart without any cohabitation and without interruption for a period in excess of 1 year / 6 months (choose the same grounds of divorce stated in your Complaint and Final Decree).

If you are the wife and want to change your name back to your maiden name, state the following:

13. I ask that the Court restore my maiden name.

If your proposed Final Decree of Divorce incorporates a Property Settlement Agreement (which you must for 6 month divorces), state the following:

14. [ask to see the Property Settlement Agreement from the court's file] This is the Agreement the Defendant and I entered into on (date on which it was last signed).
15. I affirm that this is my signature, and that this is the Defendant's signature.
16. This Agreement resolves all the issues pending before this Court.
17. I request that the Court affirm, ratify, and incorporate this Agreement into the Final Decree of Divorce.

Sample Ore Tenus Questions to Witness

1. Please state your name and current address.
2. Do you know the Plaintiff/Defendant in this divorce action?
3. How long have you known the Plaintiff/Defendant?

4. To the best of your information were Plaintiff and Defendant married on the date of _____ in the place of _____?
5. How long have the Plaintiff/Defendant lived in Virginia and considered Virginia their home?
6. Are the Plaintiff/Defendant residents and domiciliaries of the Commonwealth of Virginia, and have they been residents and domiciliaries for more than six (6) months immediately prior to the filing of this Bill of Complaint for divorce?
7. Are the Plaintiff and Defendant over eighteen (18) years of age?
8. Are Plaintiff or Defendant now, or at anytime during the pendency of this divorce action, members of the armed forces of the United States?
9. Were there any children born or adopted of the marriage? If so, are their names and dates of birth as follows? _____
10. Did there come a time when you learned that the Plaintiff and Defendant separated from one another? How did you learn of the separation?
11. How often have you visited at the Plaintiff/Defendant's premises since the date of separation through the present?
12. During your visits to the Plaintiff/Defendant's premises did you see any evidence that would indicate to you that the Plaintiff and Defendant cohabited in any fashion?
13. Do you feel like you know the Plaintiff/Defendant well enough that if they had cohabited in any fashion that you would know of it?
14. Since the date of separation, to the best of your information, have the Plaintiff and Defendant lived separate and apart continuously without any cohabitation and without interruption?
15. To the best of your information, when did either the Plaintiff/Defendant form the intent to have a separation be permanent? Has that intention continued through the present?
16. In your opinion, is there any hope or probability of reconciliation?

STEP THREE: Submitting the Final Order of Divorce (FOD)

If you are proceeding on your divorce through an *ore tenus* hearing, your FOD and VS-4 form must be submitted after your spouse has signed an Acceptance and Waiver or after he/she has been served with the Complaint.

The FOD must re-allege all the basic information contained in the Complaint. If your FOD has any provisions for spousal support, your FOD must comply with Virginia Code Section 20-107.1(H).

The FOD must grant a divorce to at least one party. The FOD will usually grant a divorce to the party who filed the Complaint, i.e., you. You must then sign the FOD and submit it to the Clerk's Office for entry by a Judge. If your spouse has signed a Waiver, he/she will not need notice of the presentation of the FOD, nor will he/she need to sign the FOD. If your spouse has not signed a Waiver, he/she will need to sign the FOD. If your spouse will not sign the FOD, you will need to serve him/her with a Notice to appear in Court on a Motions Day for the purpose of entering the FOD. If you must take this step, please contact the Clerk's Office for instructions on how to place your case on the Motions Day docket for a hearing.

Once your FOD has been entered, you will be sent a certified copy from the Court, ***if you provide a stamped, return addressed envelope***. If you would like the Clerk's Office to send a copy to your spouse, you will need to include a second stamped envelope addressed to your spouse.

*** * * THIS IS A SAMPLE ONLY AND NOT TO BE USED AS A FILL IN THE BLANK FORM. DO NOT retype the language in the parenthesis () when you retype this form. The information in each paragraph needs to be changed as necessary for your particular case. This form is NOT intended to be legal advice and should NOT be relied upon as such. You are encouraged to consult an attorney. * * ***

VIRGINIA:

IN THE CIRCUIT COURT FOR THE 31st JUDICIAL CIRCUIT

_____ (*full name*))
Plaintiff)
)
v.) CL No. _____
)
_____ (*full name*))
Defendant)

SERVE: _____ (*Full Name of Defendant*)
_____ (*Complete Address of Defendant*)

COMPLAINT FOR DIVORCE
ON GROUND OF SIX MONTHS SEPARATION

Plaintiff says:

1. The parties were married on the ___ day of _____ (*month*), _____ (*year*)
in the City/County of _____, State of _____;

2. There are no children born or adopted of this marriage under the age of 18 years;

3. Plaintiff is domiciled in and is and has been an actual bona fide resident of the
Commonwealth of Virginia for at least six months immediately before bringing this suit;

4. Both parties are of sound mind, over the age of 18 years, and neither is an active
member of the military service of the United States;

(If the Defendant is in the military, he/she must sign a Soldier's and Sailor's Civil Relief Act Waiver)

5. The parties have lived separate and apart without cohabitation and without interruption for more than six months; to wit: since _____ (month), _____ (day, if you do not remember the exact day, use the last day of the month you just listed), _____ (year); and

6. There is no hope or possibility of reconciliation between the parties.

7. The parties have entered into a Property Settlement Agreement dated _____ (day) _____ (month), _____ (year).

WHEREFORE, Plaintiff prays as follows:

That he/she (*pick only one*) be granted a divorce from the bond of matrimony on the ground that the parties have lived separate and apart without cohabitation and without interruption for more than six months; to wit: since _____ (month) _____ (day, if you do not remember the exact day, use the last day of the month you just listed), _____ (year); and

That the Property Settlement Agreement dated _____ (month) _____ (day), _____ (year) hereby be incorporated but not merged into the Final Order of Divorce; and

That the Plaintiff's maiden name be restored to _____ (Plaintiff's full maiden name; you may **ONLY** ask for this if you are the wife. The husband cannot ask to restore his wife's name).

I ASK FOR THIS:

(Type your full name)
(Type your complete address)
(Type your daytime phone number)

*** * * THIS IS A SAMPLE ONLY AND NOT TO BE USED AS A FILL IN THE BLANK FORM. DO NOT retype the language in the parenthesis () when you retype this form. The information in each paragraph needs to be changed as necessary for your particular case. This form is NOT intended to be legal advice and should NOT be relied upon as such. You are encouraged to consult an attorney. * * ***

**ACCEPTANCE OF SERVICE/WAIVER OF NOTICE IN A DIVORCE SUIT
(Virginia Code Sections 20-99.1:1)**

**PART ONE
ACCEPTANCE OF SERVICE BEFORE A NOTARY PUBLIC/DEPUTY CLERK**

_____, v. _____, CL # _____
(Plaintiff) (Defendant)

I, _____ (Defendant's Name), Defendant in the above styled suit, hereby swear/affirm under oath that I have received a copy of the Complaint and Summons and voluntarily accept service of process in the above styled suit.

(Defendant's Signature)

Address: _____ Phone: _____

**PART TWO
WAIVER OF NOTICE BEFORE A NOTARY PUBLIC/DEPUTY CLERK**

I, _____ (Defendant's Name), Defendant in the above styled suit now do hereby swear or affirm:

1. That I do not desire to contest this matter nor delay a hearing on the Complaint for Divorce;
2. That I freely and voluntarily waive any and all notice to which I may be entitled in connection with said suit, including, but not limited to:
 - a) Any further service of process
 - b) The notice of the appointment a *ore tenus* hearing
 - c) The notice of entry of any order or decree, including the Final Order of Divorce

(Defendant's Signature)

Address: _____ Phone: _____

COMMONWEALTH OF VIRGINIA, County/City of _____

SUBSCRIBED AND SWORN TO/AFFIRMED before me this day by _____
(*Defendant's Name*).

DATE: _____

My Commission expires: _____

Notary Public
Notary Registration No. _____

4. Both parties are of sound mind, over the age of 18 years, and neither is an active member of the military service of the United States;

5. The Plaintiff's driver license number is _____, and the Defendant's driver license number is _____; *(in the alternative, if either you or your spouse do not have a driver's license number, or if your and your spouse's driver license numbers are the same as your social security numbers, please place your social security numbers in the Separate Addendum (see below for the form) and write See Private Addendum. You do not need to list any of the party's social security number if there is a driver's license number for that party. DO NOT PLACE ANY PARTY'S SOCIAL SECURITY NUMBER ON THIS ORDER!!!! USE THE PRIVATE ADDENDUM.)*

6. The parties have lived separate and apart without cohabitation and without interruption for more than six months; to wit: since _____ (month) _____ (day, if you do not remember the exact day, use the last day of the month you just listed), _____ (year); and

7. There is no hope or possibility of reconciliation between the parties.

8. The parties have entered into a Property Settlement Agreement dated _____ (day) _____ (month), _____ (year); it is therefore,

ADJUDGED, ORDERED and DECREED that the Property Settlement Agreement dated _____ (month) _____ (day), _____ (year), be and the same is hereby affirmed, ratified and incorporated, but not merged herein; and it is further

ADJUDGED, ORDERED, and DECREED that the Plaintiff be and the same is hereby granted a divorce *a vinculo matrimonii* from the Defendant on the ground that the parties have lived separate and apart without cohabitation and without interruption for more than six months,

to wit: since _____ (month) _____ (day, if you do not remember the exact day, use the last day of the month you just listed), _____ (year); and it is further

*(The following paragraphs numbered 1-6 must be included **only if** spousal support is awarded in the PSA or the FOD; otherwise, skip this section and continue to signature page)*

ADJUDGED, ORDERED and DECREED that in accordance with the provisions of Section 20-107.1(H) of the 1950 Code of Virginia, as amended, the following information is provided:

1. The following information is provided for the parties:

Plaintiff

Name: _____

Residential Address: _____

Mailing Address: _____

Date of Birth: _____

Soc. Sec. No.: See Private Addendum

*(Do **NOT** list any party's SSN in this form – place such in the Separate Addendum)*

Employer: _____

Employer's Address: _____

Work Phone No.: _____

Home Phone No.: _____

Driver License No.: _____

Defendant

Name: _____

Residential Address: _____

Mailing Address: _____

Date of Birth: _____

Soc. Sec. No.: See Private Addendum

*(Do **NOT** list any party's SSN in this form – place such in the Separate Addendum)*

Employer: _____
Employer's Address: _____
Work Phone No.: _____
Home Phone No.: _____
Driver License No.: _____

2. The _____ (*Plaintiff/Defendant – choose only one*),
_____, (*full name of person paying support*) has a duty to pay
spousal support in the monthly amount of \$ _____ (*dollar amount of how much
support will be paid each month*) to the _____ (*Plaintiff/Defendant – choose only
one*), due every month, with the first payment due on _____ (*month*) _____
(*day*) _____ (*year*) (*date payment starts*);

3. The Order of this Court as to health care coverage for spouse or former spouse is
as follows: (*List in this notice any agreement you may have as to health care coverage, for
example: The _____ (Plaintiff/Defendant – choose only one) is to provide at
_____ (his/her – choose only one) expense adequate hospitalization and major medical
insurance for the benefit of _____ (list name of the spouse to be covered by
insurance). Such coverage is currently provided through _____ (name of
insurance company), policy number _____; (Note that if neither party is
responsible for providing health care coverage to the other, then you must state that in this
paragraph – for example: “Neither party is responsible for providing health care coverage for
their former spouse.”)*)

4. No support arrearage currently exists. (*If there are support arrearages, list the
amount of the arrearages and the period of time for which such arrearage is calculated*). At any

time that support arrearages should exist, all payments made are to be credited to current support obligations first, with any payment in excess of the current obligation applied to the arrearage;

5. Notice is hereby given that the parties shall give each other and the court at least 30 days' written notice, in advance, of any change of address and any change of telephone number within 30 days after the change; and

6. Notice is hereby given that in determination of a support obligation, the support obligation as it becomes due and unpaid creates a judgment by operation of law.

* * * * *

(All FODs must contain the remaining language, regardless of whether you included the above 20-107.1H notices).

And nothing further remaining to be done herein, it is **ORDERED** that this cause is stricken from the docket and the papers placed among the ended cases.

ENTERED this _____ day of _____, 20_____

Judge
Prince William Circuit Court

I ASK FOR THIS:

_____ *(your signature)*

(Type your name)

(Type your address)

(Type your phone number)

(The Defendant's signature is not required if he/she signed a Waiver. However, if the Defendant has not signed a Waiver and does not sign the FOD, use the form below to put it on a Motion's Day for entry).

*** * * THIS IS A SAMPLE ONLY AND NOT TO BE USED AS A FILL IN THE BLANK FORM. DO NOT retype the language in the parenthesis () when you retype this form. The information in each paragraph needs to be changed as necessary for your particular case. This form is NOT intended to be legal advice and should NOT be relied upon as such. You are encouraged to consult an attorney. * * ***

YOU WILL NEED TO ATTACH THE FOD TO THIS MOTION

VIRGINIA:

IN THE CIRCUIT COURT FOR THE 31st JUDICIAL CIRCUIT

_____ (*full name*))
Plaintiff)
)
v.) CL No. _____
)
_____ (*full name*))
Defendant)

NOTICE AND MOTION FOR ENTRY OF A FINAL ORDER OF DIVORCE

Please take notice that on ____ (*day*) of _____ (*month*), _____ (*year*),
the Plaintiff shall move this Court for entry of the attached Final Order of Divorce.

I ASK FOR THIS:

(*Type your full name*)
(*Type your complete address*)
(*Type your day time phone number*)

(Note: If your spouse has not signed a waiver and has not made an appearance in the case, you will need to serve him/her with a copy of this motion. However, if there is a Waiver or your spouse has made an appearance in the case, you can do the Certificate of Mailing below without attempting service on your spouse.)

CERTIFICATE OF MAILING

I hereby certify that a copy of this Motion for Entry of a Final Order of Divorce was mailed, postage prepaid this _____ (*day*) of _____ (*month*), _____ (*year*) to:

_____ (*Defendant's Name*)
_____ (*Defendant's Full Address*)

_____ (*your signature*).

ADJUDGED, ORDERED, and DECREED, pursuant to Section 20-121.4 of the Code of Virginia of 1950, as amended, that the name of _____ (*current name*) be and hereby is changed to _____ (*new name*); and it is further

ENTERED this _____ day of _____, 20____,

Judge
Prince William Circuit Court

I ASK FOR THIS:

(*Type your full name*)
(*Type your complete address*)
(*Type your day time phone number*)

*** * * THIS IS A SAMPLE ONLY AND NOT TO BE USED AS A FILL IN THE BLANK FORM. DO NOT retype the language in the parenthesis () when you retype this form. The information in each paragraph needs to be changed as necessary for your particular case. This form is NOT intended to be legal advice and should NOT be relied upon as such. You are encouraged to consult an attorney. * * ***

ALL SOCIAL SECURITY NUMBERS SHOULD BE PLACED IN THIS FORM

VIRGINIA:

IN THE CIRCUIT COURT FOR THE 31ST JUDICIAL CIRCUIT

_____ (*full name*))
Plaintiff)
)
v.) CL No. _____
)
_____ (*full name*))
Defendant)

SEPARATE ADDENDUM

Pursuant to Code Section 20-121.03 of the Code of Virginia of 1950, as amended, the social security numbers for the parties are:

1. Plaintiff's Social Security Number: _____
2. Defendant's Social Security Number: _____

_____ (*your signed name*)
(Type your full name)
(Type your complete address)
(Type your day time phone number)

*** * * THIS IS A SAMPLE ONLY AND NOT TO BE USED AS A FILL IN THE BLANK FORM. DO NOT retype the language in the parenthesis () when you retype this form. The information in each paragraph needs to be changed as necessary for your particular case. This form is NOT intended to be legal advice and should NOT be relied upon as such. You are encouraged to consult an attorney. * * ***

THIS PSA IS ONLY APPLICABLE TO PARTIES WHO: 1) WAIVE SPOUSAL SUPPORT; 2) HAS NO PROPERTY TO BE DIVIDED; 3) HAS NO CHILDREN.

PROPERTY SETTLEMENT AGREEMENT

THIS AGREEMENT, made this _____ day of _____ (*month*), _____ (*year*), between _____ (*Plaintiff's name*), herein after referred to as the “ _____ ” (*Husband/Wife – choose only one*), and _____ (*Defendant's name*), herein after referred to as the “ _____ .” (*Husband/Wife – choose only one*).

WITNESSETH:

WHEREAS, the parties hereto were duly married in _____ (*city*), _____ (*state*) on _____ (*day, month and year of marriage*); and

WHEREAS, there are no children born or adopted of the marriage who is under the age of 18 and none are expected; and

WHEREAS, the parties, in consequence of disputes and irreconcilable differences, have voluntarily agreed to and did separate from each other on _____ (*date of separation*), have separated and are now living separate and apart from each other, and have voluntarily and mutually agreed to continue to live separate and apart; and

WHEREAS, each party has been advised of their rights to obtain full disclosure of the other party's financial condition, including income, expenses, assets, liabilities and assets transferred, and have obtained full and satisfactory disclosure of such; and

WHEREAS, the parties desire to settle their financial, property and other rights and obligations arising out of the marriage and otherwise.

NOW, THEREFORE, in consideration of the mutual promises and agreements herein contained, the parties hereto agree as follows:

1. **Real Property**: The parties acknowledge that there are no real properties to be divided between the parties.

2. **Personal Property:** The parties acknowledge that they will make a division and settlement of their personal property and personal effects. Each party shall own, have and enjoy, free of any right or claim of the other party, all property hereafter acquired by such party.

3. **Responsibility for Debts:** Each party represents and warrants that he or she, as the case may be, has not incurred or contracted any debts or obligations for which the other or any property of the other may be liable, either individually or jointly. Each party agrees that he or she shall be solely responsible for the payment and performances of all debts and obligations presently in his or her respective name and he or she hereafter shall not incur any debts or obligations for which the other may be liable.

4. **Waiver of Maintenance and Support:** Each party represents that he or she is in good health and is self-supporting, and that his or her resources and income are sufficient to provide for his or her own proper maintenance and support, now and in the future, in accordance with the standard of living he or she now enjoys. Each of the parties hereby declares that each does not desire or require any maintenance or support from the other party. Each party hereby waives any claim which he or she may have against the other for alimony, maintenance or support, and agrees that their respective duties to support and maintain the other are extinguished in consideration of the provision of this Agreement. Each party recognizes that this waiver includes rights that he or she otherwise might have or acquire under Virginia Code Section 20.107.1, as amended, and any amendment thereof or any successor statute. Neither party under any circumstances, ordinary or extraordinary, shall hereafter seek or require from the other any alimony, maintenance, support or similar payment. This waiver by the parties of maintenance and support shall survive, and not be merged in, any judgment, decree or order of any court.

5. **Full Acknowledgement:** Each party acknowledges that all of the matters embodied in this Agreement, including all terms, covenants, conditions, waivers, releases and other provisions contained herein, are fully understood by him or her; that he or she is entering into this Agreement freely, voluntarily and after due consideration of the consequences of doing so; and that this Agreement is valid and binding upon him or her.

6. **Full Disclosure:** Each party has made independent inquiry into the complete financial circumstances of the other, and acknowledges that he or she is fully informed of the income, assets and financial prospects of the other, and is satisfied that full disclosure has been made.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date first above written.

(Plaintiff's Name) (Plaintiff's Signature)

(Defendant's Name) (Defendant's Signature)