VIRGINIA:

IN THE CIRCUIT COURT OF ACCOMACK COUNTY

Plaintiff v.)) Civil Action No)))))
, VA Defendant))
	IPLAINT FOR DIVORCE
COMES NOW the Plaintiff,	, and represents as follows:
1. The Plaintiff and Defendant as	re and have been actual and bona fide residents and
domiciliaries of the Commony	wealth of Virginia for more than six months next preceding
the filing of this suit.	
2. The parties hereto were marrie	ed on, in,
<u> </u>	
3. There were no children born of	or adopted of the parties to the marriage or any such
children have reached the age	of majority (18 years), and Plaintiff and Defendant are (18)
years of age or older, of sound	d mind, and neither party is currently a member of the
Armed Forces of the United S	tates on active duty nor incarcerated.
4. The Plaintiff currently resides	at,,
Virginia in	County.

5.	The Defendant currently resides at,, Virginia	
	in County.	
6.	The parties last cohabited as husband and wife in County,	
7.	The parties separated on or about, with the intent to remain separate and	
	apart, and have been living separate and apart, without cohabitation and without	
	interruption, for a period in excess of one year immediately preceding the filing of this	
	suit.	
8.	8. There are no issues of property and support that must be decided by this Court.	
9.	There is no hope or possibility of reconciliation between the parties.	
W	HEREFORE, Plaintiff prays that he be awarded a divorce from the bonds of matrimony	
from t	he Defendant,, on the basis that the parties have	
lived s	eparate and apart, without any cohabitation and without interruption for a period in excess	
of one	year, pursuant to section 20-91(A)(9) of the Virginia Code; and for such other and further	
relief a	as the nature of the case may require.	
	Respectfully submitted,	
	, PRO SE	
	, Virginia	