VIRG	GINIA: IN THE CIRCUIT COURT OF	FCOUNTY			
	Plaintiff)	Civil Action No			
v.	Defendant				
)	'			
	FINAL DECREI	E OF DIVORCE			
	THIS CAUSE came this day to be heard	upon the Complaint for Divorce filed by the			
Plaint	iff herein, upon proper and legal service of	process upon the Defendant, who failed to			
answe	er, plead or demur, and upon evidence prese	ented by the Plaintiff and Plaintiff's witness,			
taken	either ore tenus or by affidavit in accordance	ce with Virginia Code § 20-106(A), as			
amend	ded;				
	UPON CONSIDERATION WHEREOF,	the Court finds, independent of any admissions			
of the	parties in pleadings or otherwise that:				
1.	The Plaintiff and Defendant are and have	been actual and bona fide residents and			
	domiciliaries of the Commonwealth of Virginia for more than six months next preceding				
	the filing of this suit.				
2.	The Plaintiff currently resides at				
	Virginia in				
3.		,, Virginia			
	in County.				
4.	The parties were lawfully married to each	other on, in			
		<u>_</u> ·			
5.	Both Plaintiff and Defendant are over the	age of eighteen (18) years, of sound mind and			
	neither party is now serving in the armed	forces of the United States, or currently			

incarcerated.

- The Plaintiff and Defendant last cohabited as husband and wife in Accomack County, Virginia.
- 7. There were no children born or adopted during the marriage or any such children have reached the age of majority (18 years) and wife is not known to be pregnant from the marriage.
- 8. The parties separated on or about _______, with the intent to make that separation permanent, and have lived separated and apart, without any cohabitation and without any interruption, since that date, and that it is and has remained the intent of the Plaintiff to remain permanently separated since that date.
- 9. Pursuant to Virginia Code §§ 20-91 and 20-121.03, the Social Security numbers of the parties are filed herewith in a separate addendum.
- 10. There are no issues of property and support that must be decided by this Court.
- 11. There is no hope or possibility of reconciliation.

NOTICE: Beneficiary designations for any death benefit, as defined in subsection B of § 20-111.1 of the Code of Virginia, made payable to a former spouse may or may not be automatically revoked by operation of law upon the entry of a final decree of annulment or divorce. If a party intends to revoke any beneficiary designation made payable to a former spouse following the annulment or divorce, the party is responsible for following any and all instructions to change such beneficiary designation given by the provider of the death benefit. Otherwise, existing beneficiary designations may remain in full force and effect after the entry of a final decree of annulment or divorce.

WHEREFORE, it is hereby:

ADJUDGED, ORDERED and DECREED the	hat Plaintiff	is			
hereby granted a Final Decree of Divorce, a vinculo matrimonii, from Defendant					
pursuant t	to Virginia Code § 20-91(9), based on t	he fact			

that the parties have lived separate and apart, without any cohabitation and without interruption for a period in excess of one year; and it is further

ADJUDGED, ORDERED and DECREED that the Private Addendum is incorporated into this Final Decree pursuant to Virginia Code § 20-121.03. And nothing further remaining to be done in this case, it is hereby ordered stricken from the docket and filed among the ended causes. The Clerk is directed to send a certified copy of this Final Decree to both the Plaintiff and the Defendant.

THIS CAUSE IS FINAL.

	ENTERED this	day of	
I ASK FOR THIS:			CIRCUIT COURT JUDGE
Signature:	. PLAINTIFF		