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Upon free registration, our site will ask you to choose the level of service desired.

All of our sites offer Self-Help service:

- Products can be previewed and your documents prepared prior to purchase without obligation.
- Accounts will contain copies of our actual products.
- You are welcome to Save the files to our secure servers.
- Security measures have been added to all of our Self-Help documents which allow free preview but deter visitors from full use of the forms prior to purchase. These security measures may include the disabling of Print functions or the addition of a temporary watermark (such as the one used below).
- Purchase of the forms will remove all security restrictions.
- Accounts containing purchased documents will remain on our servers for 12-18 months.

For those interested in Document Preparation Service: (where available)

- Service must be purchased prior to gaining access to Questionnaires.
- Accounts will only contain Questionnaires related to purchased forms.
- You are welcome to Save the files to our secure servers.
- Accounts containing purchased documents will remain on our servers for 12-18 months.
- After submitting all of the Questionnaires pertaining to your order, our staff will prepare your documents and deliver them in a PDF format via e-mail within 3-5 business days (depending upon the services purchased). After we receive confirmation that no changes are needed, we will print and mail paper copies (if requested during purchase).

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The sample below has been edited. Detailed, step-by-step instructions are included with each set of forms. After purchase, the documents offered and produced through our site will not contain such restrictions.

FAMILY DIVISION

John Jacob Alpha Plaintiff		
	VS.	No
Martha Washington Defendant		DIVORCE

COMPLAINT UNDER SECTION 3301(c) OF THE DIVORCE CODE

1. Plaintiff is John Jacob Alpha, who currently resides at 123 Main Street, Annapolis, Pennsylvania 01234. He has resided at this address at least since January 1901.

2. Defendant is Martha Washington, who currently resides at 234 Lincoln Avenue, Baltimore, Pennsylvania 09876. She has resided at this address at least since February 1902.

3. Plaintiff has been a bona fide resident in the Commonwealth for at least six months immediately previous to the filing of this Complaint.

4. The plaintiff and defendant were married on 1/1/2003, at Elvis's Chapel of Love, Las Vegas, Nevada, County of Clark.

5. Neither plaintiff nor defendant is in the military or naval service of the United States or its allies within the provisions of the Soldiers' and Sailors' Civil Relief Act of the Congress of 1940 and its amendments.

6. There have been no prior actions of divorce or for annulment instituted by either of the parties in this or any other jurisdiction.

7. The plaintiff is aware of the availability of counseling and of the right to request that the Court require the parties to participate in counseling.

8. The marriage is irretrievably broken.

9. An original copy of the marriage certificate is attached.

10. After ninety (90) days have elapsed from the date of filing of this Complaint, plaintiff intends to file an affidavit consenting to a divorce. Plaintiff believes that defendant will also file such an affidavit.

WHEREFORE, if both parties file affidavits consenting to a divorce after ninety (90) days have elapsed from the date of the filing of this Complaint, plaintiff respectfully requests the Court to enter a decree of divorce pursuant to §3301 (c) of the Divorce Code.

COUNT II

REQUEST FOR INCORPORATION OF MARITAL SETTLEMENT AGREEMENT PURSUANT TO SECTIONS 3104(A)(1) AND (3) and 3323(B) DIVORCE CODE

1. Paragraphs 1 through 10 are incorporated herein and made a part hereof by reference as though fully set forth.

2. Plaintiff and Defendant have reached an agreement on issues including alimony, property division, child support and child custody.

WHEREFORE, Plaintiff respectfully requests that this Court approve and incorporate the agreement reached between Plaintiff and Defendant into the final divorce decree, pursuant to Sections 3104(a) (1) and (3) and 3323(b) of the Divorce Code.

I verify that the statements made in this Complaint are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa.C.S. §4904, relating to unsworn falsification to authorities.

Plaintiff

Date:

FAMILY DIVISION

John Jacob Alpha Plaintiff		
	VS.	No
Martha Washington Defendant		DIVORCE

VERIFICATION

I verify that the statements made in this complaint are true and correct to the best of my knowledge, information and belief. I understand that false statements made herein are subject to the penalties of 18 PA. C.S., §4094, relating to unsworn falsification to authorities.

Plaintiff

Date:

FAMILY DIVISION

John Jacob Alpha Plaintiff	:	
	VS. :	No
Martha Washington Defendant	:	DIVORCE

AFFIDAVIT OF NON-MILITARY SERVICE

Personally appeared before me the undersigned, a Notary Public in and for said County and State, John Jacob Alpha, for the Plaintiff and duly authorized to execute this Affidavit, and states that the Affiant knows of his own knowledge that the Defendant Martha Washington herein is not in the military service as defined in the Solders' and Sailors' Relief Act of 1940 and its Amendments thereto, for the following reasons: She told me that she wasn't in the military.

Affiant further says that the obligation sought to be enforced in this suit is not an obligation against a surety guarantor, endorser, or other person liable, primarily or secondarily, for a party in the military service.

Plaintiff

IN WITNESS THEREOF, I have hereunto set my hand and seal.

Dated:

NOTARY PUBLIC

IN THE COURT OF COMMON PLEAS OF BEDFORD COUNTY, PENNSYLVANIA FAMILY DIVISION

John Jacob Alpha Plaintiff		
	VS.	No
Martha Washington Defendant		DIVORCE

NOTICE TO DEFEND AND CLAIM RIGHTS

You have been sued in court. If you wish to defend against the claims set forth in the following pages, you must take prompt action. You are warned that if you fail to do so, the case may proceed without you and a Decree of Divorce or Annulment may be entered against you by the Court. A judgment may also be entered against you for any other claim or relief requested in these papers by Plaintiff. You may lose money, property or other rights important to you, including the right to demand marriage counseling.

When the ground for divorce is indignities of irretrievable breakdown of the marriage, you may request marriage counseling. A list of marriage counselors is available in the Office of the Prothonotary for Bedford County.

IF YOU DO NOT FILE A CLAIM FOR ALIMONY, MARITAL PROPERTY, COUNSEL FEES OR EXPENSES BEFORE THE FINAL DECREE OF DIVORCE OR ANNULMENT IS ENTERED, YOU MAY LOSE THE RIGHT TO CLAIM ANY OF THEM.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE:

Adams County Bar Association Lawyer Referral Service

COUNSELING NOTICE UNDER Pa.R.C.P.

RULE 1920.45(a)*(1)

The Divorce Code of Pennsylvania requires that you be notified of the availability of counseling where a divorce is sought under any of the following grounds:

Section 3301(a)(6)	Indignities
Section 3301 (c)	Irretrievable Breakdown Mutual Consent
Section 3301(d)	Irretrievable Breakdown Two-Year Separation where the court determines that there is no reasonable prospect of reconciliation.

A list of qualified professionals is available for inspection in the Family Division of the Bedford County court.

FAMILY DIVISION

John Jacob Alpha Plaintiff		:	
	VS.	:	No. 0123456
Martha Washington Defendant			DIVORCE

WAIVER OF NOTICE OF INTENTION TO REQUEST ENTRY OF A DIVORCE DECREE UNDER §3301 (C) AND §3301 (D)

To the Prothonotary:

1. I consent to the entry of a final decree without notice.

2. I understand that I may lose rights concerning alimony, division of property. Lawyer's fee or expenses if I do not claim them before a divorce is granted.

3. I understand that I will not be divorced until a divorce decree is entered by the Court and that a copy of the decree will be sent to me immediately after it is filed with the prothonotary.

I verify that the statements made in this statement are true and correct to the best of my knowledge, information and belief. I understand that false statements made herein are subject to the penalties of 18 PA C.S. § 4904, relating to unsworn falsification to authorities.

Plaintiff

Date:

FAMILY DIVISION

John Jacob Alpha Plaintiff		
	VS.	No. 0123456
Martha Washington Defendant	:	DIVORCE

NOTICE OF INTENTION TO REQUEST ENTRY OF SECTION 3301(c) DIVORCE DECREE

To: Martha Washington, Defendant

You have signed an affidavit consenting the entry of a divorce decree. Therefore on or after April 1st, 2003, the other party can request the Court to enter a final decree in divorce.

Unless you have already filed with the Court a written claim for economic relief, you must do so by the day in the paragraph above, or the Court may grant the divorce and you will lose forever the right to ask for economic relief. The filing of the form counter-affidavit alone does not protect your economic claims.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW TO FIND OUT WHERE YOU CAN GET LEGAL HELP.

Adams County Bar Association Lawyer Referral Service

FAMILY DIVISION

John Jacob Alpha Plaintiff		
	VS.	No. 0123456
Martha Washington Defendant		DIVORCE
	:	CAUSE

DIVORCE DECREE

AND NOW, this ______ day of _____, ___, the Court, by virtue of the authority vested in it by law, decrees that John Jacob Alpha and Martha Washington are hereby divorced from the bonds of matrimony, and all the duties, rights and claims accord to either of the said parties at any time heretofore, in pursuance of said marriage, shall henceforth cease and determine, and the said parties shall severally be at liberty to marry again as if they had never been married.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the terms, provisions and conditions of a certain property settlement agreement between the parties dated December 8th, 2003 and attached hereto, be incorporated in this Decree and Order by reference as fully as though the same were set forth herein at length. Said agreement shall not merge with, but shall survive, the Decree and Order.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the court retains jurisdiction of any claims raised by the parties to this action for which a final order has not yet been entered.

BY THE COURT:

J.