		Plaintiff,	Index No.:
	-against-		AFFIDAVIT OF PLAINTIFF
		Defendant.	
	TE OF	}	X
	JNTY OF	ss:	
		being dul	ly sworn, says:
1.	The Plaintiff's add	ress is	
	_, and social securi	ty number is	The Defendant's address issocial security number is
		, and	social security number is
2.	v		
	two years immedia	tely preceding the commenc	ement of this divorce action.
	two years immedia	tely preceding the commenc	ement of this divorce action.
	two years immedia  B) □ The □ Plain Defe	tely preceding the commence	ement of this divorce action.
	two years immedia  B) The Plain Defe divorce action and commencement of	ntiff resided in New York for a continuous period of o this divorce action:  AND:	State on the date of commencement of this ne year immediately preceding the
	two years immedia  B) The Plain Defe divorce action and commencement of	ntiff resided in New York for a continuous period of o this divorce action:	State on the date of commencement of this ne year immediately preceding the
	two years immedia  B) □ The □ Plain □ Defe divorce action and commencement of  a. □ the pa	ntiff resided in New York for a continuous period of o this divorce action:  AND: arties were married in New York	State on the date of commencement of this ne year immediately preceding the
	two years immedia  B) □ The □ Plain □ Defe divorce action and commencement of  a. □ the pa	ntiff resided in New York for a continuous period of o this divorce action:  AND: arties were married in New York or arties have resided as marries.	State on the date of commencement of this ne year immediately preceding the  York State.  d persons in New York State.
	two years immedia  B) □ The □ Plain □ Defe divorce action and commencement of  a. □ the pa	ntiff resided in New York for a continuous period of o this divorce action:  AND: arties were married in New York or arties have resided as marries.	State on the date of commencement of this ne year immediately preceding the  York State.  d persons in New York State.
	two years immedia  B) □ The □ Plain Defe divorce action and commencement of  a. □ the pa  b. □ the pa  C) □ The cause York State for a	ntiff resided in New York for a continuous period of o this divorce action.  AND: arties were married in New York or arties have resided as married e of action occurred in New York arties have resided as married e of action occurred in New York or arties have resided as married e of action occurred in New York or arties have resided as married e of action occurred in New York or arties have resided as married e of action occurred in New York or action occurred in New York	State on the date of commencement of this ne year immediately preceding the York State.

e marriage was <i>not</i> performed Inical Culture.  word "not" is deleted, check one best of my knowledge I have take Defendant's remarriage. OR ake prior to the entry of final judgedge to remove any barrier to the	en all steps solely within my power to remove any barrier Igment all steps solely within my power to the best of my
word "not" is deleted, check one best of my knowledge I have take Defendant's remarriage. OR ake prior to the entry of final judedge to remove any barrier to the	en all steps solely within my power to remove any barrier Igment all steps solely within my power to the best of my
best of my knowledge I have take Defendant's remarriage. OR ake prior to the entry of final jud edge to remove any barrier to th	en all steps solely within my power to remove any barrier Igment all steps solely within my power to the best of my
Defendant's remarriage. <b>OR</b> ake prior to the entry of final jua edge to remove any barrier to th	lgment all steps solely within my power to the best of my
ake prior to the entry of final jud edge to remove any barrier to th	
edge to remove any barrier to th	
•	
efendant has waived in writino tl	he requirements of DRL §253 (Barriers to Remarriage).
	ic requirements of BILL 32cc (Burriers to Itematriage).
ere is (are) child(ren) of the Instructions)	the marriage under the age of 21 (see definition on page
Name & Social Security Numb	<u>er</u> <u>Date</u> <u>of</u> <u>Birth</u>
	<del></del>
of the Instructions) and all other sfollows:	child of the marriage under the age of 18 (see definition places where each child has lived within the last five (5) <u>Present Address</u>
<u></u>	<u> 17050711 11447055</u>
<u>Child</u>	Other Address Within Last 5 years
<del></del>	
<del></del>	
	e Instructions)  Name & Social Security Number  e present address of each minor of the Instructions) and all other

I have participated in other litigation concerning the custody of the minor child(ren) of the

The parties are covered by the for Plaintiff	bllowing group health plans:  Defendant
	<del> </del>
Group Health Plan: Address:	
Identification Number:	Identification Number:
Plan Administrator:	Plan Administrator:
Type of Coverage:	Type of Coverage:
☐ Not Applicable.	OR  No health plans are available to through their employment
	t (DRL §170(1)):  Defendant committed the following act(s) which endant all well being and rendered it unsafe or improper for I
	el and inhuman conduct giving dates, places and specific acts

KL I/	U(Z	):
l		RL 170(2

	That commencing on or about, and continuing for a period of more than one (1) year immediately prior to commencement of this action, the Defendant left the marital residence of the parties located at, and did not return. Such absence was without cause or justification, and was without Plaintiff's consent.
	That commencing on or about, and continuing for a period of more than one (1) year immediately prior to commencement of this action, the Defendant refused to have sexual relations with the Plaintiff despite Plaintiff's repeated requests to resume such relations. Defendant does not suffer from any disability which would prevent <code>her / him</code> from engaging in such sexual relations with Plaintiff. The refusal to engage in sexual relations was without good cause or justification and occurred at the marital residence located at
	That commencing on or about the, and continuing for a period of more than one (1) year immediately prior to commencement of this action, the Defendant willfully and without cause or justification abandoned the Plaintiff, who had been a faithful and dutiful spouse, by depriving Plaintiff of access to the marital residence located at This deprivation of access was without the consent of the Plaintiff and continued for a period of greater than one year.
<u>Co</u>	onfinement to Prison (DRL §170(3)):
۵	That after the marriage of Plaintiff and Defendant, Defendant was confined in prison for a period of three or more consecutive years, to wit: that Defendant is/was confined in prison on the
	Name of correctional facility day of, and remained confined until the
	Month Year
	day of
<u>Ac</u>	<u>lultery (DRL §170(4)):</u>
	That on the day of, at
	the Defendant voluntarily committed of an act of sexual or deviate sexual intercourse with a person other than the Plaintiff after the marriage of Plaintiff and Defendant.
т:	wing Sanarata and Anart Durguant to a Sanaration Dagrap or Judgment of Sanaration(DDI
\$170	ving Separate and Apart Pursuant to a Separation Decree or Judgment of Separation(DRL (5)):
۵	(a) That the Court, County, (Country or State) rendered a decree or judgment of separation on under Index Number:
	<ul> <li>; and</li> <li>that the parties have lived separate and apart for a period of one year or longer after the granting of such decree; and</li> </ul>
	(c) that the Plaintiff has substantially complied with all the terms and conditions of such decree or

judgment.

## 14 continued

T	•_	<u> </u>	C 4 -	A	4 1	D	0	4° A		DDI	C170(()).
•	ıν	nng	Separate	ana A	. Dart I	zursuant to	o a Sei	oaration <i>A</i>	greement	I)KL '	Q I /U(D)):

		(a)	That the Plaintiff and Defendant entered into a written agreement of separation, which they subscribed and acknowledged on, in the form required to entitle a deed to be recorded; and
		(b)	that the <i>agreement / memorandum of said agreement</i> was filed onin the Office of the Clerk of the County of, wherein <i>Plaintiff / Defendant</i> resided; and
		(c)	that the parties have lived separate and apart for a period of one year or longer after the execution of said agreement; and
		(d)	that the Plaintiff has substantially complied with all terms and conditions of such agreement.
	<u>Irr</u>	<u>etrieva</u>	able Breakdown in Relationship for at Least Six Months (DRL §170(7)):
15		That to	he relationship between Plaintiff and Defendant has broken down irretrievably for a period of at least six s.
6a.	In		n to the dissolution of the marriage, I am seeking the following ancillary relief: are of any ancillary or additional relief requested (see p.19 of Instructions) is:
		Marital I waive NONE	nal page describing ancillary relief requested is attached; property to be distributed pursuant to separation agreement/stipulation; distribution of Marital property; - I am not requesting any ancillary relief; other relief the court deems fit and proper
6b.	If I or	D belov	70 subd. (7) is the ground alleged, then Plaintiff hereby affirms, by checking the Box A, B, or C w (NOTE: BOX A, B, C or D below must be checked if DRL 170(7) is the ground alleged), llowing statement is true:
	the	payme	mic issues of equitable distribution of marital property, the payment or waiver of spousal support, nt of child support, the payment of counsel and experts' fees and expenses as well as the custody ion with the minor children of the marriage:
		B. will l C. were oport is: D. are r	been resolved by the parties and are to be incorporated into the Judgment of Divorce.  by oral settlement/ stipulation on the record; or  by written Settlement/ Separation Agreement be determined by the Court and are to be Incorporated into the Judgment of Divorce. determined by Family Court order (custody and visitation or child support and/ or spousal sues only) which will be continued. not to be incorporated into the Judgment of Divorce, since neither party to the divorce has any such issues.

16	7. $\square$ The Defendant <b>is</b> in the military service and $\square$ has not waived $\square$ his rights under the New York State
	Soldiers' and Sailors' Civil Relief Act.
	======================================
	☐ Defendant is not in the active military service of this state, or any other state or this nation. ☐ I know this because: he/she admitted it to me / the process server on ☐ I have submitted with these papers an investigator's affidavit / Defendant's affidavit which states that Defendant is not in the active military service of this state, or any other state or this nation.
17	8. I am <i>not</i> receiving Public Assistance. To my knowledge the Defendant is <i>not</i> receiving Public Assistance.
18	9. No other matrimonial action is pending in this court or in any other court, and the marriage has not been terminated by any decree of any court of competent jurisdiction.
19	10. Annexed to the "Affidavit of Service" of Summons and Complaint / Summons With Notice is a photograph. It is a fair and accurate representation of the Defendant.
20	11A.
	OR
	11B. ☐ I am the custodial parent of the unemancipated child( <i>ren</i> ) of the marriage (see definition on page 7 of the Instructions) entitled to receive child support pursuant to DRL §236(B)(7)(b),
	AND
	☐ (1) I request child support services through the Support Collection Unit which would authorize collection of the support obligation by the immediate issuance of an income execution for support enforcement.
	OR
	(2) I am in receipt of such services through the Support Collection Unit.
	OR
	☐ (3) I have applied for such services through the Support Collection Unit.
	OR
	☐ (4) I am aware of but decline such services through the Support Collection Unit at this time. I am aware that an income deduction order (also known as an Income Withholding Order/Notice for Support) may be issued pursuant to CPLR §5242(c) without other child support enforcement services and that payment of an administrative fee may be required.

If (1) is selected, the Support Collection Unit Information Sheet (Form UD-8a) should be completed and presented with your papers.

21 □ Plaintiff's OR □ Defendant's prior surname is:	-
Pursuant to DRL § 240 1 (a-1)-Records Checking Requirements:	
<ul> <li>□ An Order of Protection □ has been □ has never been issued against me, enjoining me of compliance.</li> <li>□ An Order of Protection □ has □ has never been issued in favor of or protecting me or more a member of my household.</li> </ul>	
List all Family/Criminal Court Docket #'s and Counties, Supreme Court Index #'s and Counties	
☐ I or my child(ren) or my spouse has been named in a Child Abuse/Neglect Proceeding (List all Family Court Docket #'s and Counties	
☐ I or my child(ren) or my spouse has never been named in a Child Abuse/Neglect Proce Art.10)	eding (FCA
☐ I am registered under New York State's Sex Offender Registration Act List all names under which you are registered	
☐ I am not registered under New York State's Sex Offender Registration Act	
WHEREFORE, I (print name), respectfully re judgment be entered for the relief sought and for such other relief as the court deems fitting	quest that and proper.
Subscribed and Sworn to before me on	
Plaintiff's Signature	
NOTARY PUBLIC	