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VIRGINIA:

IN THE FAIRFAX COUNTY CIRCUIT COURT

[Your Name]
[Your Street Address]
[Your City, State, Zip code]

Plaintiff,

VS.

Case No.	
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[Your Spouse's Name]
[Your Spouse's Address]
[Your Spouse's City, State, Zip Code]

Defendant.

COMPLAINT FOR DIVORCE A VINCULO MATRIMONII

COMES NOW the Plaintiff, [Your Name], by and through counsel and respectfully complains and represents to the Court as follows:

- 1. Jurisdiction of this Court is invoked pursuant to § 20-96, 1950 Code of Virginia, as amended.
- 2. The Plaintiff is and has been a bona fide resident of and domiciled in the State of Virginia for more than six (6) months next preceding the commencement of this action, and is presently residing in [*Name of your county*], County, Virginia.
- 3. The Defendant is a resident of [Name of your state], residing at [Your City, State, Zip code].

Bernhard & Gardner Attorneys at Law 6105-D Arlington Blvd. Falls Church, VA 22044

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- 4. The Plaintiff and the Defendant are both over the age of 18 years, and neither the Plaintiff nor Defendant are members of the Armed Forces of the United States.
- 5. The parties were lawfully married one to the other on or about [Your marriage date], in [Place of your marriage].
 - 6. No children were born to the parties as a result of said marriage.
- 7. Since on or about [Your date of separation], the parties have lived separate and apart from each other without interruption or cohabitation, which is more than [Your length of separation] prior to the commencement of this cause, and it was the intention of at least one of the parties to live permanently separate and apart one from the other.
- 8. The last place the parties cohabited as husband and wife was [Your last date of cohabitation].
 - 9. There is no reasonable hope or expectation of reconciliation between the parties.
- 10. The parties have executed a Property Settlement Agreement [Date of your property settlement agreement] in which they have resolved all issues of support and distribution of marital property, and which they request be incorporated into and made a part of any final decree or order in this matter.
- 11. To the Plaintiff's knowledge, there has not been and is not now pending in any court of competent jurisdiction any litigation involving the issues presented herein.

WHEREFORE, the Plaintiff respectfully prays this Honorable Court as follows:

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a. That the Plaintiff, [Your name], be granted a Divorce A Vinculo Matrimonii from the Defendant, [Your Spouse's Name], on the grounds that the parties have lived separate and apart, without interruption or cohabitation, for a period of at least [Your length of separation] next preceding the commencement of this action;

b. That the Property Settlement Agreement entered into by the parties on or about [Date of your property settlement agreement] therewith;

c. That the Plaintiff be awarded such other and further relief as the Court may deem appropriate and equitable.

[Your name]	

Respectfully submitted,

BERNHARD & GARDNER 6105-D Arlington Blvd. Falls Church, VA 22044 (703) 538-4710

Attorney for Plaintiff

Bernhard & Gardner Attorneys at Law 6105-D Arlington Blvd. Falls Church, VA 22044

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