| | | At the <i>Matrimonial/IAS</i> Part of New York State Supreme Court at the Courthouse, County, on |
|---|--|--|
| Present: Hon. | Justice/Ro | |
| -against- | Plaintiff, | Index No.: Calendar No.: |
| -against- | | FINDINGS OF FACT AND CONCLUSIONS OF LAW |
| | Defendant. | V |
| of the respective partic | es, and due deliberation reading and considering llowing findings of essen | , and having considered the allegations and proofs having been had thereon. In the papers submitted hearing the testimony natial facts which I deem established by the evidence of the papers. DF FACT |
| FIRST: Plaint | iff and Defendant were | both eighteen (18) years of age or over when this |
| action was commenced | | |
| SECOND: | | |
| A) \square The \square Plaintiff \square Defendant | has resided in New Y | ork State for a continuous period of at least two |
| • | ely preceding the commo | encement of this divorce action. R=================================== |
| B) \square The \square Plaintiff \square Defendant | resided in New York | State on the date of commencement of this |
| | | |

| | divorce action and for a continuous period of one year infinediately preceding the |
|----------|---|
| | commencement of this divorce action AND: |
| | a. \square the parties were married in New York State. |
| | or |
| | b. \square the parties have resided as married persons in New York State. |
| == | <u>OR</u> |
| C) | ☐ The cause of action occurred in New York State and ☐ Plaintiff resided in New York |
| | State for a continuous period of at least one year immediately preceding the commencement of this divorce action. |
| == | <u>OR</u> |
| D) | ☐ The cause of action occurred in New York State and both parties were residents at the |
| | time of commencement of this divorce action. |
| | THIRD. The Disingless and the Defendant recommendation the date of |
| • | THIRD: The Plaintiff and the Defendant were married on the date of |
| | he City, Town or Village of, County of, State or |
| Co | untry of; in a |
| | FOURTH: That no decree, judgment or order of divorce, annulment or dissolution of |
| | rriage has been granted to either party against the other in any Court of competent jurisdiction of |
| | s state or any other state, territory or country, and that there is no other action pending for divorce |
| Бу | either party against the other in any Court. |
| | FIFTH: That this action was commenced by filing the Summons With Notice OR |
| <u>П</u> | Summons and Verified Complaint with the County Clerk on |
| | fendant was served personally OR pursuant to Court order dated |
| | h the above stated pleadings and the Notice of Automatic Orders. Defendant \Box defaulted in |
| | pearance OR \square appeared and waived his / her right to answer OR \square filed an answer |
| | amended answer withdrawing any previous pleading, and neither admitting nor denying the |
| all | egations in plaintiff's complaint, and consenting to entry of judgment. |
| | SIXTH: That Defendant is not in the military service of the United States of America, |
| the | State of New York, or any other state. $\mathbf{OR} \ \Box$ Defendant is a member of the military service |
| | the and \Box has appeared by affidavit and does not oppose the |

| 15 SI | EVENTH: There are no c | hildren of the marriage OR | \Box There is/are |
|-------------|-------------------------------------|---|-------------------------------|
| child(ren) | of the marriage. Their name(s), s | social security number(s), addr | ress(es) and date(s) of birth |
| are: | | | |
| <u>Name</u> | <u>& Social Security Number</u> | <u>Date of Birth</u> | <u>Address</u> |
| | | | |
| | | | |
| | | | |
| | | | |
| 16 El | GHTH: The grounds for divord | ce that are alleged in the Verific | ed Complaint were proved |
| | | DDV 04-0(4)) | |
| <u>C</u> 1 | ruel and Inhuman Treatment (| <u>DRL §170(1))</u> : | |
| | | endant committed the followin nental well being and rendered de with Defendant. | U |
| | | rate cruel and inhuman condu | act giving dates places and |
| | | nclude physical, verbal, sexual o | |
| | | | |
| | | | |
| | | | |
| | | | |
| | · | dditional sheet, if necessary). | |
| A 1 | oandonment (DRL 170(2): | | |
| <u>Al</u> | | | |
| | | prior to commencement of this a | ction, the Defendant left the |
| | than one (1) year immediately | prior to commencement of this a es located at return. Such absence was witho | ction, the Defendant left the |

| cause | commencing on or about, and continuing for a period of more than one ear immediately prior to commencement of this action, the Defendant willfully and without or justification abandoned the Plaintiff, who had been a faithful and dutiful spouse, by ving Plaintiff of access to the marital residence located at deprivation was without the consent of the Plaintiff and continued for a period of greater than ear. |
|--------------|--|
| <u>Conf</u> | inement to Prison (DRL §170(3)): |
| | 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 |
| Adul | tery (DRL §170(4)): |
| | That on the day of,, at |
| | g Separate and Apart Pursuant to a Separation Decree or Judgment of Separation <u>L§170(5)):</u> |
| | (a) That the Court, County, (Country or State) rendered a decree or judgment of separation on, under Index Number; and (b) that the parties have lived separate and apart for a period of one year or longer after the granting of such decree; and (c) that the Plaintiff has substantially complied with all the terms and conditions of such decree or judgment. |
| <u>Livin</u> | g Separate and Apart Pursuant to a Separation Agreement (DRL §170(6)): |
| ٥ | (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 agreement / memorandum of said agreement was filed in the Office of the Clerk of the County of, wherein Plaintiff / Defendant 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 |
| <u>Irret</u> | (d) that the Plaintiff has substantially complied with all terms and conditions of such agreement. rievable Breakdown in Relationship for at Least Six Months (DRL §170(7)): |
| ٥ | That the relationship between Plaintiff and Defendant has broken down irretrievably for a period of at least six months as stated in \square the Plaintiff's Affidavit or \square a sworn statement of Defendant. |

| | NINTH: | | A sworn statement pursuant to DRL §253 that Plaintiff has taken all steps within his or her power to remove all barriers to Defendant's remarriage following the divorce was served on the Defendant. |
|-------------|---|--|---|
| | | | A sworn statement as to the removal of barriers to remarriage is not required because the parties were married in a civil ceremony. |
| | | | A sworn statement as to the removal of barriers to remarriage is not required because Defendant waived the need for the statement in his or her affidavit. |
| 18 | TENTH | | |
| | 1) If the act | ion was com | nmenced on or after 1/25/16, the Court has informed the unrepresented |
| party or pa | arties of the main | ntenance gu | ideline obligation pursuant to DRL § 236(B)(6) enacted by Laws of |
| 2015, ch.2 | 269; S 5658/A 7 | 636-b] (the | "Maintenance Guidelines Law"). |
| | 2) Check | the box (A, | B, C, or D) below, whichever applies, and then fill in the |
| informatio | on required for th | nat box. On | ally one box may be selected. If you select Box A), Box B) or Box C) |
| you must : | fill in all of the a | applicable in | nformation for that box and check all the applicable boxes. Then go |
| • | | | ou select Box D), fill in the information requested in Items 1 and 2. |
| on to Para | | | ,, |
| | | | ill in and go on to Paragraph ELEVENTH |
| | | | ill in, and go on to Paragraph ELEVENTH. |
| | | | ill in, and go on to Paragraph ELEVENTH. |
| | m 3 blank for th | e court to fi | |
| | m 3 blank for th | ten Agreen | ment/Stipulation |
| | n 3 blank for th A) Writ The parties | ten Agreen | |
| | ■ A) Writ The parties dated | ten Agreen | ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) |
| | ■ A) Writ The parties dated | ten Agreen | ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) , ed that |
| | □ A) Writ The parties dated wherein the | ten Agreen have entere | ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) , red that |
| | □ A) Writ The parties dated wherein the | ten Agreen have entere | ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) , red that |
| | □ A) Writ The parties dated wherein the | ten Agreen have entere | ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) red that Plaintiff will receive maintenance in the sum week week red that Defendant will receive maintenance in the sum |
| | □ A) Writ The parties dated wherein the | ten Agreen have entered parties agree per v bi-we Semi- | ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) red that Plaintiff will receive maintenance in the sum week week red that Defendant will receive maintenance in the sum |
| | □ A) Writ The parties dated wherein the of \$ | ten Agreen have entered parties agree per v bi-we Semi- | ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) red that Plaintiff will receive maintenance in the sum week red that help |
| | □ A) Writ The parties dated wherein the of \$ for such per The terms o | ten Agreen have entered parties agree per v bi-we Semi- mont | ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) |
| | □ A) Writ The parties dated wherein the of \$ for such per The terms o of the agrees | ten Agreen have entered parties agree per v bi-wee month fiod of time a of the agreem ment, and are | ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) —, red that — Plaintiff will receive maintenance in the sum week receive maintenance in the sum |
| | The parties dated wherein the of \$ for such per The terms of the agrees to General Communication with the control of the agrees to General Communication wherein the control of the agrees to General Communication with the control of the agrees to General Communication with the control of the agrees to General Communication with the control of the agrees to General Communication with the control of the communication with the control of th | ten Agreen have entered parties agree parties agree bi-we Semi- month riod of time a of the agreem ment, and are | ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) —, red that — Plaintiff will receive maintenance in the sum week receively —, monthly thly as set forth in the parties' agreement. ment, as to maintenance, were fair and reasonable at the time of the making tenot unconscionable at the time of the signing of the judgment, as it relates |
| | The parties dated wherein the of \$ for such per The terms of the agreed to General C Said agreen | ten Agreen have entered parties agree parties agree bi-we Semi- month riod of time a of the agreem ment, and are | ment/Stipulation red into a Written Agreement/Stipulation pursuant to DRL 236(B)(3) |

| □ B) No maintenance | i) \(\subseteq Neither party seeks maintenance \) OR ii) \(\subseteq Neither party seeks maintenance \) OR iii) \(\subseteq the Guideline Award of Maintenance under the Maintenance Guidelines Law, if applicable, was zero; \) OR iii) \(\subseteq The Court has denied the request for maintenance \) (Skip the rest of Paragraph TENTH and Go on to Paragraph ELEVENTH) OR |
|--|--|
| □C) Court Determin | nation Where the Action for Divorce was Commenced Before January 25, 2016 |
| The court has determine | ined that Plaintiff will pay maintenance to Defendant in the |
| sum of \$ | □ per week □ bi-weekly □ per month , for a period of; □ semi-monthly |
| the court has consider | , and expiring on In making such award, ed the factors contained in DRL § 236(B)(6)(a) as it existed before January 25, 2016, d herein by reference. The court has set forth the reasons for its decision in a writing. |
| 1. Fill in the the follow (i)- The adjusted gros | ation Where the Action for Divorce was Commenced on or after January 25, 2016 ing information: s income of the Plaintiff is \$ and the adjusted gross income of the Defendant is year (copy your answers from Form UD-8(1) Annual Income Worksheet Lines 1A and 1B) |
| | rriage; The date your divorce action was commenced; you were married to the date your divorce action was commenced : |
| · / | tenance would be payable according to the Advisory Schedule for Duration of Award (copy your answers from Line 4a of Maintenance Guidelines Worksheet |
| 2. Check which boxe | es below apply: |
| children of the marria, Marriage." | not be paid for children of the marriage; OR |
| • | s the custodial parent; OR Maintenance Payee is the custodial parent (copy your |

3. Based on the foregoing, the court has determined that: (i) $\square Plaintiff$ $\square Defendant$ is the Maintenance Payor ("Maintenance Payor") under the "Maintenance Guidelines Law" pursuant to DRL § 236(B)(6) who will pay maintenance to \square Plaintiff \square Defendant (The "Maintenance Payee") in the sum of \$ \(\bullet \ per week \) \(\bullet \ bi-weekly \) □ per month □ semi-monthly (the "Award") for a period of ; commencing on , and expiring on . (ii) The guideline amount of maintenance that would be payable under the Maintenance Guidelines on income of Maintenance Payor up to \$228,000 is \$______ per year (from Paragraph 3B of Maintenance Guidelines Worksheet). The Award includes an annual award of \$\\$ on income of Maintenance Payor up to \$228,000 per year. In computing said Award, the court *papplied the Maintenance Guidelines Law*; OR \Box adjusted the guideline award of maintenance due under the Maintenance Guidelines Law because it is unjust and inappropriate based on one or more of the factors in DRL 236B(6)(e)(1), as follows, including the effect of a barrier to remarriage on said factors where appropriate: (iii) If Income of Maintenance Payor exceeds \$228,000 per year: ☐The Award includes an award of maintenance on \$______ of Maintenance Payor's income in excess of \$228,000 per year based on one or more of the factors in DRL 236B(6)(e)(1), as follows, including the effect of a barrier to remarriage on said factors where appropriate: OR ☐ The Award did not include any maintenance on income of Maintenance Payor in excess of \$228,000 per year based on one or more of the factors in DRL 236B(6)(e)(1), as follows, including the effect of a barrier to remarriage on said factors where appropriate:

| (iv) \square Since the Maintenance Payor has defaulted, and/or the court was provided with insufficient evidence, the award of maintenance was based on the needs of the Maintenance Payee or the standard of living of the parties prior to the marriage, whichever is greater. | | | | |
|--|--|--|--|--|
| (v) The court determined that the Award should be paid until In determining how long the Award should be paid, the court considered the factors in DRL § 236(B)(6)(e)(1), and based its decision on one or more of said factors as stated below, including the effect of a barrier to remarriage on said factors where appropriate, | | | | |
| In determining how long the Award should be paid, the court also \(\sigma \considered \sigma \did \not \consider \) the Advisory Schedule in DRL \(\\$ 236(B)(6)(f)(1) \) pursuant to which the award would have been paid foryears. | | | | |
| In determining how long the Award should last, the court considered anticipated retirement assets, benefits, and retirement eligibility age of both parties OR anticipated retirement assets, benefits, and retirement eligibility age of both parties was not ascertainable; | | | | |
| ELEVENTH: The minor children of the marriage now reside with Plaintiff OR Defendant OR third party, namely The Plaintiff OR Defendant is entitled to visitation away from the custodial residence. The Plaintiff OR Defendant OR Third Party, namely is entitled to custody. OR No award of custody due to the minor child(ren) of the marriage not residing in New York State. OR Other custody arrangement (specify) | | | | |
| Allegations of domestic violence and/or child abuse \square were or \square were not made in this case; Where such allegations were made, the Court \square has found that they were supported by a preponderance of the evidence, and has set forth on the record or in writing how such findings, facts and circumstances were factored into the custody or visitation direction or \square has found that they were not supported by a preponderance of the evidence. | | | | |
| TWELFTH: Equitable Distribution and ancillary issues shall be \(\square\) in accordance with the | | | | |
| settlement agreement OR \square pursuant to the decision of the court OR \square Equitable | | | | |
| Distribution is not an issue. | | | | |

| 21 | | TEENTH: □ There <i>is/are</i> no unemancipated child(ren) of the marriage. OR award of child support is based upon the following: |
|-----|---------|---|
| (A) | The une | emancipated children of the marriage entitled to receive support are: |
| | | Name Date of Birth |
| _ | | |
| (D) | (1) | December of Court Courts Index/DeclarNe |
| (B) | (1) | By order of Court, County, Index/Docket No. dated the Plaintiff/Defendant was directed to pay the sum of per for child support. Said Order shall continue. OR |
| | (2) | The adjusted gross income of the Plaintiff who is the □ custodial OR □ non-custodial parent is per year , and the adjusted gross income of the Defendant who is the □ custodial OR □ non-custodial parent is per year, and the combined parental annual income is The gross incomes of the parties has been adjusted to deduct maintenance paid to, and to add maintenance received by, a party spouse. The applicable child support percentage is 17/25/29/31/35 %. The combined basic child support obligation attributable to both parents is per year on combined income up to \$183,000 as adjusted for low income if applicable and per year on income over \$183,000. The Plaintiff's pro rata share of the combined parental income is % and the Defendant's pro rata share of the combined parental income is %. The non-custodial parent's pro rata share of the child support obligation on combined income up to \$183,000 is per year or □ per week □ bi-weekly □ semi-monthly □ per month. The non-custodial parent's pro rata share of the child support obligation on combined income over \$183,000 is per year or □ per week □ bi-weekly □ semi-monthly □ per month. The non-custodial parent's pro rata share of future health care expenses not covered by insurance is %. The non-custodial parent's pro rata share of reasonable child care expenses is \$ per year or □ per week □ bi-weekly □ semi-monthly □ per month or %. The non-custodial parent's share |

| | ucational or extraordinary expenses for the children if any is \$ per year %. |
|-------|--|
| | cost of Health Insurance premiums for the children is \$ per year or |
| | \Box per week \Box bi-weekly \Box semi-monthly \Box per month. The party who |
| | tains the health insurance for the children is the \square non-custodial parent |
| | stodial parent. |
| | ECK a) or b) below: |
| | The custodial parent's pro rata share of health insurance premiums for the children |
| | per year or $\$ \Box per week \Box bi-weekly \Box semi-monthly \Box per |
| | th which will be deducted from the child support obligation if the non-custodial |
| | n which will be deducted from the child support obligation if the hon-custodial nt provides the health insurance for the children; |
| OR | m provides the neatin insurance for the chitaren, |
| | The new control of a ground's true water above of health incomes a mornious for the |
| | The non-custodial parent's pro rata share of health insurance premiums for the |
| | ren is \$per year or \$per week bi-weekly semi-monthly |
| - | r month. which is to be added to the basic child support obligation if the custodial |
| pare | nt provides the health insurance for the children. |
| Tl | OR |
| | parties entered into a <i>stipulation/agreement</i> on wherein the |
| | Plaintiff OR Defendant agrees to pay Defendant agrees to Day Defendant agree t |
| | eekly OR \square per month child support \square directly OR \square through the |
| | ort Collection Unit to Plaintiff OR Defendant OR Third Party, |
| | . The parties agree to \Box waive OR \Box apply |
| | Child Support Standards Act to combined income over \$183,000. The parties have |
| _ | ed that health care expenses not covered by insurance shall be paid by \square Plaintiff |
| | ☐ Defendant in the amount of% of the uncovered expenses. The parties |
| | agreed that reasonable child care expenses shall be paid by \(\sigma\) Plaintiff OR |
| | Defendant to Defendant in the amount of \$ |
| - | r week OR 🗆 bi-weekly OR 🗆 semi-monthly OR 🗀 per month OR 🗀 |
| | of said child care expenses. The parties have agreed that educational and |
| | ordinary expenses and shall be paid by \square Plaintiff OR \square Defendant to \square |
| | ntiff $\mathbf{OR} \ \Box Defendant$ in the amount of $\$$ $\Box per week \ \mathbf{OR}$ |
| | -weekly OR \square semi-monthly OR \square per month OR \square % of said expenses. |
| Said | agreement reciting in compliance with DRL §2401-b(h): The parties have been |
| advi | sed of the Child Support Standards Act. The basic child support obligation |
| pres | imptively results in the correct amount of child support. The unrepresented party, |
| if ar | y, has received a copy of the Child Support Standards Chart promulgated by |
| Com | missioner of Social Services pursuant to Social Services Law Section 111-I. The |
| pres | amptive amount of child support attributable to the non-custodial parent is |
| | per week OR bi-weekly OR semi-monthly OR per month. |
| The | amount of child support agreed to conforms with the non-custodial parent's |
| basi | c child support obligation $\mathbf{OR} \; \Box$ deviates from the non-custodial parent's basic |
| child | support obligation for the following reasons: |
| | |

| FOURTEENT | | ldress is |
|------------------|--|---|
| and social secur | rity number is | . The Defendant's address is |
| | - | cial security number is |
| | | |
| ☐ There are | e no unemancipated c | children of the marriage. OR |
| | _ | ilable to the parties through their employment. OR |
| | - | e following group health plans through their employn |
| The part | ies are covered by the | ronowing group nearth plans through their employs |
| <u>Plaintiff</u> | | <u>Defendant</u> |
| Group Health Pl | an: | Group Health Plan: |
| - | | |
| Identification N | umber: | Identification Number: |
| | itor: | |
| Type of Coverag | ge: | Type of Coverage: |
| ☐ Plaintiff O | R \Box <i>Defendant</i> shape enrolled in <i>his</i> / <i>he</i> | ipulated OR the court has determined that all be the legally responsible relative and that the unever group health plan as specified above until the age |
| OR until the ch | ild(ren) is / are soone | r emancipated. |

| SEVE | NTEENTH: Compliance with DRL § 255 (1) and (2) has been satisfied as follows: |
|---------------|--|
| A) 🗆 | The parties entered into a Stipulation of Settlement/Agreement dated |
| | AND: |
| 1. 🗆 t | the stipulation of settlement complies with the requirements of DRL § 255 (2). |
| | or |
| 2. □ t | he parties entered into an addendum to the stipulation of settlement/agreement which |
| comp | lies with the requirements of DRL § 255 (2). |
| B) 🗖 | There is no stipulation of settlement/agreement |
| 1. 🔾 | each party has been provided notice as required by DRL § 255(1) |
| | or |
| 2. 🗆 | the plaintiff has been notified pursuant to DRL § 255(1). Notice to the defendant |
| cannot | be effectuated due to the defendant's whereabouts being unknown. Since the cost of |
| public | ation would present an undue burden, notice to the defendant is hereby dispensed wit |
| EIGH | TEENTH: Where applicable, registry checks were completed pursuant to DRL §240 |
| 1 (a-1) | l• |
| NINE | TEENTH: |
| | . 1 4 |
| expert | adgment of Divorce incorporates all ancillary issues, including the payment of counses' fees and expenses, which issues: e settled by written settlement/separation agreement e settled by oral settlement/ stipulation on the record e determined by the Court e determined by Family Court order (custody and visitation or child support and/or spect issues only) |

| 28 | TWENTIETH: The Court or the Support Collection Unit (where a party is currently receiving child support services or an application has been made for such services) shall issue an income deduction order or an income execution simultaneously herewith unless either of the following boxes is checked; □ an agreement providing for an alternative arrangement has been reached between the parties or □ for the following reason(s) which the court finds to constitute good cause pursuant to |
|----|--|
| | DRL 240(2) (b): |
| | [specify]: |
| | |
| | |
| | CONCLUSIONS OF LAW |
| | FIRST: Residency as required by DRL § 230 has been satisfied. |
| | SECOND: The requirements of DRL § 255 have been satisfied. |
| | THIRD: The requirements of DRL § 240 1 (a) including the Records Checking Requirements in DRL § 240 1 (a-1) have been satisfied. |
| | FOURTH: The requirements of DRL § 240 (1-b) have been satisfied. |
| | FIFTH: The requirements of DRL § 236(B)(2)(b) have been satisfied. |
| | SIXTH: The requirements of DRL § 236(B)(6) have been satisfied. |
| | SEVENTH : If DRL §170 subd. (7) is the ground alleged, then all economic issues of equitable distribution of marital property, the payment or waiver of spousal support, the payment of child support, the payment of counsel and experts' fees and expenses as well as the custody and visitation with the minor children of the marriage have been resolved by the parties or determined by the court and incorporated into the judgment of divorce. |
| 29 | EIGHTH: □ <i>Plaintiff</i> OR □ <i>Defendant</i> is entitled to a judgment of divorce on the ground of DRL §170 subd and granting the incidental relief awarded. |
| 30 | Dated: |
| | J.S.C./Referee |