

ABSOLUTE DIVORCE

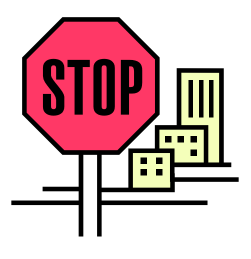
NOTE:

THIS PACKET CONTAINS INFORMATION REGARDING A <u>SIMPLE</u> <u>DIVORCE.</u> THERE ARE NO FORMS OR INSTRUCTIONS IN THIS PACKET <u>FOR SPOUSAL SUPPORT OR DIVISION OF MARITAL PROPERTY</u>. IF YOU OBTAIN A DIVORCE WITHOUT FIRST PROPERLY FILING FOR OR OBTAINING THE APPROPRIATE SPOUSAL SUPPORT OR PROPERTY DIVISION, YOU WILL LOSE YOUR RIGHTS. IF YOU ARE SEEKING THESE RIGHTS, <u>PLEASE CONSULT WITH A LAWYER.</u>

DUE TO THE CHANGING NATURE OF THE LAW, the forms and information contained in this packet may become outdated. Therefore, you should review and research statutes and rules of procedure referenced in the instructions to ensure that the forms are accurate and current.

IN NO EVENT will the Clerk of Court or anyone contributing to the production of these forms, instructions, or guidelines be liable for any indirect or consequential damages resulting from the use of the forms or information provided to you.

IF THERE ARE ANY QUESTIONS in your mind concerning these forms, the use of these forms, or your legal rights, it is strongly recommended that you consult with or retain an attorney.



PLEASE CAREFULLY READ THE FORMS AND INSTRUCTIONS CONTAINED IN THIS PACKET.

IF YOU HAVE ANY QUESTIONS, PLEASE CONSULT WITH AN ATTORNEY.

THESE ARE EDUCATIONAL FORMS AND INSTRUCTIONS DESIGNED TO ASSIST YOU, BUT YOU ARE REPRESENTING YOURSELF. PLEASE REVIEW AND FOLLOW THE DIRECTIONS TO IMPROVE YOUR PERFORMANCE IN YOUR CASE. FAILURE TO READ AND FOLLOW THE INSTRUCTIONS MAY ADVERSELY IMPACT YOUR CLAIM.

Steps for filing for Divorce

Please note that once this divorce is granted, it will be too late to file a claim for Equitable Distribution of marital property and/or marital debts, for spousal support or alimony.

<u>STEP 1</u> Filling out the documents ***CHECKLIST***

You must complete the following documents:

- ♦ COMPLAINT
- **♦ VERIFICATION**
- ♦ CIVIL SUMMONS (AOC-CV-100)
- ♦ DOMESTIC CIVIL ACTION COVER SHEET (AOC-CV-750)
- ♦ SERVICEMEMBERS CIVIL RELIEF ACT AFFIDAVIT (2)- (AOC-G-250)

You must have the complaint verified by a Notary Public.

<u>STEP 2</u> Filing the documents

Take your original documents, two copies and the \$225.00 filing fee to the Civil Filing Department for filing. At that time, a case number will be assigned to your divorce. Until you receive that number from the clerk, leave the upper right hand corner of the documents blank. Once you have been assigned a case number, however, please make a note of it and print or type it on the upper right hand corner of ALL of your papers filed with the court in this case.

THE CLERK'S OFFICE CAN NOT TELL YOU IF YOU HAVE COMPLETED THE PAPERWORK CORRECTLY.

<u>STEP 3</u>

Service of Process

Once you have filed the documents to initiate your divorce (Complaint, Domestic Civil Action Cover Sheet, Civil Summons and Verification), you must "serve" (give notice to) the opposing party of the action. YOU CANNOT SERVE THE PAPERS ON THE DEFENDANT UNTIL YOU HAVE FILED THEM IN THE CLERK'S OFFICE. At this point, there are two ways your case can proceed. You can serve the Defendant by:

- A. The Sheriff in the county that the Defendant lives (\$30.00), OR
- B. Certified Mail. If you serve by certified mail, you must file an Affidavit of Service when you receive the green return receipt card back in the mail.

You must serve the Defendant (or lawyer if he/she has retained one) with the court papers.

After Service of Process has been successfully completed, it is suggested that you wait **30 days** from the date of service in order to give the Defendant an opportunity to file an "Answer" (response) to the Complaint. Once the 30-day period has elapsed, then you may proceed with setting the divorce hearing date.

<u>STEP 4</u>

Setting a date for your case to be heard

You must have the following documents in your file before you can get a court date:

Proof of Service

-Affidavit of Service of Process By Registered or Certified Mail

(if you served the original documents by certified or registered mail) -Return by Sheriff

♦ Certificate of Absolute Divorce

This form is required by the state of North Carolina and is NOT in your packet. One copy goes into your file and the other goes to the NC Bureau of Vital Records. You must have this before the judge on the date of your divorce. You can do this by completing the form and giving it back to the clerk at the time you file for the divorce so that it will be in your court file, or when you set your hearing date. You should make a copy for your own records.

***If the Certificate of Absolute Divorce is not filled out or is not filled out accurately and completely, the judge WILL NOT sign your divorce.

N.C. Department of Vital Records Form

The <u>Certificate of Absolute Divorce</u> form is necessary to file for an Absolute Divorce. Unfortunately, it is not available online. You must get this form from the Clerk of Superior Court Civil Division or from the N.C. **Department of Vital Records** to be able to file for an Absolute Divorce in the State of North Carolina.

♦ Notice of Hearing and Request for Setting

Complete these two forms. Take your originals and two copies to the Clerk's office. You will obtain a date for the Notice of Hearing.

♦ Judgment of Divorce

This form is for the judge to use to make his/her final ruling. You should insert the names of the parties and the case number but DO NOT FILL IN THE BODY OF THE FORM.

♦ Self-addressed, stamped envelope (so your divorce can be mailed to you)*

*You may also elect to bring a self-addressed, stamped envelope for the Defendant. If you do not include the envelope to the Defendant for the court to mail, then \underline{YOU} will be responsible for mailing him/her a copy after you receive yours.

YOU MUST APPEAR IN COURT! STEP 5

Certification of the forms

If you did not properly complete the forms, if you are missing a form, or if you do not meet the criteria enabling you to file (e.g. you have not been separated for one year or more *at the time of filing* and/or one or both spouses have not lived in NC for the 6 months prior to filing) you will receive a letter from the court explaining why your divorce was not granted. It is your responsibility to determine why your divorce was not granted and to take the necessary steps to correct the problem. This may require you to go back and complete some or all of the stages over again and **may also require you to submit the \$225 filing fee again.**

If you have any questions about the divorce, you are advised to speak to an attorney.

Again, your file will be given to the judge for review. There is no specific time or date for you to be present for your case. Please do not plan to be at court or call the judges' office about this matter.

Lawyer Referral Services: North Carolina Lawyer Referral Service: (800) 662-7660

IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION
CVD
))))) COMPLAINT) FOR) DIVORCE)
,))))

The Plaintiff, complaining of the Defendant, alleges and says:

1. That the Plaintiff is a citizen and resident of	, North Carolina.
	(insert county and state here)
2. That the Plaintiff has been a resident at the a	bove location since .
	(list length of residency)
3. That the Defendant is a citizen of	, North Carolina.
	y and state here)
4. That the Defendant has been a resident at the	above location since
	<i>(list length of residency)</i>
5. That the Plaintiff and the Defendant were ma	nrried on
	(insert date of marriage)
6. That the parties separated on or about	
1 1	v, month, year of separation)
7. That the parties have lived continuously sepa	arate and apart for at least one year

prior to the filing of this complaint.

8. That there were _____ child/children born of this marriage.

(insert "no" or the number of children here)

The names and ages are of any children are:

9. That the Plaintiff understands, once this divorce is granted, it will be too late to file a claim for Equitable Distribution of marital property and/or marital debts, for spousal support or alimony

WHEREFORE, the Plaintiff asks the Court:

- 1. That the Plaintiff be granted an absolute divorce from the Defendant, and that the marriage existing between the Plaintiff and Defendant be dissolved.
- 2. That this verified complaint be treated as an affidavit for purposes of Summary Judgment.
- 3. [] The Plaintiff/Defendant is entitled to resume the use of

the former name: ______.

(Signature)

STATE OF NORTH CAROLINA)

)
COUNTY OF _____)

VERIFICATION

I, ______, being first duly sworn, deposes and (insert your name here)

says that he/she is the Plaintiff in this matter, that he/she has read and understood this **COMPLAINT** and knows the contents to be true of his/her own personal knowledge, except for those matters and things set forth upon information and belief, and as to those matters and things, he/she believes them to be true.

(Sign in the Presence of the Notary Public)

Sworn to and subscribed before me this _____ day of ______, _____,

Notary Public

My commission expires:______.

STATE OF NORTH CAROLINA

COUNTY OF UNION

 (Print name of Plaintiff here)
)

 Plaintiff,
)

 V.
)

 (Print name of Defendant here)
)

IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION File No. _____ CVD _____

AFFIDAVIT OF SERVICE OF PROCESS BY REGISTERED OR CERTIFIED MAIL

I, ______ did mail by (Registered) (Certified) mail, Return Receipt Requested, a copy of the Complaint and Summons in this case to

______addressed as follows: (Insert name of Defendant here)

Defendant.

(Use this space to list the address of Defendant)

Further, that copy of the Summons and Complaint were in fact received by the Defendant on

)

_____as evidenced by the attached genuine receipt. *(Insert date of receipt)*

(Please attach the original green return receipt to this affidavit)

(SEAL)

IN WITNESS WHEREOF, I have hereunto set my hand this the _____ day of _____, ____.

(Sign in the presence of a Notary Public)

Sworn to and subscribed before me this the

_____ day of ______, _____.

(Notary Public)

My commission expires:

8

STATE OF NORTH CAROLINA

THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION CASE NUMBER ASSIGNED JUDGE:

COUNTY OF _____

NOTICE OF HEARING FOR DIVORCE

Defendant.

This **NOTICE OF HEARING** hereby advises you that this case is scheduled, as follows:

DATE: _				
TIME: _	9:30	AM / PM		
PLACE	[X] Distric	ct Civil: Courtroon	n,	Floor
	Union Cou	nty Judicial Center	: 400 N. Mair	St.
	Monroe, N	C		
	(Courthouse	Location)		

MATTERS FOR HEARING: Divorce

A copy of this Notice has been provided to the Family Court Case Manager.

I HEREBY CERTIFY THAT A COPY OF THIS NOTICE OF HEARING HAS BEEN SERVED IN THE FOLLOWING MANNER:

[X] By depositing a copy in the United States mail in a properly addressed, postpaid envelope to:

____ Plaintiff at ______

____ Defendant ______

This the _____ day of _____, _____.

Signature of Party/ Attorney

Address/Telephone Number

STATE OF NORTH CAROLINA

THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION CASE NUMBER______ ASSIGNED JUDGE______

Plaintiff	
-V-	
- • -	

COUNTY OF _____

REQUEST FOR SETTING FOR DIVORCE

The above case is ready for and should be set for the following purpose(s):

{x } DIVORCE

Requested by: { }Plaintiff { }Defendant { }Plaintiff's Attorney { }Defendant's Attorney

A copy of this document has been provided to the Family Court Case Coordinator.

I HEREBY CERTIFY THAT A COPY OF THIS REQUEST FOR SETTING HAS BEEN SERVED IN THE FOLLOWING MANNER:

[] By depositing a copy in the United States mail in a properly addressed, postpaid envelope to:

Plaintiff at: _____

Defendant at:

This the ______ day of ______, _____.

Signature: Attorney or Party

IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION FILE NO: _____

Plaintiff

VS

JUDGMENT: ABSOLUTE DIVORCE

Defendant

THIS CAUSE coming on to be heard and being heard by the undersigned District Court Judge upon Plaintiff's Complaint for Absolute Divorce based upon one year's separation of the parties; and from the record in this cause and the evidence presented the Court finds the following facts:

- 1. That the Plaintiff is a citizen and resident of _____ County, North Carolina, and has been a citizen and resident of the State of North Carolina for more than six (6) months next preceding the commencement of this action.
- 2. That the Defendant is a citizen and resident of ______ (insert name of county and state).
- 3. That Defendant was properly served with a copy of the Complaint and Summons as required by Rule 4 of the Rules of Civil Procedure as follows:
 - () Sheriff's service;
 - () Certified Mail, return receipt requested (affidavit in Court file);
 - () Publication.
- 4. That the Plaintiff and Defendant were married on or about _________(insert date of marriage).
- 5. That the Plaintiff and Defendant have lived separate and apart from each other for more than one year preceding the institution of this action for absolute divorce.
- 6. (If applicable, check box) () Plaintiff/Defendant desires to resume the use of her former name: ______ (insert name here).
- 7. There were: (check one)

() no children born of the marriage of the parties.

- () ______child/children born to the marriage of the parties, namely:
- 8. Based upon the foregoing findings of fact, the Court concludes as a matter of law that it has jurisdiction over the subject matter and the parties and that the parties are entitled to an absolute divorce based on one year's separation.

THEREFORE IT IS ORDERED, AJDUDGED AND DECREED:

- 1. That the bonds of matrimony which have existed between the parties be and hereby are dissolved and Plaintiff is granted an absolute divorce from the Defendant.
- 2. (Check here if applicable) () The Plaintiff/Defendant is entitled to resume the use of the former name: ______.
- 3. If already pled by either the plaintiff or defendant those issues remain open for further hearing (custody, child support, alimony, and/or equitable distribution).

This the ______ day of ______, 20____.

DISTRICT COURT JUDGE PRESIDING

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing JUDGMENT OF ABSOLUTE DIVORCE was served upon the Plaintiff and Defendant in this action by depositing a copy thereof in the United States mail in a properly addressed, postpaid envelope and mailing it to:

(Insert name and address of Plaintiff)

(Insert name and address of Defendant)

This the ______ day of ______, 20____.

Clerk of Superior Court, Deputy Clerk

STATE OF NORTH CAROLINA	File No.
County	In The General Court Of Justice District Court Division
Name And Address Of Plaintiff 1	
	DOMESTIC
Name And Address Of Plaintiff 2	CIVIL ACTION COVER SHEET
Name And Address Of Flammin 2	🔲 INITIAL FILING 🔄 SUBSEQUENT FILING
	Rule 5(b), Rules of Practice For Superior and District Courts
VERSUS	Jury Demanded In Pleading?
Name Of Defendant 1	Name And Address Of Attorney Or Party, If Not Represented (complete for initial appearance or change of address)
Summons Submitted Yes No	
Name Of Defendant 2	Telephone No. Cellular Telephone No.
	NC Attorney Bar No. Attorney E-Mail Address
Summons Submitted Yes No	
Counsel for Counsel for All Plaintiffs All Defendants Only (List party(ies) represented)	FAX No.
TYPE OF PLEADING	CLAIMS FOR RELIEF
Check all that apply)	CLAIMS FOR RELIEF (check all that apply)
(check all that apply) Amended Answer/Reply (AMND-Response) Amended Complaint (AMND)	(check all that apply)
(check all that apply) Amended Answer/Reply (AMND-Response) Amended Complaint (AMND) Answer/Reply (ANSW-Response)	(check all that apply) Alimony (ALIM) Annulment (ANUL) Child Support (CSUP)
(check all that apply) Amended Answer/Reply (AMND-Response) Amended Complaint (AMND) Answer/Reply (ANSW-Response) Complaint (COMP)	(check all that apply) Alimony (ALIM) Annulment (ANUL) Child Support (CSUP) Custody (CUST)
(check all that apply) Amended Answer/Reply (AMND-Response) Amended Complaint (AMND) Answer/Reply (ANSW-Response) Complaint (COMP) Confession Of Judgment (CNFJ)	(check all that apply) Alimony (ALIM) Annulment (ANUL) Child Support (CSUP) Custody (CUST) Divorce (DIVR)
(check all that apply) Amended Answer/Reply (AMND-Response) Amended Complaint (AMND) Answer/Reply (ANSW-Response) Complaint (COMP) Confession Of Judgment (CNFJ) Contempt (CNTP)	(check all that apply) Alimony (ALIM) Annulment (ANUL) Child Support (CSUP) Custody (CUST) Divorce (DIVR) Divorce From Bed And Board (DIVB)
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(check all that apply) Amended Answer/Reply (AMND-Response) Amended Complaint (AMND) Answer/Reply (ANSW-Response) Complaint (COMP) Confession Of Judgment (CNFJ) Contempt (CNTP) Continue (CNTN) Compel (CMPL)	(check all that apply) Alimony (ALIM) Annulment (ANUL) Child Support (CSUP) Custody (CUST) Divorce (DIVR) Divorce From Bed And Board (DIVB) Domestic Violence (DOME) Equitable Distribution (EQUD)
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NOTE: All filings in civil actions shall include as the first page of the filing a cover sheet summarizing the critical elements of the filing in a format prescribed by the Administrative Office of the Courts and the Clerk of Superior Court shall require a party to refile a filing which does not include the required cover sheet. For subsequent filings in civil actions, the filing party must include a Domestic (AOC-CV-750), Motions (AOC-CV-752), or Court Action (AOC-CV-753) cover sheet.

AOC-CV-750, Rev. 1/14

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STATE OF NORTH CAROLINA	File No.
County	In The General Court Of Justice
Name Of Plaintiff Address City, State, Zip	CIVIL SUMMONS
VERSUS	 G.S. 1A-1. Rules 3 and 4
Name Of Defendant(s)	Date Original Summons Issued
	Date(s) Subsequent Summons(es) Issued
To Each Of The Defendant(s) Named Below:	
Name And Address Of Defendant 1	Name And Address Of Defendant 2
 iIMPORTANTE! ¡Se ha entablado un proceso ¡NO TIRE estos papeles! Tiene que contestar a más tardar en 30 días. acerca de su caso y, de ser necesario, hablar documentos! A Civil Action Has Been Commenced Against You! You are notified to appear and answer the complaint of the plaintiff 	plaintiff or plaintiff's attorney within thirty (30) days after you have been
2. File the original of the written answer with the Clerk of Superior	
If you fail to answer the complaint, the plaintiff will apply to the Court	t for the relief demanded in the complaint.
Name And Address Of Plaintiff's Attorney (if none, Address Of Plaintiff)	Date Issued Time AM PM
	Deputy CSC Assistant CSC Clerk Of Superior Court
ENDORSEMENT (ASSESS FEE) This Summons was originally issued on the date indicated above and returned not served. At the request of the plaintiff,	Date Of Endorsement Time Signature AM
the time within which this Summons must be served is extended sixty (60) days.	Deputy CSC Assistant CSC Clerk Of Superior Court
	programs in which most cases where the amount in controversy is \$25,000 or arties will be notified if this case is assigned for mandatory arbitration, and, if
((Over)

L

	RETUR	N OF SERVICE		
I certify that this Summons and a copy of the complaint were received and served as follows:				
DEFENDANT 1				
Date Served Tin	ne Served AM P	Name Of Defendant M		
	t named above a copy of the su			
	By leaving a copy of the summons and complaint at the dwelling house or usual place of abode of the defendant named above with a person of suitable age and discretion then residing therein.			
As the defendant is a corporation below.	tion, service was effected by de	livering a copy of the summons and complaint to the person named		
Name And Address Of Person With Whom Copies Left (if corporation, give title of person copies left with)				
Other manner of service (spec	Other manner of service (specify)			
Defendant WAS NOT served	Defendant WAS NOT served for the following reason:			
	DEF	ENDANT 2		
Date Served Tin	ne Served AM P	Name Of Defendant		
By delivering to the defendant	t named above a copy of the su	mmons and complaint.		
	mons and complaint at the dwe	ling house or usual place of abode of the defendant named above with a		
	-	livering a copy of the summons and complaint to the person named		
Name And Address Of Person With Whom Copies Left (if corporation, give title of person copies left with)				
Other manner of service (specify)				
Defendant WAS NOT served for the following reason:				
Service Fee Paid \$		Signature Of Deputy Sheriff Making Return		
Date Received		Name Of Sheriff (type or print)		
Date Of Return		County Of Sheriff		
AOC-CV-100, Side Two, Rev. 4/18 © 2018 Administrative Office of the C	Courts			

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(C)	2018	Administrative	UTTICE	of the	Courts
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STATE OF NORTH CAROLINA	File No.
County	In The General Court Of Justice
Varne And Address Of Plaintiff	
VERSUS	SERVICEMEMBERS CIVIL RELIEF ACT AFFIDAVIT
NOTE: Though this form may be used in a Chapter 45 Foreclosure action	50 U.S.C. 3901 to 404 t is not a substitute for the certification that may be required by G.S. 45-21.12
	DAVIT
The results from my use of that website are attached (NOTE: The Servicemembers Civil Relief Act Website is a we certificates are not installed on your computer, you may experie the website. DoD security certificates were automatically added not expect security alerts to appear with this website after July	bove is in military service.* bove is not in military service.* above is in military service.* ps://scra.dmdc.osd.mil/) to determine the defendant's military status. bsite maintained by the Department of Defense (DoD). If DoD security ence security alerts from your internet browser when you attempt to access d to the computers of all Judicial Branch users, such that these users should of 2015. As of June 22, 2016, the Servicemembers Civil Relief Act Website with the DoD certificates already installed. The best and most secure solution ir web browser.")
Coast Guard; service as a member of the National Guard under a for a period of more than 30 consecutive days for purposes of resp	
SWORN/AFFIRMED AND SUBSCRIBED TO BEFORE ME	Date
Date	Signature Of Affiant
signature Of Person Authorized To Administer Oaths	Name Of Affiant (type or print)
Deputy CSC Assistant CSC Clerk Of Superior Court Magistrate	-
SEAL Notary	
is in military service, do not proceed to enter judg him or her.	al case in which the defendant has not made an appearance until a on this form or not) has been filed, and if it appears that the defendant ment until such time that you have appointed an attorney to represent wer)

Information About Servicemembers Civil Relief Act Affidavits

1. Plaintiff to file affidavit

In any civil action or proceeding, including any child custody proceeding, in which the defendant does not make an appearance, the court, before entering judgment for the plaintiff, shall require the plaintiff to file with the court an affidavit—

- (A) stating whether or not the defendant is in military service and showing necessary facts to support the affidavit; or
- (B) if the plaintiff is unable to determine whether or not the defendant is in military service, stating that the plaintiff is unable to determine whether or not the defendant is in military service.

50 U.S.C. 3931(b)(1).

2. Appointment of attorney to represent defendant in military service

If in a civil action or proceeding in which the defendant does not make an appearance it appears that the defendant is in military service, the court may not enter a judgment until after the court appoints an attorney to represent the defendant. If an attorney appointed to represent a service member cannot locate the service member, actions by the attorney in the case shall not waive any defense of the service member or otherwise bind the service member. 50 U.S.C. 3931(b)(2). State funds are not available to pay attorneys appointed pursuant to the Servicemembers Civil Relief Act. To comply with the federal Violence Against Women Act and in consideration of G.S. 50B-2(a), 50C-2(b), and 50D-2(b), plaintiffs in Chapter 50B, Chapter 50C, and Chapter 50D proceedings should not be required to pay the costs of attorneys appointed pursuant to the Servicemembers Civil Relief Act. Plaintiffs in other types of actions and proceedings may be required to pay the costs of attorneys appointed pursuant to the Servicemembers Civil Relief Act. The allowance of the ordering of costs will require a case-specific analysis.

3. Defendant's military status not ascertained by affidavit

If based upon the affidavits filed in such an action, the court is unable to determine whether the defendant is in military service, the court, before entering judgment, may require the plaintiff to file a bond in an amount approved by the court. If the defendant is later found to be in military service, the bond shall be available to indemnify the defendant against any loss or damage the defendant may suffer by reason of any judgment for the plaintiff against the defendant, should the judgment be set aside in whole or in part. The bond shall remain in effect until expiration of the time for appeal and setting aside of a judgment under applicable Federal or State law or regulation or under any applicable ordinance of a political subdivision of a State. The court may issue such orders or enter such judgments as the court determines necessary to protect the rights of the defendant under this Act. 50 U.S.C. 3931(b)(3).

4. Satisfaction of requirement for affidavit

The requirement for an affidavit above may be satisfied by a statement, declaration, verification, or certificate, in writing, subscribed and certified or declared to be true under penalty of perjury. 50 U.S.C. 3931(b)(4). The presiding judicial official will determine whether the submitted affidavit is sufficient.

5. Penalty for making or using false affidavit

A person who makes or uses an affidavit permitted under 50 U.S.C. 3931(b) (or a statement, declaration, verification, or certificate as authorized under 50 U.S.C. 3931(b)(4)) knowing it to be false, shall be fined as provided in title 18, United States Code, or imprisoned for not more than one year, or both. 50 U.S.C. 3931(c).