COURT OF KING'S BENCH OF NEW BRUNSWICK

Judicial District of Moncton No. 1301-11111

STYLE OF PROCEEDING: AFFIDAVIT

NOTE: Parties' legal given (first & middle) names should be used on the application for divorce when it is filed at the Registrar's office to commence divorce proceedings. Given names on the application should match the legal given names on the marriage certificate, barring exceptional circumstances. <u>Do not use</u> nicknames or a shortened version of names on the application for divorce.

						Marie Thérèse <u>Julie</u> LeBlanc			
						Applicant			
						-and-			
						James Reginald White			
					Respondent				
	Solie	citor for t	he Ann	licant: Jane Doe	a	1			
				oondent: Jean Roe					
	Som		ne Kesp	ondent. Jean Roc		HE COUR	OT DILLE 01		
ORDER OF THE COURT- RULE 81									
1. Divorce Judgment				✓ Granted	✓ to Applicant	Grounds 1) 8(2)(a) Separation for not less than one year			
			nent	Granted		* * * * * * *		•	
					☐ to Responde				
						3	3) 8(2)(b)(11) ph	ysical or mental cruelty	
				☐ Withdrawn					
				☐ Dismissed					
D	Diverge Created: at bearing on the						20 (effective 31 days from the date of hearing);		
		Grunteu					the Court (effective 31 days from the date indicated below);		
								ses agree and undertake not to appeal	
			-		ctive IMMEDIAT		na where spous	es agree and undertake not to appear	
2.	2. Service of copy of Divorce Judgment and Order for Corollary Relief on the Applicant and the Respondent at the following addresses:								
		_		DI		.	1 .	I D ' 113771'.	
	Appli		Julie Le			ŀ	Respondent:	James Reginald White c/o Jean Roe	
			123 Ma	in St.				456 rue Principale	
	~ .			cton NB E3B 5H3				Edmundston NB E4Z 7Y9	
Service of Divorce Judgment is dispensed with									
3	Coro	llory D al	iof. T	hasa ara samnlas	only of wording	, vofovonci	ing types of de	ocuments from which provisions	
٥.								onsent order for corollary relief	
that includes <u>all</u> the provisions for corollary relief (parenting time, decision-making responsibility an									
support, including terms and conditions in connection with support orders) in a single order is general preferred.									
	Parenting time (s.16.2): In accordance with paragraphs 2 - 6 of the Separation Agreement dated March 12, 2019 attached as Schedule "A".								
	\checkmark	Decision-making responsibility (s. 16.3): In accordance with paragraphs 8 - 11 of the Separation Agreement dated March 12, 2019, attached as Schedule "A".							
			V					children outside New Brunswick in dated March 18, 2020, attached as	

✓ Child Support (s. 15.1): In accordate November 8, 2022, attached as So	ance with paragraphs 3 - 4 of the Final Consent Orde chedule "C".	er of Justice filed on
✓ Child Support Arrears: (s. 15.1): In on November 8, 2022, attached as	n accordance with paragraph 5 of the Final Consent Schedule "C".	Order of Justice filed
	s (s. 7 of the <i>Federal Child Support Guidelines</i>): In fustice filed on November 8, 2022, attached	
Spousal Support (s. 15.2): In acco attached as Schedule "D".	ordance with the Interim Order of Justice fi	led on September 15, 2021,
Spousal Support Arrears: (s. 15.2): 2021, attached as Schedule "D".	In accordance with the Interim Order of Justice	filed on September 15,
✓ Terms and Conditions in connection	on with child / spousal support, where applicable (s.	15.1(4) / s. 15.2(3)):
	child support payments: In accordance with paragraph 12, 2019, attached as Schedule "A".	ph 15 of the Separation
✓ Medical/Dental Insuranc 2019, attached as Schedu	ee: In accordance with paragraph 16 of the Separatio le "A".	n Agreement dated March 12,
✓ Ongoing disclosure of fin dated March 12, 2019, att	nancial information: In accordance with paragraph 2 tached as Schedule "A".	1 of the Separation Agreement
Death Benefits from the I	s) in connection with child support: Designation of be Respondent's Canadian Armed Forces Pension in act t dated March 12, 2019, attached as Schedule "A".	
4. Costs: N/A		
Dated this	day of 20	
	The Honourable Justice	
	Justice of the Court of King's Bench of New Brun	