2014 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 20-106 of the Code of Virginia, relating to oral testimony and evidence 3 by affidavit in a suit for divorce.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That § 20-106 of the Code of Virginia is amended and reenacted as follows: 8 § 20-106. Testimony may be required to be given orally; evidence by affidavit.

9 A. In any suit for divorce, the trial court may require the whole or any part of the testimony to be 10 given orally in open court, and if either party desires it, such testimony and the rulings of the court on the exceptions thereto, if any, shall be reduced to writing, and the judge shall certify that such evidence 11 was given before him and such rulings made. When so certified the same shall stand on the same 12 13 footing as a deposition regularly taken in the cause;, provided, however, that no such oral evidence shall be given or heard unless and until after such notice to the adverse party as is required by law to be 14 15 given of the taking of depositions, or when there has been no service of process within this Commonwealth upon, or appearance by the defendant against whom such testimony is sought to be 16 17 introduced. However, a party may proceed to take evidence in support of a divorce by deposition or affidavit without leave of court only in support of a divorce on the grounds set forth in subdivision A 18 19 (9) of § 20-91, where (i) the parties have resolved all issues by a written settlement agreement, (ii) there 20 are no issues other than the grounds of the divorce itself to be adjudicated, or (iii) the adverse party has 21 been personally served with the complaint and has failed to file a responsive pleading or to make an 22 appearance as required by law.

23 B. The affidavit of a party submitted as evidence shall be based on the personal knowledge of the 24 affiant, contain only facts that would be admissible in court, give factual support to the allegations 25 grounds for divorce stated in the complaint or counterclaim, and establish that the affiant is competent 26 to testify to the contents of the affidavit. If either party is incarcerated, neither party shall submit 27 evidence by affidavit without leave of court or the consent in writing of the guardian ad litem for the 28 incarcerated party, or of the incarcerated party if a guardian ad litem is not required pursuant to 29 § 8.01-9. The affidavit shall:

30 1. Affirm the allegations Give factual support to the grounds for divorce stated in the complaint or 31 counterclaim, including that the parties are over the age of 18 and not suffering from any condition that 32 renders either party legally incompetent; 33

2. Affirm that neither Verify whether either party is incarcerated;

34 3. Verify the military status of the opposing party and advise whether the opposing party has filed an 35 answer or a waiver of his rights under the federal Servicemembers Civil Relief Act (50 U.S.C. App 36 § 501 et seq.);

37 4. Affirm that at least one party to the suit is, and has been for a period in excess of six months, a 38 bona fide resident and domiciliary of the Commonwealth;

39 5. Affirm that the parties have lived separate and apart, continuously, without interruption and 40 without cohabitation, and with the intent to remain separate and apart permanently, for the statutory 41 period required by subdivision A (9) of § 20-91; 42

6. Affirm the affiant's desire to be awarded a divorce pursuant to subdivision A (9) of § 20-91;

43 7. State whether there were children born or adopted of the marriage and affirm that the wife is not 44 known to be pregnant from the marriage; and

45 8. Be accompanied by the affidavit of a corroborating witness, which shall:

a. Verify that the affiant is over the age of 18 and not suffering from any condition that renders him 46 47 legally incompetent;

48 b. Verify that neither party whether either party is incarcerated;

49 c. Verify the allegations Give factual support to the grounds for divorce stated in the complaint or 50 counterclaim;

d. Verify that at least one of the parties to the suit is, and has been for a period in excess of six 51 months, a bona fide resident and domiciliary of the Commonwealth; 52

53 e. Verify whether there were children born or adopted of the marriage and verify that the wife is not 54 known to be pregnant from the marriage; and

55 f. Verify the affiant's personal knowledge that the parties have not cohabitated since the date of 56 separation alleged in the complaint or counterclaim, and that it has been the moving party's intention HB1019ER

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- 57 58 since that date to remain separate and apart permanently. C. A verified complaint shall not be deemed an affidavit for purposes of this section.