

00-681-CD
SAMANTHA HOPE HUNTER -vs- BRIAN LYNN STUCKE

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
FAMILY DIVISION

SAMANTHA HOPE HUNTER,
Plaintiff,

CASE NO. 00-681-CO

vs.
BRIAN LYNN STUCKE.
Defendant.

Pro Se - no children

COMPLAINT IN DIVORCE

UNDER SECTION 3301 (C) OF THE DIVORCE CODE

AND NOW COMES, the Plaintiff, SAMANTHA HOPE HUNTER, who by filing Pro Se, and who is filing this Complaint in Divorce, a statement of which is as follows:

1. The Plaintiff is SAMANTHA HOPE HUNTER, an adult individual who presently resides at 320 E. PINE ST., CLEARFIELD, PA 16830, and Plaintiff's Social Security number is : 211-62-6307.
2. The Defendant is BRIAN LYNN STUCKE, an adult individual who, on information and belief, presently resides at BOX 67, KERRIDITION, CLEARFIELD, PA 16830, and Defendant's Social Security number is : 189-56-8012.
3. SAMANTHA HOPE HUNTER resided in the Commonwealth of Pennsylvania for at least six months immediately previous to the commencement of this action.
4. The parties were married on OCT, 30, 1998, in KYLERTOWN, PENNSYLVANIA.
5. The Plaintiff avers that :
 - (a) The Defendant has offered such indignities to the person of the Plaintiff, the injured and innocent spouse, as to render her condition intolerable and life burdensome; and
 - (b) The marriage between the parties is irretrievably broken.
6. No prior action for divorce or annulment has been filed in this or any other jurisdiction.
7. Plaintiff avers that this action is not collusive.

Page 1 of Complaint in Divorce

FILED

JUN 09 2000

William A. Shaw
Prothonotary

8. Plaintiff has been advised of the availability of counseling and that she may have the right to request that the court require the parties to participate in counseling.

Count 1 - Equitable Distribution

9. Plaintiff incorporates by reference paragraphs 1 through 8 of the Complaint in Divorce as though fully set forth herein.

10. Plaintiff and Defendant have acquired property, both real and personal during the marriage.

11. WHEREFORE, Plaintiff requests this Honorable Court to order that each of the parties will retain and own the personal property that is in their respective possession.

And the real property commonly known as _____

_____, and legally described hereinafter, be distributed as follows:
DEFENDANT, BRIAN LYNN STUCKE, WILL RETAIN AND OWN SAID REAL PROPERTY AND WILL ASSUME ALL OBLIGATIONS, MORTGAGES, LIABILITIES, NOTES PAYABLE (OR TRUST DEED OBLIGATIONS) AND TAXES ON SAID REAL PROPERTY. THE PLAINTIFF, SAMANTHA HOPE HUNTER WILL NOT BE HELD RESPONSIBLE FOR THE MORTGAGE ON SAID REAL PROPERTY. THE DEFENDANT, BRIAN LYNN STUCKE AGREES TO THIS.

The legal description of said real property is as follows:

Count 2 - Liabilities and Debts

12. Plaintiff incorporates by reference Paragraphs 1 through 11 of the Complaint in Divorce as though fully set forth herein.

13. During their marriage, Plaintiff and Defendant have incurred debt obligations that are presently owed to various parties.

14. WHEREFORE, Plaintiff requests this Honorable Court to order that the liabilities and debts of the parties hereto be paid as set forth below, and that each of the respective parties hereto hold the other harmless as to the recourse of the creditors on the liabilities and debts for which he or she is responsible as set forth below, and that each of the respective parties hereto hold the other harmless as to the recourse of creditors on their respective liabilities and debts of which the other was unaware at the time of the filing of this Complaint.

Defendant, BRIAN LYNN STUCKE, will pay the creditors and debts listed below:

Name and Address of Creditor Type of debt Bal. owing As of (date)

HE WILL BE HELD RESPONSIBLE FOR ALL DEBTS IN HIS NAME AND WILL NOT HOLD THE PLAINTIFF RESPONSIBLE FOR ANY OF HIS DEBTS.

Plaintiff, SAMANTHA HOPE HUNTER, will pay the creditors and debts listed below:

Name and Address of Creditor Type of debt Bal. owing As of (date)

SHE WILL BE HELD RESPONSIBLE FOR ALL DEBTS IN HER NAME AND WILL NOT HOLD THE DEFENDANT RESPONSIBLE FOR ANY OF HER DEBTS.

15. WHEREFORE, Plaintiff requests this Honorable Court that the wife be allowed to restore her former or maiden name of HUNTER.

16. WHEREFORE, Plaintiff requests this Honorable Court to enter a Decree of Divorce.

17. WHEREFORE, Plaintiff requests a prayer for relief.


Samantha H. Hunter

Plaintiff

I verify that the statements and averments made in this Complaint in Divorce herein are true and correct. I understand that false statements are made subject to the penalties of 18 Pa. C.S. Section 4904, relating to unsworn falsification to authorities.

Dated 6-9-00


Samantha H. Hunter

Plaintiff

SUBSCRIBED AND SWORN to before me, on the 9th day of

June, 2000


William A. Shaw

My commission expires:

WILLIAM A. SHAW

Prothonotary

My Commission Expires
1st Monday in Jan. 2002
Clearfield Co. Clearfield, PA

Notary Public in and for

Page 3 of Complaint in Divorce

Samantha H. Hunter
320 E. Pine st
Clearfield Pa 16830
762-1499

FILED

JUN 09 2000
K.47 S. Hunter
William A. Shaw
Prothonotary
Pd

Pd \$90.00

WILLIAM A. SHAW
Baldwin County
WPA Community Projects
1st Saturday in Jan. 1905
C. W. Clegg Co., Cressona, PA.

**COUNTY COURT OF COMMON PLEAS
INTAKE**

THIS FORM MUST BE FILLED OUT IF YOU ARE FILING A DIVORCE OR CUSTODY ACTION IN THE PROTHONOTARY'S OFFICE:

Date: _____

Case Number: _____

Please check one of the following:

Divorce filing -- No children

Divorce filing -- With children under 18 years of age

Custody filing -- With children under 18 years of age

Plaintiff's name and address:

SAMANTHA HOPE HUNTER
320 E. PINE ST.
CLEARFIELD, PA 16830

Defendant's name and address:

BRIAN LYNN STUCKE
BOX 67 KERRIDITION
CLEARFIELD, PA 16830

**COUNTY COURT OF COMMON PLEAS
INTAKE**

THIS FORM MUST BE FILLED OUT IF YOU ARE FILING A DIVORCE OR CUSTODY ACTION IN THE PROTHONOTARY'S OFFICE:

Date: _____

Case Number: _____

Please check one of the following:

Divorce filing -- No children

Divorce filing -- With children under 18 years of age

Custody filing -- With children under 18 years of age

Plaintiff's name and address:

SAMANTHA HOPE HUNTER
320 E. PINE ST.
CLEARFIELD, PA 16830

Defendant's name and address:

BRIAN LYNN STUCKE
BOX 67 KERRIDITION
CLEARFIELD, PA 16830

COUNTY Clearfield		RECORD OF DIVORCE <input checked="" type="checkbox"/> OR <input type="checkbox"/> ANNULMENT CHECK ONE				STATE FILE NUMBER STATE FILE DATE	
HUSBAND							
1. NAME Brian	(First) Dweller or R.R.	(Middle) Ctry, Town or City	(Last) County	2. DATE OF BIRTH 8-20-68	(Month) (Date or Foreign Country)	(Day)	(Year)
3. RESIDENCE P.O. Box 177 Karthaus Pa 16845					4. PLACE OF BIRTH P.A.		
5. NUMBER OF THIS MARRIAGE 2	6. RACE WHITE	7. NEGRO <input type="checkbox"/>	8. OTHER (Specify) <input type="checkbox"/>	9. USUAL OCCUPATION Herb Inspector			
WIFE							
10. MAIDEN NAME Samantha Hope Hunter	(First)	(Middle)	(Last)	11. DATE OF BIRTH 10 5 67	(Month)	(Day)	(Year)
10. RESIDENCE 320 E. pine st Clearfield Pa 16830	Dweller or R.R.	Ctry, Town or City	County	11. PLACE OF BIRTH Akron Ohio			
12. NUMBER OF THIS MARRIAGE 2	13. RACE WHITE	14. NEGRO <input type="checkbox"/>	15. OTHER (Specify) <input type="checkbox"/>	16. USUAL OCCUPATION DPT Man, Sheetz			
16. PLACE OF THIS MARRIAGE Karthaus Cifd	(Country)				17. DATE OF THIS MARRIAGE 10 3 98		
17A. NUMBER OF CHILDREN THIS MARRIAGE 0	17B. NUMBER OF DEPENDENT CHILDREN UNDER 18 0	18. PLAINTIFF HUSBAND PA	19. WIFE <input checked="" type="checkbox"/>	20. OTHER (Specify) <input type="checkbox"/>	21. DEGREE GRANTED TO HUSBAND <input type="checkbox"/>	22. WIFE <input checked="" type="checkbox"/>	23. OTHER (Specify) <input type="checkbox"/>
20. NUMBER OF CHILDREN TO CUSTODY OF 0	HUSBAND <input type="checkbox"/>	WIFE <input checked="" type="checkbox"/>	OTHER (Specify) <input type="checkbox"/>	21. LEGAL GROUNDS FOR DIVORCE OR ANNULMENT Irreconcilable Differences			
22. DATE OF DECREE 0	(Month)	(Day)	(Year)	23. DATE REPORT SENT TO VITAL STATISTICS 3301 C	(Month)	(Day)	(Year)
24. SIGNATURE OF TRANSCRIBING CLERK							

**RECORD OF DISSOLUTION OF MARRIAGE OR ANNULMENT
VITAL RECORDS SHEET**

HUSBAND'S INFORMATION:

Husband's name (first, middle, last):

BRIAN LYNN STUCKE

Residence or legal address (street number, city, county, state):

BOX 67, KERRIDITION, CLEARFIELD, CLEARFIELD COUNTY, PENNSYLVANIA

Social Security Number: 189-56-8012

Date of birth (month, day, year): 8/20/68 Birthplace: PENNSYLVANIA

WIFE'S INFORMATION:

Wife's name (first, middle, last):

SAMANTHA HOPE HUNTER

Maiden name: HUNTER

Former legal names (if any): N/A

Residence or legal address (street number, city, county, state):

320 E. PINE ST., CLEARFIELD, CLEARFIELD COUNTY, PENNSYLVANIA

Social Security Number: 211-62-6307

Date of birth (month, day, year): 10/5/67 Birthplace: OHIO

MARRIAGE INFORMATION:

Place of marriage (city, county, state or foreign country):

KYLERTOWN, PENNSYLVANIA

Date of marriage (month, day, year): OCT. 30, 1998

Date couple last resided in same household (month, day, year): JAN. 20, 2000

Number of children under 18 of this marriage: NONE

Number of children awarded to the custody of: NONE

Legal grounds for divorce: IRRECONCILABLE DIFFERENCES

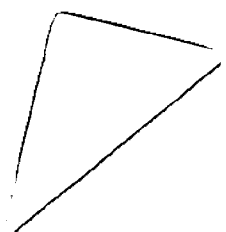
Date of Decree: _____ Date report is sent to Vital Records: _____

County of Decree: CLEARFIELD

Title of Court: COURT OF COMMON PLEAS

HUSBAND:	Number of this marriage (first, second, etc.)	THIRD
	By death, divorce, dissolution or annulment	DIVORCE
	Race (american indian, black, white, etc.)	WHITE
	Education (specify highest grade completed)	12TH
WIFE:	Number of this marriage (first, second, etc.)	SECOND
	By death, divorce, dissolution or annulment	DIVORCE
	Race (american indian, black, white, etc.)	WHITE
	Education (specify highest grade completed)	12TH

Signature of Transcribing Clerk: _____



**RECORD OF DISSOLUTION OF MARRIAGE OR ANNULMENT
VITAL RECORDS SHEET**

HUSBAND'S INFORMATION:

Husband's name (first, middle, last):

BRIAN LYNN STUCKE

Residence or legal address (street number, city, county, state):

BOX 67, KERRIDITION, CLEARFIELD, CLEARFIELD COUNTY, PENNSYLVANIA

Social Security Number: 189-56-8012

Date of birth (month, day, year): 8/20/68

Birthplace: PENNSYLVANIA

WIFE'S INFORMATION:

Wife's name (first, middle, last):

SAMANTHA HOPE HUNTER

Maiden name: HUNTER

Former legal names (if any): N/A

Residence or legal address (street number, city, county, state):

320 E. PINE ST., CLEARFIELD, CLEARFIELD COUNTY, PENNSYLVANIA

Social Security Number: 211-62-6307

Date of birth (month, day, year): 10/5/67

Birthplace: OHIO

MARRIAGE INFORMATION:

Place of marriage (city, county, state or foreign country):

KYLERTOWN, PENNSYLVANIA

Date of marriage (month, day, year): OCT. 30, 1998

Date couple last resided in same household (month, day, year): JAN. 20, 2000

Number of children under 18 of this marriage: NONE

Number of children awarded to the custody of: NONE

Legal grounds for divorce: IRRECONCILABLE DIFFERENCES

Date of Decree: _____ Date report is sent to Vital Records: _____

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HUSBAND:	Number of this marriage (first, second, etc.)	THIRD
	By death, divorce, dissolution or annulment	DIVORCE
	Race (american indian, black, white, etc.)	WHITE
	Education (specify highest grade completed)	12TH
WIFE:	Number of this marriage (first, second, etc.)	SECOND
	By death, divorce, dissolution or annulment	DIVORCE
	Race (american indian, black, white, etc.)	WHITE
	Education (specify highest grade completed)	12TH

Signature of Transcribing Clerk: _____

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

FAMILY DIVISION

SAMANTHA HOPE HUNTER,
Plaintiff,

vs.

Shucke
BRIAN LYNN ~~HUNTER~~
Defendant.

NO. 00-681-CD

TYPE OF PLEADING:

PRAECLPSE TO TRANSMIT RECORD

CODE AND CLASSIFICATION: 3301 ()

FILED ON BEHALF OF:

SAMANTHA HOPE HUNTER
Plaintiff

COUNSEL OF RECORD FOR THIS
PARTY:

NONE

*Samantha H. Hunter
320 E. Pine St
Clfd PA 16830
762-1499*

FILED

AUG 09 2000

*William A. Shaw
Prothonotary*

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
FAMILY DIVISION

SAMANTHA HOPE HUNTER,
Plaintiff,

NO.: _____

vs.

BRIAN LYNN STUCKE.
Defendant.

PRAECIPE TO TRANSMIT RECORD

To the Pronthonotary:

Transmit the record, together with the following information, to the court for entry of a divorce code.

1. Grounds for divorce: Irretrievable breakdown under {Section} 3301 (c) (1) of the Divorce Code.

2. Date and Manner of service of the complaint: June 9 - 2000.
(by Personal Service or Certified Mail).

3. (Complete either paragraph (a) or (b).)

(a) Date of execution of the affidavit of consent required by {Section} 3301(c) of the Divorce Code: by Plaintiff Aug 9; by Defendant Aug 9.

(b) (1) Date of execution of the {plaintiff's} affidavit required by {Section} 3301 (d) of the Divorce Code: N/A;

(b) (2) {date} Date of filing and service of the plaintiff's affidavit upon the {defendant} respondent:

4. Related claims pending: _____

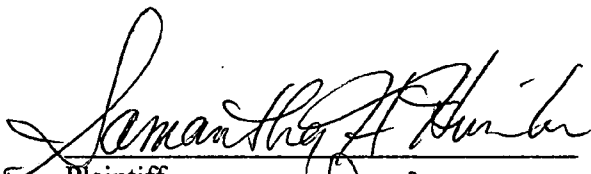
5. {Date and manner of service of the notice of intention to file praecipe to transmit record, a copy of which is attached, if the decree is to be entered under Section 3301 (d) (1) (i) of the Divorce Code.}

(Complete either (a) or (b).)

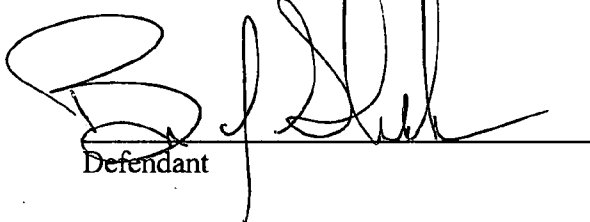
(a) Date and manner of service of the notice of intention to file praecipe to transmit record, a copy of which is attached: _____

(b) Date plaintiff's Waiver of Notice in 3301 (c) Divorce was filed with the prothonotary: _____

Date defendant's Waiver of Notice in 3301 (c) Divorce was filed with the prothonotary: _____



Plaintiff



Defendant

Date

8-9-00

Date

8-9-00

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

FAMILY DIVISION

SAMANTHA HOPE HUNTER,
Plaintiff,

NO.: 00-681-CV

vs.

BRIAN LYNN STUCKE.
Defendant.

TYPE OF PLEADING:

AFFIDAVIT OF CONSENT

FILED ON BEHALF OF:

BRIAN LYNN STUCKE
DEFENDANT

COUNSEL OF RECORD FOR THIS
PARTY:

FILED

AUG 09 2000

William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

FAMILY DIVISION

SAMANTHA HOPE HUNTER,
Plaintiff

NO.: _____

vs.

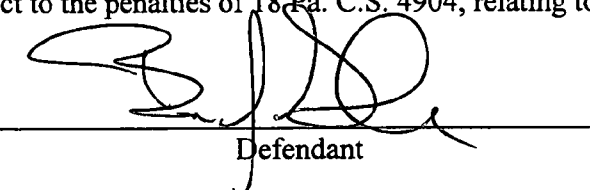
BRIAN LYNN STUCKE.
Defendant.

AFFIDAVIT OF CONSENT

1. A Complaint in Divorce under {Section} 3301 (c) of the Divorce Code was filed on
8-9-01 (date).
2. The marriage of plaintiff and defendant is irretrievably broken and ninety days have elapsed from the date of filing and service of the Complaint.
3. I consent to the entry of a final Decree of Divorce after service of Notice of Intention to request entry of the decree.

I verify that the statements made in this affidavit are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. 4904, relating to unsworn falsification to authorities.

Date: 8-9-01


Defendant

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

FAMILY DIVISION

SAMANTHA HOPE HUNTER,
Plaintiff,

No. :

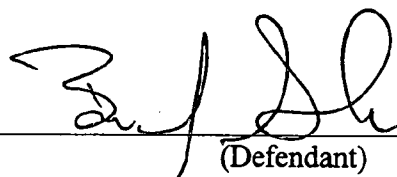
vs.
BRIAN LYNN STUCKE.
Defendant.

**WAIVER OF NOTICE OF INTENTION TO REQUEST ENTRY OF A DIVORCE
DECREE UNDER 3301(c) OF THE DIVORCE CODE**

1. I consent to the entry of a final decree of divorce without notice.
2. I understand that I may lose rights concerning alimony, division of property, lawyer's fees or expenses if I do not claim them before a divorce is granted.
3. I understand that I will not be divorced until a divorce decree is entered by the Court and that a copy of the decree will be sent to me immediately after it is filed with the prothonotary.

I verify that the statements made in this affidavit are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa.C.S. 4904, relating to unsworn falsification to authorities.

Date: 8-9-00



(Defendant)

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
FAMILY DIVISION

SAMANTHA HOPE HUNTER,
Plaintiff,

CASE NO. _____

vs

BRIAN LYNN STUCKE.
Defendant.

ACKNOWLEDGEMENT

A Complaint in Divorce filed under Section 3301(c) of the Divorce Code was filed on
June 9, 2000.

I agree that the marriage between the Plaintiff and the Defendant is irretrievably broken and that ninety days has elapsed from the date of the filing of the Complaint in Divorce. All information contained herein is true and correct, to the best of my knowledge, information and belief.

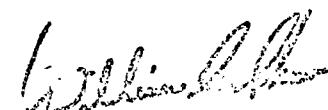
It is my wish to file with the Clearfield County Court of Common Pleas, the attached Marital Property Settlement Agreement, and both parties agree to be fully and completely bound by the terms and conditions as set forth with the Marital Property Settlement Agreement document.

Date: 8-9-00



Defendant

SUBSCRIBED AND SWORN TO before me on this 9th day of August,
2000.



Notary Public for _____

My commission expires:
WILLIAM A. SHAW
Prothonotary
My Commission Expires
1st Monday in Jan. 2002
Clearfield Co. Clearfield, PA.

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

SAMANTHA HOPE HUNTER,
Plaintiff,

NO. _____

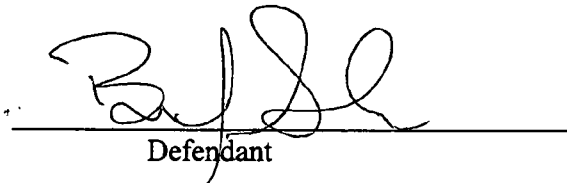
vs.
BRIAN LYNN STUCKE.
Defendant.

WAIVER, ACCEPTANCE OF SERVICE AND ENTRY OF GENERAL APPEARANCE

Comes now the Defendant, BRIAN LYNN STUCKE, who is the Defendant in the above-captioned cause of action, who acknowledges receipt of a copy of the NOTICE TO DEFEND AND CLAIM RIGHTS, and the Complaint in Divorce and cause of action, and admits the allegations in said Complaint in Divorce, and consents to a final Decree in this matter without further notice to the Defendant, and waives all notice of disposition of this case.

The Defendant hereby acknowledges that he has been advised of his right to counsel in this matter and knowingly and intelligently waives the same.

Furthermore, Defendant hereby accepts and agrees with all the provisions and arrangements requested in the Complaint in the above-captioned cause.



Defendant

SUBSCRIBED AND SWORN to before me on this 9th day of August,
2000.

My commission expires:

WILLIAM A. SHAW

Prothonotary

My Commission Expires
1st Monday in Jan. 2002
Clearfield Co. Clearfield, PA.



Notary Public

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

FAMILY DIVISION

SAMANTHA HOPE HUNTER,
Plaintiff

NO.: 00-681-CD

vs.
BRIAN LYNN STUCKE.
Defendant.

TYPE OF PLEADING:

AFFIDAVIT OF CONSENT

FILED ON BEHALF OF:

SAMANTHA HOPE HUNTER
Plaintiff

COUNSEL OF RECORD FOR THIS
PARTY:

NONE

FILED

AUG 9 2000

William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

FAMILY DIVISION

SAMANTHA HOPE HUNTER,
Plaintiff,

NO.: _____

vs.

BRIAN LYNN STUCKE.
Defendant.

AFFIDAVIT OF CONSENT

1. A Complaint in Divorce under {Section} 3301 (c) of the Divorce Code was filed on June 9 2000(date).
2. The marriage of plaintiff and defendant is irretrievably broken and ninety days have elapsed from the date of filing and service of the Complaint.
3. I consent to the entry of a final Decree of Divorce after service of Notice of Intention to request entry of the decree.

I verify that the statements made in this affidavit are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. 4904, relating to unsworn falsification to authorities.

Date: 8-8-00



Plaintiff

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

SAMANTHA HOPE HUNTER,
Plaintiff,

NO.:

vs.

**AFFIDAVIT OF NON-MILITARY
SERVICE**

BRIAN LYNN STUCKE.
Defendant.

STATE OF PENNSYLVANIA)
COUNTY OF CLEARFIELD) ss.

Comes now the Plaintiff who, after being duly sworn under oath, deposes and says that the Defendant in the above-entitled matter is not now a member of the United States Armed Forces and was not a member of the United States Armed Forces at the time of commencing this action. This Affidavit is in compliance with the Soldiers' and Sailors' Civil Relief Act of 1940, as amended, Title 50 USC 520.

Dated this 9 day of Aug, 2006.

James H. D. Heath
Plaintiff

SUBSCRIBED AND SWORN TO before me on this 9th day of August,
2000.

My commission expires:

Notary Public for

WILLIAM A. SHAW
Prothonotary
My Commission Expires
1st Monday in Jan. 2002
Clearfield Co. Clearfield, PA.

SAMANTHA HOPE HUNTER
Name of Plaintiff
320 E. PINE ST.
CLEARFIELD, PA 16830
Address of Plaintiff

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

Brian
Stucke

2. Article Number (Copy from service label)
1111 1111 1111 1111

PS Form 3811, July 1999

COMPLETE THIS SECTION ON DELIVERY

A. Received by (Please Print Clearly)

Brian L Stucke

B. Date of Delivery

C. Signature

X

 Agent AddresseeD. Is delivery address different from item 1? Yes

If YES, enter delivery address below:

18 EVERGREEN DRIVE
PENFIELD NY 15869

3. Service Type

Certified Mail Express Mail
 Registered Return Receipt for Merchandise
 Insured Mail C.O.D.

4. Restricted Delivery? (Extra Fee)

 Yes

Domestic Return Receipt

102595-99-M-1789

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

FAMILY DIVISION

SAMANTHA HOPE HUNTER,
Plaintiff,

No. :

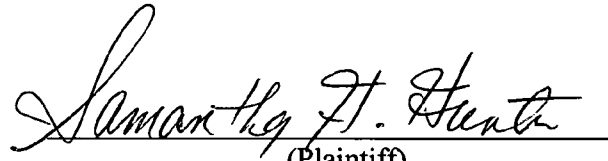
vs.
BRIAN LYNN STUCKE.
Defendant.

**WAIVER OF NOTICE OF INTENTION TO REQUEST ENTRY OF A DIVORCE
DECREE UNDER 3301(c) OF THE DIVORCE CODE**

1. I consent to the entry of a final decree of divorce without notice.
2. I understand that I may lose rights concerning alimony, division of property, lawyer's fees or expenses if I do not claim them before a divorce is granted.
3. I understand that I will not be divorced until a divorce decree is entered by the Court and that a copy of the decree will be sent to me immediately after it is filed with the prothonotary.

I verify that the statements made in this affidavit are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa.C.S. 4904, relating to unsworn falsification to authorities.

Date: 8-9-00


Samantha H. Hunter
(Plaintiff)

IN THE COURT OF COMMON PLEAS OF cCLEARFIELD COUNTY, PENNSYLVANIA
FAMILY DIVISION

SAMANTHA HOPE HUNTER,
Plaintiff,

CASE NO. 00-1081-CD

vs

BRIAN LYNN STUCKE.
Defendant.

MARITAL PROPERTY SETTLEMENT AGREEMENT

THIS MARITAL PROPERTY SETTLEMENT AGREEMENT, on this 9 day of
Aug, 2000, made between Plaintiff, SAMANTHA HOPE HUNTER,
who resides at 320 E. PINE ST., CLEARFIELD, PA 16830, and the Defendant, BRIAN LYNN
STUCKE, who resides at BOX 67, KERRIDITION, CLEARFIELD, PA 16830.

WITNESSTH

WHEREAS, the parties were married on OCT. 30, 1998, at KYLERTOWN, PA;
WHEREAS, the parties filed for a 3301 (c) divorce on June 9, 2000;
WHEREAS, the parties herein wish to distribute their property as agreed to in this Marital
Property Settlement Agreement. Both parties hereto agree to relinquish any and all rights and
claims which either may have on any property now owned or belonging to the other, or which
may hereinafter be acquired by either of the parties by purchase, gifts, devise, bequests,
inheritance, or otherwise, except as to the obligation, covenants and agreements contained in this
Marital Property Settlement Agreement.

WHEREAS, both parties each have had the opportunity to see the benefit of independent legal
advice, which has been deemed competant.

Page 1 of MARITAL PROPERTY SETTLEMENT AGREEMENT

FILED

AUG 09 2000

William A. Shaw
Prothonotary

NOW THEREFORE, the Marital Property Settlement Agreement is filed as a part of this case and is made a part of this Decree in Divorce. The parties know that they are to obey all of its provision.

1. APPLICABLE LAW

This Marital Property Settlement Agreement shall be construed under the laws of the Commonwealth of Pennsylvania.

2. DIVISION OF PROPERTY

We divide our property as follows:

1. Husband transfers to wife as her sole and separate property the following:

It is duly noted that the wife shall keep all of her personal belongings, such as clothing and effects, as well as the following:

A. ALL OF THE PERSONAL PROPERTY IN HER POSSESSION

2. Wife transfers to husband as his sole and separate property the following:

It is duly noted that the husband shall keep all of his personal belongings, such as clothing and effects, as well as the following:

A. ALL OF THE PERSONAL PROPERTY IN HIS POSSESSION

B. THE REAL PROPERTY LOCATED AT Marthaus Pa -
DEFENDANT, BRIAN LYNN STUCKE, WILL RETAIN AND OWN SAID REAL PROPERTY AND WILL ASSUME ALL OBLIGATIONS, MORTGAGES, LIABILITIES, NOTES PAYABLE (OR TRUST DEED OBLIGATIONS) AND TAXES ON SAID REAL PROPERTY. THE PLAINTIFF, SAMANTHA HOPE HUNTER WILL NOT BE HELD RESPONSIBLE FOR THE MORTGAGE ON SAID REAL PROPERTY. THE DEFENDANT, BRIAN LYNN STUCKE AGREES TO THIS.

3. DIVISION OF DEBTS

1. Husband shall pay the following debts and will not at any time hold Wife responsible for them:

A. HE WILL BE HELD RESPONSIBLE FOR ALL DEBTS IN HIS NAME AND WILL NOT HOLD THE PLAINTIFF RESPONSIBLE FOR ANY OF HIS DEBTS.

2. Wife shall pay the following debts and will not at any time hold Husband responsible for them:

A. SHE WILL BE HELD RESPONSIBLE FOR ALL DEBTS IN HER NAME AND WILL NOT HOLD THE DEFENDANT RESPONSIBLE FOR ANY OF HER DEBTS.

4. ALIMONY, ALIMONY PENDENTE LITE, SPOUSAL SUPPORT, EXPENSES AND ALL MARTIAL RIGHTS

XX Each of us forever gives up any rights to alimony, alimony pendente lite, spousal support that we may have now or in the future.

The Husband has agreed to pay alimony, or spousal support to the wife in the amount of \$ 0 every month, beginning on N/A and continuing on this date N/A or until the death or remarriage of the wife.

Other:

We have not agreed on the following terms:

5. DIVORCE

Both of the parties hereby agree that the marriage is irretrievably broken and will proceed with said Divorce action under 23 Pa. C.A. Section 3301(c).

I certify that I have been truthful in entering into this Marital Property Settlement Agreement. I am satisfied with said Property Settlement Agreement and agree to be bound by it.

Dated: 8-9-00

X Samantha T. Hunt
Wife

The foregoing instrument was acknowledged before me on this 9 day of Aug, 2000, by Samantha Hunt, who is, Plaintiff, and who (did not) take an oath.

My commission expires:

WILLIAM A. SHAW

Prothonotary

My Commission Expires

1st Monday in Jan. 2002

Clearfield Co. Clearfield, PA.

X William A. Shaw

Notary Public for _____

I certify that I have been truthful in entering into this Property Settlement Agreement. I am satisfied with said Property Settlement Agreement and agree to be bound by it.

Dated: 8. 9. 00

X Brian Stucke
Husband

The foregoing instrument was acknowledged before me on this 9 day of August, 2000, by Brian Stucke, who is, Defendant, and who (did not) take an oath.

My commission expires:

WILLIAM A. SHAW

Prothonotary

X William A. Shaw

Notary Public for _____

My Commission Expires

1st Monday in Jan. 2002

Clearfield Co. Clearfield, PA.

WILFRIED A. SHAW
Bldg. 1000, Rm. A
W. Commission
1000 N. Dearborn St., Chicago, IL 60601
Chicago Co., Cleveland, PA

100-22230
10/09/2003
WILFRIED A. SHAW
Prothonotary
FILED
ICC
pif

WILFRIED A. SHAW
Prothonotary
W. Commission
1000 N. Dearborn St., Chicago, IL 60601
Chicago Co., Cleveland, OH

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL DIVISION

SAMANTHA HOPE HUNTER,
Plaintiff

*

*

*

vs.

*

NO. 2000-681-C.D.

*

*

*

BRIAN LYNN STUCKE,
Defendant

*

*

*

O R D E R

NOW, this 11th day of August, 2000, it is hereby ORDERED and DECREED that Samantha Hope Hunter, the Plaintiff, and Brian Lynn Stucke, the Defendant, are divorced from the bonds of matrimony and the said parties are at liberty to marry again.

IT IS FURTHER ORDERED that the terms, provisions and conditions of a certain Marital Property Settlement Agreement between the parties dated August 9, 2000, and filed heretofore, are hereby incorporated into this Decree and Order by reference as if fully set forth herein.

IT IS FURTHER ORDERED that the Plaintiff be and is hereby permitted to restore her former or maiden name of HUNTER.

By the Court,


JUDGE FREDRIC J. AMMERMAN

FILED

AUG 14 2000

William A. Shaw
Prothonotary

FILED

200 Orders
AUG 14 2000 mailed to
William A. Shaw Plaintiff at
Prothonotary 320 E. Pine St.
Clearfield PA 16830