	At an I.A.S. Part* of the Supreme Court of the State of New York, held in and for the County of,* at the Supreme Courthouse,,*
	New York, on the day of, 20
PRESENT:	
HON.	
Justice.	
	X
MARY JONES,*	
Plaintiff,	Index No. (Insert #)
-against-	JUDGMENT
JOHN JONES,*	Assigned to Justice
Defendant.	

The plaintiff having brought this action for a judgment of absolute divorce by reason of the constructive abandonment of the plaintiff by the defendant,\* and the summons bearing the notation "ACTION FOR A DIVORCE" together with the verified complaint having been duly served upon the defendant personally within the State of New York; and the defendant, by his attorney, Lila Law, Esq.,\* having answered the complaint by neither admitting nor denying the allegations thereof and consenting that this matter proceed to judgment as an uncontested action; and the plaintiff having applied on due notice to the defendant's attorney to this Court for judgment for the relief demanded in the complaint; and the parties having entered into a settlement agreement dated June 14, 20\_\_,\* with respect to certain issues of this action; and this matter having been submitted to me for consideration; and the plaintiff having presented written proof by affidavit in support of the essential allegations of the complaint; and such proof having been reviewed and considered by me, I decide and find as stated in the separate FINDINGS OF FACT AND CONCLUSIONS OF LAW of even date herewith,

NOW, on motion of \_\_\_\_\_ LLP,\* attorneys for the plaintiff, and no counter-judgment having been submitted, it is

ADJUDGED that the marriage between Mary Jones,\* plaintiff, and John Jones,\* defendant, is dissolved by reason of the irretrievable breakdown of the parties' marriage for a period of more than six months prior to the commencement of this action and continuing through the present time; and it is further

<sup>\*</sup> Change as appropriate.