AFFIDAVIT – DEFAULT JUDGMENT	Case No
SERVICEMEMBERS CIVIL RELIEF AC	$\mathbb{C}\mathbf{T}$
Commonwealth of Virginia VA. CODE § 8.01-15.2	RETURN DATE AND TIME
	[ ] Circuit Court [ ] General District Court
CITY OR COUNTY	
	v./In re:
ī	, the undersigned affiant, states the following under oath:
PRINT NAME	
[ ] The defendant/respondent [ ] is in mility. The affiant is unable to determine whether or not	litary service. [ ] is not in military service. the defendant/respondent is in military service.
The following facts support the statement above:	
	unable to determine whether the defendant/respondent is in military service before entering judgment, may require the plaintiff/petitioner to file a bond
DATE	AFFIANT'S SIGNATURE
The above-named affiant personally appeared this facts stated in this affidavit are true to the best of his o	s day before the undersigned, and upon duly being sworn, made oath that the
DATE	[ ] CLERK [ ] DEPUTY CLERK [ ] MAGISTRATE [ ] JUDGE [ ] INTAKE OFFICER
FOR NOTARY PUBLIC'S USE ONLY:	
	[ ] City [ ] County of
Acknowledged, subscribed and sworn to before me t	this, 20, 20
NOTARY REGISTRATION NUMBER	NOTARY PUBLIC (My commission expires:)
Where appointment of counsel is required pursuant to Relief Act, the court may assess reasonable attorney for aggrieved by a violation of the Act, and shall direct in the Commonwealth unless it is the party that obtains the Relief Act shall not be selected by the plaintiff or have FOR COURT USE ONLY:  [ ] ORDER OF APPOINTMENT OF COUNSEL I find that appointment of counsel is required pursuant.	•
[ ] The lawyer shall be paid a fee of \$	for serving as counsel for the absent servicemember.
DDRESS T ED	NEXT HEARING DATE AND TIME
	DATE
	JUDGE
of 90 days, is ordered until	ant to 50 U.S.C. § 3931 and, therefore, such a stay, for a minimum period
DATE	JUDGE

FORM DC-418 REVISED 10/18