

ROMANOWSKI LAW OFFICES
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Attorney for Plaintiff

Plaintiff

Rhonda P. Webber

vs.

Defendant

Ronald Webber

SUPERIOR COURT OF NEW JERSEY
CHANCERY DIVISION
FAMILY PART
MIDDLESEX COUNTY
Docket No. FM-12-0000-00-Z
CIVIL ACTION
CERTIFICATION OF INQUIRY IN
ACCORDANCE WITH R. 4:4-5(C)(2)

Rhonda P. Webber, being duly sworn according to law, upon Husband oath deposes and says:

1. I am the Plaintiff in the above-captioned matter.

* PRACTICE NOTE: The inquiry required by this rule shall be made by the plaintiff, plaintiff's attorney actually entrusted with the conduct of the action, or by the agent of the attorney; it shall be made of any person who the inquirer has reason to believe possesses knowledge or information as to the defendant's residence or address or the matter inquired of; the inquiry shall be undertaken in person or by letter enclosing sufficient postage for the return of an answer; and the inquirer shall state that an action has been or is about to be commenced against the person inquired for, and that the object of the inquiry is to give notice of the action in order that the person may appear and defend it. The affidavit of inquiry shall be made by the inquirer fully specifying the inquiry

made, of what persons and in what manner, so that by the facts stated therein it may appear that diligent inquiry has been made for the purpose of effecting actual notice.

2. On **(Date of separation)** the Defendant left the marital home. Since that time I have not heard from the defendant and do not know his present residence or business address.

3. I have inquired of **(Include name and address of relatives or business associates)** by telephone and by letters enclosing sufficient postage for the return of an answer. I have advised these persons that I had instituted an action against Defendant, that my reason for inquiring about his whereabouts was to give him notice of the action so that he might appear and defend against it. These persons indicated that they had no knowledge of the whereabouts of Defendant. Copies of these letters are annexed as Exhibits _____.

4. In addition, I made a check through the New Jersey State Department of Motor Vehicles seeking to obtain the correct address of Defendant, but this was also unsuccessful. They have no current address. A copy of their response is annexed as Exhibit _____.

5. I also wrote to each branch of military service under the Soldiers and Sailors Relief Act inquiring whether Defendant was in military service. Their response was negative.

6. The Defendant cannot be served within New Jersey. His residence address, his place of employment and the address of his employer are unknown to me, despite my many inquiries.

7. Therefore, I ask the Court to enter an Order for Service of the Complaint for Divorce in this matter by publication in accordance with R. 4:4-5(c).

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Rhonda Webber

Dated: March 07, 2005