

(2) Desertion, if:

(i) The desertion has continued for 12 months without interruption before the filing of the application for divorce;

(ii) The desertion is deliberate and final; and

(iii) There is no reasonable expectation of reconciliation;

(3) Voluntary separation, if:

(i) The parties voluntarily have lived separate and apart without cohabitation for 12 months without interruption before the filing of the application for divorce; and

(ii) There is no reasonable expectation of reconciliation;

(4) Conviction of a felony or misdemeanor in any state or in any court of the United States if before the filing of the application for divorce the defendant has:

(i) Been sentenced to serve at least 3 years or an indeterminate sentence in a penal institution; and

(ii) Served 12 months of the sentence;

(5) 2-year separation, when the parties have lived separate and apart without cohabitation for 2 years without interruption before the filing of the application for divorce;  
-f-or-}

~~{6}--ABUSE,--AS-DEFINED-IN-§-5-901-OF-THIS-ARTICLE,--OF  
A-CHILD-OF-THE-COMPLAINING-PARTY-EITHER-PARTY-TO-THE-ACTION,--IF  
THE--PARTIES--HAVE--LIVED-SEPARATE-AND-APART-WITHOUT-COHABITATION  
FOR-12-MONTHS-WITHOUT--INTERRUPTION--BEFORE--THE--FILING--OF--THE  
APPLICATION-FOR-DIVORCE,--OR~~

~~-f-(6)-}~~ {7} Insanity if:

(i) The insane spouse has been confined in a mental institution, hospital, or other similar institution for at least 3 years before the filing of the application for divorce;

(ii) The court determines from the testimony of at least 2 physicians who are competent in psychiatry that the insanity is incurable and there is no hope of recovery; and

(iii) 1 of the parties has been a resident of this State for at least 2 years before the filing of the application for divorce.