PETITIONER'S

DIVORCE PACKET

* **IMPORTANT INFORMATION** *

YOUR RIGHTS MAY BE BETTER PROTECTED WITH THE HELP OF AN ATTORNEY.

You can obtain a divorce without the assistance of an attorney, but if minor children will be involved in your divorce, if you and your spouse own a home or business, or if you or your spouse have a pension or retirement plan, <u>your custody</u>, <u>property and support rights may be</u> <u>better protected with the help of an attorney</u>.

The staffs of the Circuit Clerk's Office and the Family Court are prohibited by law from providing legal advice.

TIME DEADLINES

In a divorce case, the parties must meet certain deadlines, such as filing papers and documents by a specific date. The failure to meet deadlines can result in the Court imposing penalties. For example, if the parties are required to file information by a deadline, and one does, and the other doesn't, the Court can accept as undisputed the information filed on time. FAILURE TO COMPLY WITH DEADLINES CAN HURT YOUR CASE! These Instructions contain information on deadlines. Read the instructions carefully, and pay attention to the deadlines.

If you require any special arrangements to fully participate in court proceedings, for example, a language interpreter, hearing or visual aids, or accommodations for physical access, please notify the Circuit Clerk's office by marking the appropriate space on the Case Information Statement.

Instructions for Petitioner's Packet.

The Petitioner's Divorce Packet contains forms and instructions you will need to represent yourself in your divorce case, without an attorney. As the person who starts the divorce case, you are the Petitioner. Your spouse is the Respondent. The meanings of these terms and others are explained in the Definitions of Legal Terms at the end of these instructions. You should take a few minutes to read these definitions before you continue with these

instructions.

The first part of your Petitioner's Packet contains the instructions you are now reading. The forms follow the instructions. Please <u>read these instructions carefully</u>, and please <u>write</u> <u>clearly</u> when you fill in the forms. The forms are very important to your case. If required forms are not properly completed and filed on time, your case may be harmed, or delayed. You will file all of your forms and all other required documents in the Circuit Clerk's Office. <u>Unless</u> <u>otherwise indicated</u>, for every form and document you file, you will need an original that will be filed with the Circuit Clerk, a copy that will be served on the opposing party, and a copy for yourself. If the BCSE is a party, you will need a copy that will be served on that agency.

The forms in this packet require you to provide your name, address, and telephone number. If you believe your safety, liberty, or health, or the safety, liberty, or health of your children would be put a risk by the disclosure of this information, you may file an affidavit to have the information withheld from all persons except court employees who require the information to carry out their duties. The affidavit you need to file is the "Affidavit for Withholding Identifying Information." This affidavit is not included in the Petitioner's Divorce Packet. If you need this affidavit, you can obtain one at the Circuit Clerk's Office. You can file this affidavit in the Circuit Clerk's Office at the beginning of your case, or later, or you can ask the Court to enter an order allowing you to withhold the information. If your identifying information is withheld, the Respondent's court papers will be served through the Family Court, and not directly on you.

TO BEGIN, you must make certain you can file your divorce in West Virginia. You can file your divorce in West Virginia **only if**:

- 1. <u>You or your spouse have lived in West Virginia for at least one year before the divorce is filed</u>.
- or
- 2. You now live in West Virginia, and you and your spouse were married in West Virginia.

If you can file your divorce in West Virginia, and you want to use the forms in the Petitioner's Divorce Packet to prepare your divorce, you need to begin by studying the following list of forms included in the packet. The list contains the names of the forms, and important information about the forms and how they will be used in your case. The forms on the list are divided into three groups: Forms Required in All Divorces; Forms Required in Divorces Involving Minor Children; Other Forms You May Need. **Read the list of forms carefully to determine the forms you need to complete.**

Forms Required In: <u>ALL DIVORCES</u>.

1. <u>PETITION FOR DIVORCE</u>: The Petitioner files this document to begin the divorce. The Petition for Divorce tells the Court the reasons a divorce should be granted, and it tells the Court how the Petitioner wants the Court to handle matters such as spousal support, allocation of custodial responsibility for the children, child support, and the division of property. You will file an original and one copy of your Petition in the Circuit Clerk's Office.

2. CIVIL CASE INFORMATION STATEMENT FOR DOMESTIC RELATIONS CASES:

This form gives the Court important information about the case and the parties. When you file your Petition in the Circuit Clerk's Office, you also must file three copies of a completed Case Information Statement.

3. <u>FINANCIAL STATEMENTS</u>: You and the Respondent will use this form to list income, assets, and liabilities. Each of you will complete one of these forms. In cases involving minor children and / or spousal support, each of you must file the additional information discussed in Step 1. You and the Respondent <u>must</u> file your completed Financial Statements <u>and</u> all additional information in the Circuit Clerk's Office <u>no later than 5 days before the first hearing in your case</u>. If one party files the financial information on time, and the other party doesn't, the Court can proceed without the missing financial information, can refuse to grant requested relief to the party who didn't file the information, and can base a decision solely on the information that was filed on time.

4. <u>VITAL STATISTICS FORM</u>: This form is used to update the state's vital statistics records on births, deaths, marriages, and divorces. You must file this form with your Petition.

Forms Required In: <u>Divorces Involving MINOR CHILDREN or SPOUSAL SUPPORT</u>.

1. <u>APPLICATION FOR CHILD SUPPORT AND INCOME WITHHOLDING SERVICES</u> <u>FROM THE BUREAU FOR CHILD SUPPORT ENFORCEMENT</u>: If minor children are involved in the divorce, or spousal support is being requested by either party, you must complete this form, and file it in the Circuit Clerk's Office when you file your Petition. The Respondent also must complete this form, and file it in the Circuit Clerk's Office with the Answer to your Petition.

2. <u>PROPOSED PARENTING PLAN</u>: If minor children are involved in the divorce, you and the other parent <u>must</u> attempt to agree on a Joint Proposed Parenting Plan. A Joint Proposed Parenting Plan tells the Court how the parents think the responsibilities for raising the children should be shared after the divorce. If you and the other parent cannot agree on a Joint Plan, each of you need to file Individual Proposed Parenting Plans. In either event, Joint or Individual plans should be filed prior to the first hearing. <u>If one party files an Individual Plan on time, and the other party doesn't, the Court can go ahead without the missing plan, and rely solely on the plan that was filed on time. The Instructions accompanying the Parenting Plan forms explain Parenting Plans in detail.</u>

3. <u>PARENT EDUCATION NOTICE</u>: This notice explains that each parent <u>must</u> pay a \$25 Parent Education Fee, unless fees have been waived, and <u>must</u> complete a Parent Education Class conducted by specially trained persons approved by the Courts.

Other Forms You May Need.

1. <u>ACCEPTANCE OF SERVICE</u>: This form is used if the Respondent voluntarily accepts the divorce papers, or picks them up in the Circuit Clerk's Office.

2. <u>AFFIDAVIT OF NON-RESIDENCY</u>: You will use this form if the Respondent cannot be served in West Virginia because the address is not known, <u>or</u> if the Respondent lives out of state. You must sign this form in front of a Notary Public or Deputy Circuit Clerk.

3. SOLDIERS' AND SAILORS' RELIEF ACT WAIVER: The Soldiers and Sailors Relief Act

permits persons serving in the armed forces to delay court cases. A party serving in the armed forces who signs this form agrees to allow the divorce to proceed despite the Soldiers and Sailors Relief Act.

4. <u>DIVORCE ANSWER PACKET</u>: This packet contains the forms and instructions the Respondent needs to handle the divorce without an attorney.

Now that you've reviewed the list of forms, you next need to determine the correct forms for <u>your</u> case, and the deadlines for serving and filing those forms. These things are explained in Step 1.

STEP 1. WHAT ARE THE CORRECT FORMS FOR YOUR CASE? WHAT ARE THE DEADLINES FOR FILING THE FORMS?

A. <u>EVERYONE</u> who files a divorce case MUST complete and file the following forms:

<u>Petition for Divorce</u> - **Deadline:** There is no deadline for filing the Petition, but when the Petition is filed, the Court's clock starts.

<u>Civil Case Information Statement</u> - Deadline: Must be filed with the Petition.

Vital Statistics Form - Deadline: Must be filed with the Petition.

Financial Statement - **Deadline:** Must be served on the other party, or parties, and filed in the Circuit Clerk's office <u>no later than 5 days before the first hearing or conference</u>. AND, in cases involving minor children, and / or spousal support, the Financial Statement <u>must</u> be accompanied by the additional information explained in items B and C immediately below.

B. If <u>MINOR CHILDREN</u> are involved in the divorce, IN ADDITION to the forms in Group 1, you MUST <u>also</u> complete and file the following forms:

Application for Child Support Enforcement and Income Withholding Services - **Deadline:** Must be filed with the Petition.

Proposed Parenting Plan - Deadline: Before the first hearing.

AND

You MUST also file the following information with your Financial Statement:

- 1. A copy of your most recent wage or salary stub showing gross pay, deductions for taxes and other items, and net pay for a normal pay period, and for the year-to-date;
- 2. Copies of your and your spouse's complete income tax returns for the two years immediately preceding the date the petition was filed, together with copies of the federal Form W-2 for those years; and a copy of the Form W-2 for the most recent year for which that form is available, even if a tax return has not yet been filed for that year;
- 3. For self-employed persons and business owners, a copy of a current financial statement

showing gross income, expenses, and net income;

4. Copies of any invoices or receipts showing the cost of any extraordinary medical expenses for the party or the children, of any child care expenses, and of any expenses necessitated by the special needs of the children.

AND

<u>You MUST also complete a Parent Education Class</u>. Deadlines: You <u>must</u> pay the Parent Education fee when you file your Petition, unless your fees have been waived. You should complete Parent Education before your first hearing. If you do not, your case may be delayed.

C. If you are requesting SPOUSAL SUPPORT, (alimony); IN ADDITION to the Group 1 forms you MUST also complete and file:

<u>Application for Child Support Enforcement and Income Withholding Services</u> - **Deadline:** Must be filed with the Petition.

AND

You MUST file WITH your Financial Statement the additional information listed in items B. 1 - 4 immediately above.

D. If you serve the Respondent by PUBLICATION; IN ADDITION to the required Group 1, 2, and 3 forms, you ALSO must complete and file an Affidavit of Non-residency.

Now that you've determined the forms required for your divorce, go to Step 2 to learn about how to fill out the Petition form, and other required forms.

STEP 2. HOW TO FILL OUT THE PETITION AND OTHER FORMS.

Before you begin, you may want to make several copies of each <u>blank</u> form. You can use the copies to practice on, and you'll have extra blank forms if you make an error completing a form.

Filling out the Petition form is a matter of checking the right boxes, and filling in blanks. The form is self-explanatory, but make certain you read everything carefully, and fully understand what you're doing when you check a box or fill in a blank. Items 19, 20, and 21 on the Petition concern the grounds for divorce. Read the last section in this step for information about the grounds for divorce. Complete the Petition form down to the Verification. Don't complete and sign the Verification until you are before a Notary Public. Deputy Circuit Clerks can also notarize your Verification.

Next, take a look at the other forms you must fill out. If necessary, return to Step 1 and review the list of forms to make certain you fill out all of the required forms. Some forms have a set of instructions accompanying them, the Parenting Plan, for example. Other forms have instructions built into the form. Read the instructions and forms carefully, and make certain you understand what you're doing when you check a box or fill in a blank.

Grounds for Divorce

The Divorce Petition included in this packet lists three common grounds for divorce. The most common ground is Irreconcilable Differences. This ground is Item 19 in the Divorce Petition. Item 19 does not require a check mark. In other words, when you file the form Divorce Petition, you are automatically claiming Irreconcilable Differences as a ground, unless you cross it out. The other two grounds listed in the form Petition, Items 20 and 21 must be checked to be claimed as grounds. The grounds of Irreconcilable Differences and One Year Separation are briefly explained in the next two paragraphs.

Irreconcilable Differences

To obtain a divorce on the ground of Irreconcilable Differences:

- 1. The Divorce Petition must claim Irreconcilable Differences as a ground. Irreconcilable Differences is automatically claimed by filing the form Divorce Petition included with the Petitioner's Divorce Packet.
- 2. The Respondent must file an Answer, **and** the Answer must admit Irreconcilable Differences.
- 3. At least one of the parties to the divorce, you, or the Respondent, must attend the final hearing.

One Year Separation

To obtain a divorce on the ground of One Year Separation:

- 1. You must check Item 20 on the Divorce Petition.
- 2. At least one witness must testify to the 1 year separation. (Neither you, or the Respondent count as this one witness.)
- 3. At least one of the parties to the divorce, you, or the Respondent, must attend the final hearing.

After you've filled out the correct forms, the next step is to determine the county in which you need to file your forms. Step 3 explains this, and also provides information about the filing fee, and other fees and court costs.

STEP 3. FILE YOUR FORMS IN THE PROPER COUNTY. FEES AND COURT COSTS.

After you have completed the correct forms, you'll begin your divorce case by filing the forms in the Circuit Clerk's Office in the proper county. Here's how to determine the county in which to file your divorce.

If the Respondent lives in West Virginia:

1. You can file in the county in which the Respondent lives.

or

2. You can file in the county in which you and the Respondent last lived together.

If the Respondent's address is unknown, or the Respondent lives out of state:

- 1. You can file in the county in which you now live.
- or
- 2. You can file in the county in which you and the Respondent last lived together.

After you have determined the county in which you will file, take your completed forms to the Circuit Clerk's Office in that county and give them to a Deputy Clerk for filing.

Important Note. - The law prohibits the Circuit Clerk and Deputy Clerks from providing legal advice. This means they cannot assist you in completing your forms, or "check" your forms to see if you've completed them correctly.

Fees and Court Costs.

The law requires a person filing a court case to pay a filing fee, and certain other fees and costs which are used to help pay the cost of operating the court system. <u>These fees and costs are not refundable if you change your mind about your divorce</u>. Read the following information to learn more about the fees and costs you will have to pay, and to learn what to do if you cannot afford to pay these fees and costs.

The following fees are due at the time you file your divorce.

- * Fee for filing Divorce Petition. \$135.
- * Fee if your Petition is served on the Respondent by the Sheriff's Department. \$25.

* Fee if your Petition is served on the Respondent by certified mail / restricted delivery. - \$20.

If you cannot afford to pay these fees, you should ask a Deputy Circuit Clerk for an affidavit to waive fees and court costs. You can fill out the affidavit in the Clerk's office. The affidavit requires you to list some basic information about your financial situation. A Deputy Clerk will review your completed affidavit, and tell you if you meet the legal requirements to have your fees and costs waived. If you meet these requirements, you will not have to pay fees and costs. If you don't meet these requirements, you must pay fees and costs, but you can ask the Court to review your affidavit later.

After your divorce has been filed, the next step is having the divorce papers served on the Respondent. To learn how this is done, go to Step 4.

STEP 4. HOW TO HAVE DIVORCE PAPERS SERVED ON THE RESPONDENT.

Before any type of hearing except an emergency hearing can be held in your case, the Respondent must be served with a Summons, and a copy of your Petition and the other documents you filed with it. The Summons, your Petition, and the documents you filed with it are sometimes referred to as "the divorce papers," or "the papers." The serving of court papers is called "service of process," or just "service." It is your responsibility to arrange for the Respondent to be properly served with the divorce papers. The following paragraphs describe the methods by which the divorce papers can be served. Read this information carefully. If the Respondent is not properly served, your case will not go forward.

PERSONAL SERVICE BY THE SHERIFF'S DEPARTMENT. The divorce papers are delivered to the Respondent by the Sheriff's Department. This type of service is arranged through the Circuit Clerk's Office. You pay the fee of \$25, and provide precise directions to the Respondent's residence or place of work. The better your directions, the more likely the Sheriff's Department is to find the Respondent. The Respondent has 20 days from the date the divorce papers are delivered to serve you with an Answer.

ACCEPTANCE OF SERVICE. To use this method of service, <u>you</u> must have the Respondent sign an Acceptance of Service form before a Notary Public when you give the Respondent the divorce papers; and <u>you</u> must promptly file that form in the Circuit Clerk's Office. From the date the form is signed, the Respondent has 20 days to serve you with an Answer.

PERSONAL SERVICE BY PRIVATE PROCESS SERVER. The law permits persons other than members of the Sheriff's Department to deliver the divorce papers to the Respondent, **but**, service <u>cannot</u> be made by a party to the case, **and** the person serving the papers <u>must</u> be 18 years of age or older. For this type of service to be valid, the person who serves the papers <u>must</u> complete an affidavit which states the papers were served, **and** this affidavit <u>must</u> be filed in the Circuit Clerk's Office. The Respondent has 20 days from the date the divorce papers are delivered to serve you with an Answer.

SERVICE BY CERTIFIED MAIL. This type of service is arranged through the Circuit Clerk's Office. The Circuit Clerk's Office mails the divorce papers to the Respondent by certified mail, restricted delivery, return receipt requested. If the mailing is accepted, the Clerk's Office will receive the return receipt postcard with the signature of the person who accepted the mailing. If a person other than the Respondent accepts the mailing and signs the receipt, you don't have good service, and your case will not go forward. The Respondent has 20 days from the date the divorce papers were delivered to serve you with an Answer.

SERVICE BY PUBLICATION. In this type of service, a legal notice of your Divorce Petition

is published in a newspaper in the county in which you filed your divorce. <u>Service by</u> <u>publication can be used in only two situations</u>.

1. <u>The Respondent's location / address is unknown</u>.

OR

2. <u>The Respondent lives out of state, and will not sign the return receipt for service</u> by certified mail.

BUT, even if one of these situations applies to your case, you should know that **if you use** service by publication the Court's ability to award child support and / or spousal support will be limited.

AND, even if one of these situations applies to your case, DO NOT use service by publication if the only ground you claim for divorce is irreconcilable differences.

To attempt service by publication, follow these steps.

- 1. Complete the Affidavit of Non-residency form, and take it to the Circuit Clerk's Office.
- 2. A Deputy Clerk will fill out an Order of Publication.
- 3. <u>Immediately take the Order of Publication to a newspaper in the county in which you filed your divorce.</u> You will be required to pay the newspaper for the publication cost, unless your fees and costs have been waived. The Notice will be published once a week for two weeks in a row.
- 4. After the Notice of Divorce has been published twice, the newspaper will complete an Affidavit of Publication to confirm the publication has taken place. In some counties, the newspaper mails this Affidavit to the Circuit Clerk's Office. In some counties, the newspaper mails this Affidavit to the Petitioner. <u>If the newspaper mails you the Affidavit, you must immediately file it in the Circuit Clerk's Office</u>. Without the Affidavit of Publication in your file you have no proof of service, and your divorce will not go forward. A copy of the Notice of Divorce from the newspaper is not good proof of service.

5. The Respondent has 30 days from the date of the Notice's first publication to Answer.

Now that you've gotten your case underway by having the Respondent served with the divorce papers, move on to Step 5 to learn about the Respondent's Answer to your Divorce Petition.

STEP 5. THE RESPONDENT'S ANSWER.

The Answer is the Respondent's written reply to your Petition. As you learned in Step 4, the Respondent will have 20 or 30 days to serve you with an Answer, depending on the method by which the divorce papers were served.

If the Respondent doesn't have a lawyer, he or she should obtain a Divorce Answer Packet from a Circuit Clerk's Office, or you can get one and pass it along.

Important reminder about the Respondent's answer and "no-fault" divorces.

To obtain a "no-fault" divorce on the ground of <u>irreconcilable differences</u>, the Respondent must file an Answer admitting irreconcilable differences, **and** certain other requirements must be met. Return to Step 1 for more information about the requirements for obtaining a "no-fault" divorce.

Next, proceed to Step 6, and learn how the hearings and conferences in your case will be conducted.

STEP 6. CONFERENCES & HEARINGS: WHAT TO EXPECT.

In Step 6, we'll discuss how the conferences and hearings in your case will be conducted. In Step 7, you'll learn what you need to do to prepare for your first conference or hearing. Conferences are conducted by the Family Court's Case Coordinator. Hearings are conducted by the Family Court Judge.

In Family Court, all hearings and conferences are set by Scheduling Orders. <u>It is very</u> <u>important that you attend all hearings, show up on time, and come prepared</u>. You risk hurting your case if you fail to attend hearings, show up late, or come unprepared. Find out where the hearings will be held and allow plenty of time to get there on time.

If you receive a Scheduling Order notifying you of a hearing or conference, and you will not be able to attend, you <u>must</u> send the Family Court a written request to reschedule, and you <u>must</u> state the reason you cannot attend the originally scheduled hearing. The Family Court must receive your request to reschedule <u>not less than 7 days</u> before the date of the hearing you want rescheduled.

Family Court hearings are not open to the public. Only the parties, attorneys for parties, and witnesses are allowed to attend hearings. All hearings are recorded on audio tape. Everyone who testifies must swear or affirm to tell the truth. <u>Everyone</u> is expected to behave in a courteous and dignified manner. Courts will not tolerate improper conduct. The Rules of Court prohibit photographs, video taping, and sound recording in the courtroom, and in all public areas associated with the courtroom.

Some Family Court Judges question the parties and their witnesses. Others want the attorneys <u>and</u> the self-represented parties to present evidence and question witnesses. If you are representing yourself, you will be expected to present your evidence and question witnesses.

Ask a member of the Family Court staff how the judge will conduct your hearing.

Not all hearings produce an immediate decision. Sometimes, the issues in dispute just aren't ready for a decision. For instance, the judge may decide more evidence is needed on an issue. Sometimes, the judge will want to think things over before making a decision. Sometimes, the judge will announce a decision at the conclusion of a hearing. Whatever the circumstances, once made, all decisions are written down in the form of Orders, and filed in the Circuit Clerk's Office. If there's an attorney in the case, the Family Court Judge may ask the attorney to draft an Order which will be sent to the judge and the other party for review. If neither party has an attorney, the Family Court Judge will prepare the Orders.

Now that you've learned some things about the way hearings are conducted, move to Step 7, and learn what you need to do to prepare for the first hearing or conference in your case.

STEP 7. PREPARING FOR THE FIRST HEARING OR CONFERENCE.

In Step 7, we'll discuss what will happen at the first hearing or conference in your case, and what you need to do to prepare. To begin, review the following list of important reminders of things that must be done before the first hearing or conference.

THINGS YOU NEED TO DO BEFORE THE FIRST HEARING OR CONFERENCE.

Financial Statements: You <u>and</u> the Respondent <u>must</u> file your completed Financial Statements <u>and</u> all additional information with the Circuit Clerk <u>no later than 5 days before the first hearing / conference</u>.

Parent Education: If minor children are involved in the divorce, both parents must complete an approved Parent Education Class, and file a Class Completion Certificate in the Circuit Clerk's Office. You need to complete Parent Education Class before the first conference / hearing. If you do not, your case may be delayed.

Proposed Parenting Plan: If minor children are involved in the divorce, before the first hearing / conference you and the other parent need to file a Joint Proposed Parenting Plan together, <u>or</u> each of you need to file Individual Proposed Parenting Plans.

<u>Witness Subpoenas</u>: If you think you will need witnesses to testify at a hearing, <u>you need to</u> <u>make certain those witnesses will attend</u>. If you are not certain a witness will show up, you need to obtain a subpoena. To arrange for a subpoena, go to the Circuit Clerk's office. <u>You</u> <u>should do this at least 10 days before the hearing</u>. To obtain witness subpoenas, you need to provide the Deputy Clerk with the names and address of the witnesses, and pay a Clerk's Fee of 50¢ per subpoena, and a service fee of \$25 per subpoena, unless your fees have been waived.

THE FIRST CONFERENCE OR HEARING: WHAT TO EXPECT.

If a party makes a written motion for temporary relief, and the court grants the motion, the first hearing may be a hearing on temporary relief. Temporary relief hearings deal with matters such as allocation of custodial responsibility, allocation of time spent with the children, child support, medical support, spousal support, and possession of the marital residence.

The first conference or hearing will be held after the Respondent has been served with your Petition, and the time for the Respondent to serve you with an Answer has ended.

This first hearing is called a case management conference / hearing. You will receive a Scheduling Order telling you the date, time, and place, and whether the proceeding will be a conference conducted by the Case Coordinator, or a hearing conducted by the Family Court Judge. The Scheduling Order also will tell you if you need to complete and file any additional forms, file any additional information, or take care of any other matters before you come to the hearing

One of the purposes of the case management conference / hearing is to determine what issues are disputed in your case, and how many hearings and how much time your case will require. If your case has no disputed issues, the first hearing may be the only hearing necessary, and the Court may suggest making the first hearing the final hearing. This can only be done if there is a good reason to do it, all necessary papers have been filed, and you and the opposing party agree to it.

In cases involving minor children, the most important subject discussed at the first hearing will be the development of a Parenting Plan. Read the Parenting Plan Instructions to learn the things you need to know about Parenting Plans.

HOW TO PREPARE FOR HEARINGS.

As the Petitioner, you will be required to prove the grounds for divorce you claimed in your Petition. The other issues that will be the subject of hearings in your case depend on the nature of your case and the particular issues in dispute between you and the Respondent. Issues frequently in dispute in divorce cases include, but are not limited to, allocation of custodial responsibility, child support, division and possession of marital property, spousal support, and the division of marital assets and debts. To prepare for a hearing, the first thing you need to do is make sure you understand what issues will be addressed at that hearing. The second thing you need to do is decide how you can prove your case on these issues. You can prove your case by your testimony, by documents, or by the testimony of witnesses. The opposing party will be given the same opportunities to testify and present evidence. Make a plan for how you will present your case. It's best to write things down. List the things you want to prove, and for each thing you want to prove, list how you will prove it, by witness testimony, or a document, for example.

As you have learned, in some cases the first hearing may be the only hearing necessary. In other cases, a number of hearings may be required before the case reaches a final hearing. What happens after the final hearing is discussed in Step 8.

STEP 8. WHAT HAPPENS AFTER THE FINAL HEARING?

The final hearing will result in a Final Order concluding the case and settling all issues in dispute. Both parties will receive copies of the Final Order. You are NOT legally divorced until a Final Order has been signed by the Family Court Judge!

Any party may file a Motion for Reconsideration of a Final Order for one of the five types of reasons specified in chapter 51, article 2A, section 10 of the West Virginia Code. A Motion for Reconsideration can be filed <u>only</u> for one of these reasons. A Motion for Reconsideration is made to the Family Court, and must be filed with the Circuit Clerk within a reasonable time after the Final Order was entered, or within one year, depending on the reason for which the motion is filed.

Any party may appeal a Final Order of Family Court to the Circuit Court. An appeal to the Circuit Court is made by filing a Petition for Appeal with the Circuit Clerk. A Petition for Appeal must be filed within 30 days after the date the Final Order was entered. The Circuit Court may refuse to consider a Petition for Appeal. The other parties have a right to file a Reply to a Petition for Appeal, and file a Cross Petition; and the party filing the Petition for Appeal has a right to file a Reply to a Cross Petition. If the Circuit Court does not rule on the petition within the time required, all parties will receive a notice the appeal will be automatically transferred to the West Virginia Supreme Court of Appeals unless all parties file written objections to the transfer. If an appeal is transferred to the Supreme Court, the parties are not required to file any additional papers.

If the Circuit Court refuses to consider a Petition for Appeal, or if a party disagrees with the Circuit Court's ruling on a Petition for Appeal, an appeal may be made to the Supreme Court of Appeals.

Under some circumstances, a Final Order of Family Court may be appealed <u>directly</u> to the Supreme Court of Appeals. This may be done if all parties, together or separately, file a Notice of Intent to Appeal Directly to the Supreme Court. Filing this Notice requires a waiver of the right to file a Petition for Appeal to the Circuit Court. The Notice must be filed within 14 days after the date the Final Order was entered.

A party filing an appeal to the Circuit Court or Supreme Court may make a Motion for a Stay. A Motion for a Stay asks that the terms of a Final Order not be carried out until the appeal has been resolved. A Motion for a Stay is made in the Family Court. If the Family Court denies the motion, the motion may be made in the Circuit Court. The payment of spousal support and child support cannot be stayed. The payment of past due child support may be stayed.

Forms and instructions for appeals to the Circuit Court and Supreme Court are available in Family Court and Circuit Clerk offices.

DEFINITIONS OF LEGAL TERMS

Affidavit

A written statement of facts sworn to before a Notary Public.

Alimony

Money paid by a divorced person for the support of the ex-spouse. Alimony is now called "spousal support." Alimony is not the same as child support.

Allocation of custodial responsibility

The allocation of custodial responsibility determines how the parents will share custody of the children after the divorce. Formerly referred to as "child custody."

Answer

The Respondent's written response to the Petition for Divorce.

Application For Child Support Enforcement And Income Withholding Services

In cases involving minor children, both parents must fill out this form to request or decline child support enforcement and income withholding services from the Bureau For Child Support Enforcement.

Bureau For Child Support Enforcement (BCSE)

The state agency that enforces parents' child support obligations and helps collect child support payments.

Case Coordinator

The Family Court staff person who keeps track of cases, and holds conferences with the parties.

Child support

The money paid by a divorced parent to help pay the expenses of raising the children. The Family Court Judge sets the amount of support by using West Virginia's child support formula.

Circuit Clerk

The court official who keeps all court files and documents. All papers filed in a court case are filed in the Circuit Clerk's Office. Most service of process is arranged through the Circuit Clerk's Office.

Circuit Court

The court of general jurisdiction for a county, or for several counties grouped together as a circuit.

Civil Case Information Statement

A form filed in the Circuit Clerk's Office by all parties to all court cases at the beginning of the

case to provide the Court with information about the case.

Divorce

The termination of a marriage by a Court based on proof provided by the parties.

Family Court

The Court that handles divorces, paternity cases, and other types of family cases.

Financial Statements

Forms that provide the Court with financial information about the income, assets, and liabilities of the parties.

Grounds

The reasons for a divorce. Two common grounds for divorce in West Virginia are irreconcilable differences and one year separation.

Irreconcilable differences

One of the grounds for a divorce. Irreconcilable differences means the parties cannot get along with each other, and don't think they ever will.

Mediation

A way of settling Parenting Plan disagreements. A neutral third party, the Mediator, helps the parties agree on a Parenting Plan.

Mediator

A person trained to help persons settle disagreements.

Order.

A written document recording a Court decision.

Parent Education Class

A class designed to help divorcing parents understand the negative effects of divorce and child custody disputes on children, and to teach parents ways to lessen those negative effects. Parent Education Classes are taught by specially trained persons approved by the Courts.

Parenting Plan

A document which states in detail how divorcing parents will share the responsibilities for raising their children after the divorce.

Party

In a divorce, the Petitioner is one party, and the Respondent is the other party.

Petition for Divorce

The Petition for Divorce is filed by the party who begins the divorce case, the Petitioner. The Petition states the grounds for divorce, and states what actions the Petitioner wants the Court to take on matters such as the allocation of custodial responsibility for children, child support, spousal support, and the division of marital property.

Petitioner

The person who begins the divorce by filing a Petition for Divorce.

Premediation Screening

In divorce cases involving minor children, a process in which a trained Premediation Screener meets separately with both parties to determine if a Mediator can help the parties agree on a Joint Parenting Plan.

Relief

What a party to a court case requests from the Court. For example, spousal support would be one type of relief a party might request.

Respondent

The person on the other side of the divorce case from the Petitioner.

Self-represented party

A person who acts as her / his own attorney in a court case. Persons who represent themselves are also referred to as *pro se* litigants, pronounced "pro say."

Separation

In divorce cases, a situation in which husband and wife live in separate households and no longer have marital relations.

Service

The delivery by authorized methods of a court document.

Shared parenting

The sharing by divorced parents of their responsibilities for raising their children.

Spousal support

Money paid by a divorced person to the ex-spouse. Formerly called "alimony."

Spouse

Husband or wife.

Summons

The court document that notifies the Respondent of the filing of the Petitioner's case, and states the amount of time the Respondent has to serve an Answer.

The End

SUMMONS (Divorce, Annulments and Affirmation of Marriage)

IN THE FAMILY COURT OF MONROE COUNTY, WEST VIRGINIA

IN RE: THE MARRIAGE OF:

Civil Action No._____

_____, and

PETITIONER

RESPONDENT

To the above-named Respondent:

IN THE NAME OF THE STATE OF WEST VIRGINIA:

You are hereby summoned and required to serve upon _____

Petitioner / Petitioner's attorney ______, whose address is _____

An Answer, including any related counter claim or defense you may have, to the Petition filed against you in the above-styled civil action, a true copy of which is herewith delivered to you. You are required to serve your Answer within ______ days after service of this Summons upon you, excluding the day of service. If you fail to do so, thereafter judgment, upon proper hearing and trial, may be taken against you for the relief demanded in the Petition and you will be thereafter barred from asserting in another action any claim, cross complaint or defense you may have, which must be asserted in the above-styled civil action.

Dated: _____

CLERK OF COURT

\ ;

FORM 9

SUMMONS

IN THE FAMILY COURT OF _____ COUNTY, WEST VIRGINIA.

In Re: The Marriage / Children of:

Petitioner

Social Security Number

Address

and

Civil Action No. ____

Respondent

Social Security Number

Address

Daytime phone

Daytime phone

PETITION FOR DIVORCE

I, _____, the Petitioner, upon oath, state that the following facts and allegations are true of my personal knowledge; and if I have set forth matters upon information given to me by others, I believe that information to be true.

Check the boxes and fill in the blanks for all items that apply to your case.

Are you currently a party to a domestic violence proceeding? [] Yes [] No

- Petitioner has been a resident of West Virginia for more than one year prior to filing this 1. [] divorce case.
 - Respondent has been a resident of West Virginia for more than one year prior [] to the filing of this divorce case.
 - [] Petitioner and Respondent were married in West Virginia, and at least one of them resides in West Virginia at this time.

This action is being brought in _____ County, West Virginia because: 2.

- [] This is the county where the Petitioner and Respondent last lived together as husband and wife.
- This is the county where the Respondent now resides. []
- This is the county where the Petitioner now resides, and the Respondent is not [] a resident of West Virginia.
- [] Other reasons: (*Explain*)

titioner and Respondent were marrie , on the, on the, on the, titioner and Respondent last lived to punty, in the state of	County, West Virginia. titioner. n address was ed in ed in gether as husband and wife in
At an address unknown to the Per Out of state, where the last known 	titioner. n address was ed in County, in the state ofday of gether as husband and wife in
] Out of state, where the last known 	n address was
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titioner and Respondent last lived to point, in the state of	gether as husband and wife in
ounty, in the state of	-
ounty, in the state of	-
	, at the address of Petitioner and Respondent separated on the day o
	and that separation has been <u>continuous and uninterrupted</u>
nce that date.	
Is either party to this case under the	age of eighteen? [] Yes [] No
Is either party to this case currently United States? [] Yes [] No	serving on active duty with the military services of the
Is either party to this case legally ind	competent? [] Yes [] No
Is either party to this case currently	incarcerated? [] Yes [] No
titioner and Respondent are the pare	nts of:
] No children were born during this	s marriage, and no children are expected.
] The children whose names, dates	of birth, and social security numbers are:
<u>ame</u> <u>Date (</u>	Of Birth Social Security No
-	
1	Is either party to this case under the Is either party to this case currently United States? []Yes []No Is either party to this case legally in Is either party to this case currently titioner and Respondent are the pare No children were born during thi The children whose names, dates

[] A child is currently expected, and the estimated date of delivery is ______.

9. The children currently live with:

- [] Mother [] Father
- [] Another person, or persons, whose name(s) and address(es) are:
- **10**. During the last <u>five</u> years, if any of the children have lived at addresses other than their current address, use the following space to list where they lived, and for how long. *If there is not enough room in the following space, use an additional sheet of paper*. I have attached _____ additional sheet(s).

Child's Name	<u>,</u>	Addre	ess	Dates of Residence
Who provides	s health insurance	e for the childre	n?	
[] Mother	[] Father [] Medicaid	[] WV CHIP	

[] Another person, whose name and address are: _____

[] The children DO NOT have health insurance coverage.

The West Virginia Children's Health Insurance Program (WV CHIP) can help parents obtain free or low cost health care for their children. For more information, call 1-877-982-2447, or ask the Family Court staff about WV CHIP.

- **12.** Answer all of the following questions.
 - a. Has the Petitioner been a party or witness in any other proceeding, in any state, concerning the allocation of custodial responsibility for the children? [] Yes [] No
 - b. Is the Petitioner aware of any other proceeding, past or present, in any state, concerning allocation of custodial responsibility for the children? [] Yes [] No
 - c. Is the Petitioner aware of any person other than the parties to this case who has physical custody of or claims any custodial right concerning the children? [] Yes [] No

11.

- **13**. Check all of the following items that apply.
 - [] The children have resided in West Virginia for at least 6 months immediately preceding the filing of this case, <u>or</u> from birth if less than six months old.
 - [] The Petitioner believes it is in the best interests of the children for a West Virginia court to assume jurisdiction of this case, because one or both parents have a significant connection to West Virginia, and West Virginia is the location of a substantial number of witnesses and / or other sources of evidence relating to the children's care and upbringing.
 - [] The children are now present in West Virginia, and have been abandoned here.
 - [] The children are now present in West Virginia, and the Petitioner believes it is necessary for a West Virginia court to assume jurisdiction of this case on an emergency basis to protect the children, because the children have been subjected to or threatened with mistreatment or abuse, or have otherwise been neglected, or are depending on persons other than their parents.
 - [] The Petitioner believes no other state has jurisdiction over this case, and it would be in the children's best interest for a West Virginia court to assume jurisdiction.
 - [] Another state has declined to assume jurisdiction over this case on the ground West Virginia is the best place to decide matters relating to the allocation of custodial responsibility for the children, and for this reason, the Petitioner believes it would be in the children's best interests for a West Virginia court to assume jurisdiction.
- 14. Check all of the following items that apply to your case.
 - [] Prior to the separation, both parents performed a reasonable share of the caretaking and parenting functions for the children. For this reason, the Petitioner believes it is appropriate for the parents to continue to <u>share</u> the authority for making significant decisions relating to the children's care and upbringing. The Petitioner also believes custodial responsibility for the children should be allocated in proportion to the time each parent spent in caretaking and parenting functions before the separation.
 - [] Prior to the separation, the Petitioner performed most, if not all of the caretaking and parenting functions for the children. For this reason, the Petitioner believes it is appropriate for the Petitioner to have <u>sole</u> authority for making significant decisions relating to the children's care and upbringing. The Petitioner also believes custodial responsibility for the children should be allocated between the parties in proportion to the time each parent spent performing caretaking duties prior to the parties' separation.

15. Check all of the following items that apply to your case.

The Respondent has:

- [] Abused, neglected, or abandoned one or more of the children.
- [] Sexually assaulted or abused one or more of the children.
- [] Engaged in acts of domestic violence.
- [] Repeatedly interfered with Petitioner's access to or contact with the children.
- [] Repeatedly made false reports or accusations of domestic violence or child abuse.

For these reasons, the Petitioner believes:

- [] It is in the children's best interests that the authority for making significant decisions relating to the children's care and upbringing be allocated to the Petitioner <u>alone</u>.
- [] The court should impose limits on the Respondents's custodial responsibility for, and contact with the children.
- [] The Respondent should not be allocated any custodial responsibility, or permitted any contact with the children unless the court specifically finds such custodial responsibility or contact will not endanger the children, or the Petitioner.
- **16**. [] Petitioner is in need of spousal support and support for the minor children.
- **17**. [] Over the course of the marriage, the Petitioner and Respondent have accumulated marital property and / or debts which the Court will have to divide.
- 18. [] Petitioner wishes to resume using the name ______.
- **19**. Irreconcilable differences have arisen between the parties.
- **20**. [] The parties have lived separate and apart without cohabitation for one year or more.
- **21**. [] The Respondent has inflicted cruel and inhuman treatment upon the Petitioner which has destroyed or tended to destroy the mental or physical well-being of the Petitioner, and which renders continued cohabitation with the Respondent unsafe and unendurable.
- 22. [] Other grounds for divorce: _______. (Consult the Code of West

Virginia for information regarding the grounds for divorce.)

THEREFORE, the Petitioner asks the Court to grant a divorce, and to grant such other relief as the Court considers proper, including the matters specifically stated below:

- [] Approve the Proposed Parenting Plan filed by the Petitioner.
- [] Order the Respondent to pay support for the minor children.
- [] Order the Respondent to maintain health insurance coverage on the children, if reasonably available, and to assist with reasonable health care expenses not covered by insurance or by a government medical card.
- [] Order the Respondent to pay spousal support.

[]	Make a	fair and e	quitable	division	of marital	property.
	1 mane a	iun una o	quitable	ar i foron	or maria	property

- []] Award _______ the exclusive use and possession of the marital home located at ______
- [] Award _______ the exclusive use and possession of the following motor vehicles: ______.
- [] Award _______ the exclusive use and possession of the furniture, furnishings and appliances located in the marital home.
- [] Award the Petitioner the <u>exclusive</u> use, possession and ownership of the following marital property:

Description of Property

Estimated Value

 [] Order that the Petitioner be held solely responsible for the following debts:

 <u>Description of Debt</u>

 <u>Amount Owed</u>

 [] Order that the Respondent be held solely responsible for the following debts:

 <u>Description of Debt</u>

 <u>Amount Owed</u>

[]	Prohibit the Respondent from conveying or otherwise disposing of any marital property prior to the time the Court divides the property.						
[]	[] Grant Petitioner the right to resume using the name						
[]	Prohibit the Respondent from annoying, abusing, threatening, or interfering with the personal liberty and safety of the Petitioner.						
[]	Grant this other relief:						
Peti	tioner's Signature Date						
You	u <u>must</u> sign the following Verification <u>before a Notary Public or Deputy Circuit Clerk</u> .						
	VERIFICATION						
I,	, after making an oath or affirmation to tell the truth, say that						
the facts	I have stated in this Petition are true of my personal knowledge; and if I have set forth matters formation given to me by others, I believe that information to be true.						
Signatur	e Date						
This Ver 20	rification was sworn to or affirmed before me on the day of,						
Notary F	Public / Other official My commission expires:						

STATE OF WEST VIRGINIA

COUNTY OF _____, TO-WIT:

VERIFICATION

_____, the Petitioner in the foregoing Petition for Divorce, after being duly sworn, says that the facts and allegations contained in the Petition are true, except insofar as they are therein stated to be upon information and belief, and that insofar as they are therein stated, they are believed to be true.

Petitioner

Taken, sworn to and subscribed before me this _____ day of _____, 20____.

My commission expires_____

Notary Public

_.

CIVIL CASE INFORMATION STATEMENT DOMESTIC RELATIONS CASES

IN THE FAMILY COURT OF	COUNTY, WEST VIRGINIA
I. CASE STYLE:	
IN RE THE MARRIAGE/CHILDREN OF:	
PETITIONER	CASE No.
Street	Judge
City State Zip	
Phone Number: ()	
Social Security #:	
and	
RESPONDENT	Days toAnswerType of Service
Street	
City State Zip	
Phone Number : ()	
Social Security #:	
Original and copies of petition enclo	osed/attached.

PETITIONER: RESPONDENT:

I. ___ PLEASE CHECK HERE IF EITHER PARTY SEEKS CHILD SUPPORT OR ALIMONY.

II. __ PLEASE CHECK IF A FAMILY VIOLENCE PROTECTIVE ORDER IS NOW IN EFFECT.

III. TYPE OF CASE OR RELIEF: (Check all that apply)

 Divorce w/o children Divorce w/ children 	□ Grandparent Visitation
 Annulment Separate Maintenance 	□ Paternity
□ Child Support only	Other (specify):
□ Child Custody w/o Divorce	

IV. DO YOU OR ANY OF YOUR CLIENTS OR WITNESSES IN THIS CASE REQUIRE SPECIAL ACCOMMODATIONS DUE TO A DISABILITY?

IF YES, PLEASE SPECIFY:

Wheelchair accessible hearing room and other facilities
 Interpreter or other auxiliary aid for the hearing impaired
 Reader or other auxiliary aid for the visually impaired
 Spokesperson or other auxiliary aid for the speech impaired
 Other:

V. LIST ALL MINOR CHILDREN AFFECTED BY THIS ACTION:

Name	Date of Birth	SSN
Attorney Name:		Representing: Petitioner Respondent
Firm:		
Address:		
Telephone:		_ Dated:
Proceeding Without An Attorney		Signature

SCA-F-103-2 (Revised 12/01)

INFORMATION REQUESTED BY DIVISION OF VITAL STATISTICS

	Code of West Virg	le 5, Section 34 of	
Civil Action No.			
Husband's Full Name	:		
Wife's Maiden Name:			
Age of Husband:		Age of Wife:	
Place of Marriage:	[COUNTY]	[STATE]	
Date of Marriage:			
Name of Petitioner:			
Divorce: 9 Yes	9 No	Annulment: 9 Yes 9 No	
Names of Children U	nder 18 Years of Age	Date of Birth	
Date of Decree:			
Duie 01 Decree	[To be Co	ompleted by Clerk]	

NOTICE

FILING OF FINANCIAL STATEMENTS IN FAMILY COURT PROCEEDINGS EFFECTIVE JULY 1, 2007

THE PETITIONER AND RESPONDENT SHALL FILE AND SERVE ON THE OTHER PARTY A COMPLETED FINANCIAL STATEMENT ON THE FORM APPROVED BY THE SUPREME COURT OF APPEALS WITH ANY PETITION OR ANSWER FILED IN FAMILY COURT PROCEEDINGS.

See Rules of Practice and Procedure for Family Court Rule 9 and 13.

FILED IN JUN 2 9 2007

MONROE CO. CIRCUIT COURT UNION, WEST VIRGINIA 24988

IN THE FAMILY COURT OF

COUNTY, WEST VIRGINIA.

In Re: The Marriage / Child

The Marriage / Children of:		Civil Action No.	
Petitioner,	and	Respondent	·
Address		Address	
Daytime phone		Daytime phone	

FINANCIAL STATEMENT

This form MUST be completed in ALL DIVORCE, CHILD SUPPORT, AND PATERNITY CASES.

The Petitioner and the Respondent must <u>each</u> complete one of these forms.

The completed form MUST be filed in the Circuit Clerk's Office and served on the opposing party AT LEAST 5 DAYS BEFORE THE FIRST HEARING. If the Bureau For Child Support Enforcement is a party, the completed form must also be served on their local office.

If your case <u>involves minor children</u>, or <u>either party requests spousal support</u>, you MUST file the following information WITH your completed Financial Statement.

- 1. A copy of your most recent wage or salary stub showing gross pay, deductions for taxes and other items, and net pay for a normal pay period, and for the year-to-date;
- 2. Copies of the your and your spouse's complete income tax returns for the two years immediately preceding the date the petition was filed, together with copies of the federal Form W-2 for those years; and a copy of the Form W-2 for the most recent year for which that form is available, even if a tax return has not yet been filed for that year;
- 3. For self-employed persons and business owners, a copy of a current financial statement showing gross income, expenses, and net income;
- 4. Copies of any invoices or receipts showing the cost of any extraordinary medical expenses for the party or the children, of any child care expenses, and of any expenses necessitated by the special needs of the children.

If the information you provide in this form, or file with this form changes after you file the form, you MUST <u>immediately</u> provide the new information.

The information you provide on this form is ONLY for the use in the judicial system, and is required by law and court rule to be kept CONFIDENTIAL.

Read each question carefully. Provide all requested information. Write or print clearly. After you have completed the form, you MUST sign the Verification on the last page before a Notary Public.

Full Name:	Social Security No:		
Address:	Phone # :		
Any physical or mental disability:			
Age: Education:			
Employer:	Type of work:		
Employment Address:	Phone #:		
Date Employed:	Gross pay per pay period:		
Paid: Weekly Every two weeks	Twice a Month Monthly		
Do you receive TANF benefits? I	f "Yes," list monthly amount:		

YOUR INCOME: You MUST attach written documentation for all income. For wage earning employees who work fluctuating hours and/or overtime, provide wage history of at least six months, or length of most recent employment, whichever is less. Wage / salary history MUST be documented by W-2 forms, and/or year-to-date figures on the most recent pay stubs. For self-employed individuals, income MUST be verified by documents which show gross income and expenses.

Income Source	Monthly Amount
1. Salary	
2. Wages	
3. Commissions	
4. Bonuses	
5. Tips	
6. Payments from a pension plan	
7. Social Security, SSI	
8. Other; explain	

PROPERTY

List ALL property in which you, and / or your spouse have an interest. In the "Who owns?" column, put "M" for marital property; "H" if separate property of husband; "W" if separate property of wife.

Property Description	Market Value	Amount Owed	Who owns?
Marital Home	\$	\$	
Other Real Estate	\$	\$	
Mobile Home	\$	\$	
Motor Vehicles	\$	\$	
	\$	\$	
	\$	\$	
Household Goods	\$	\$	
Checking Accts.	\$	\$	
Savings Accts. / CDs	\$	\$	
Money Market Certificates	\$	\$	
Stocks	\$	\$	
Credit Union Accts.	\$	\$	
Profit Sharing Plans	\$	\$	
Trusts	\$	\$	
Stocks / Mutual Funds	\$	\$	
Bonds	\$	\$	
Pension Plans	\$	\$	
IRA / SEP Accts.	\$	\$	
Severance Pay; Unemployment	\$	\$	
Worker's Comp.	\$	\$	
Whole life Insurance	\$	\$	

Property Description	Market Value	Amount Owed	Who owns?
Annuities	\$	\$	
Guns	\$	\$	
Tools	\$	\$	
Jewelry	\$	\$	
Personal Property not located in Marital Home	\$	\$	
Other*;	\$	\$	
	\$	\$	

*Other includes, but is not limited to: coin collections; art; state and federal tax refunds; money owed to you or your spouse; business interests; money expected from a lawsuit or settlement; education benefits; patents; copyrights; royalties; contents of safe deposit boxes; and <u>anything</u> else of value.

PROPERTY CONVEYED TO OTHERS

List all real or personal property with a value of \$500.00 or more that was sold, given away, or otherwise transferred by you and / or your spouse within the last 5 years. Describe <u>each</u> such item; list market value when transferred; list type of transfer; provide name of the person to whom property was transferred; list amount received.

DEBTS

List all debts owed by you, and / or your spouse. In the "Whose debt?" column, put "M" for marital debt; "H" if separate debt of husband; "W" if separate debt of wife.

Owed to Whom?	Amount Owed	For what?	Secured by?	Whose debt?
1	\$			
2	\$			
3	\$			
4	\$			
5	\$			
Total owed: \$	Total of all mon	thly payments: \$		

CHILDREN

List the names; ages; birth dates; and social security numbers of <u>all minor children involved in this</u> <u>case</u>. Then, answer the list of questions about the children.

Do your children receive social security benefits? If "Yes," list amount per month: \$
Do your children receive income or wages? If "Yes," list amount per month: \$
Do your children have any special needs that result in extraordinary expenses that should be taken into account when the court sets the amount of child support? If "Yes," explain:
Are child care expenses currently being paid so that the parent who takes care of the children can work or seek work? If "Yes," how much per month? \$ You MUST attach receipts.
Are you the parent of minor children OTHER than the minor children involved in this case?
Do you provide support for any disabled adult children? If "Yes," list these children's names, ages, the nature of their disability, and the amount of support you provide each month. You must attach receipts or other documentation for the support you provide.

HEALTH INSURANCE

Is health insurance <u>available</u> to <u>you</u> through <u>your</u> employment? _____ If you answered "No," <u>you</u> <u>MUST provide written verification from your employer that health insurance is not available to you</u>. If you have health insurance from ANY source, you MUST complete the following table.

Insurance company name	
Address	
Policy number	

Group number	
Any other ID numbers	
Persons covered	
Restrictions	
Amount of children's portion of premium	
Deductibles	

Do you have recurring, out of pocket health expenses for yourself or your children that are not covered by insurance? _____ If "Yes," you MUST attach documents that verify these expenses.

CHILD SUPPORT PAYMENTS

Do <u>you</u> currently pay court ordered child support payments for any children OTHER than the children involved in this case? _____ If "Yes," you MUST attach a copy of the Support Order, <u>and</u> records showing your payment history; <u>and</u> you must list the following information for <u>each</u> child: full name; birth date; social security number; monthly payment for that child.

SPOUSAL SUPPORT

If **you** are requesting spousal support, you MUST complete the following list of monthly expenses. These are the amounts you now pay if you are living separate from you spouse. If you have not yet separated, list the amounts you estimate you will have to pay when you do separate.

MONTHLY EXPENSES

Credit card payments; other payments on unsecured debts: \$ Car payments: \$				
Rent or mortgage:	\$	Electric: \$_	Gas: \$	Water / Sewer: \$
Trash: \$	Telephone:	\$	TV Cable: \$	Food: \$
Clothing: \$	Gasoline	: \$	Car repairs: \$	Car insurance: \$

Health insurance: \$ Explain:
Home repair and maintenance: \$ Child care: \$
Entertainment & recreation: \$
Medical & health not covered by insurance: \$ Explain:
Other: \$ Explain:
TOTAL MONTHLY EXPENSES: \$
IF <u>EITHER YOU OR YOUR SPOUSE IS REQUESTING SPOUSAL SUPPORT</u> , YOU MUST
COMPLETE THE REST OF THIS FORM.
Wife's Education
Graduate from high school? If "Yes," what year? If "No," receive a GED? If GED, year?
Graduate from technical or trade school? If "Yes," list type of training or degree and year received
Graduate from college? If "Yes," list degree and year received
Receive a post-graduate degree? If "Yes," list degree and year received
<u>Wife's Employment History</u>
List last four jobs. List employer; position held; dates employment began and ended; monthly salary.
Husband's Education
Graduate from high school? If "Yes," what year? If "No," receive a GED? If
GED, year?
Graduate from technical or trade school? If "Yes," list type of training or degree and year received
Graduate from college? If "Yes," list degree and year received
Receive a post-graduate degree? If "Yes," list degree and year received

Husband's Employment History

List last four jobs. List employer; position held; dates employment began and ended; monthly salary.

XX7'6 1. TT. 1/1
Wife's Health
Wife's age:
Wife's physical health is: Excellent Good Poor If "Poor," explain:
Wife's mental and emotional health is: Excellent Good Poor If "Poor," explain
·
Husband's Health
Husband's age:
Husband's physical health is: Excellent Good Poor If "Poor," explain:
Husband's mental and emotional health is: Excellent Good Poor If "Poor,"
explain:

Obtaining Additional Education or Training

Would additional training and / or education help <u>the party seeking spousal support</u> to increase earning ability within a reasonable time? _____ If "Yes," explain what type of training or education; the estimated yearly cost of such training or education; and the length of time it would take to complete this training or education:

Additional Information

Explain why you think spousal support should be awarded, or denied:

VERIFICATION

I, ______, after making an oath of affirmation to tell the truth, say that the facts I have stated in this Financial Statement are true of my personal knowledge; and if I provided information from other persons, I believe that information to be true. I understand that deliberately failing to provide complete disclosure, and knowingly providing incorrect information constitute the crime of false swearing.

Signature

.

This Verification was sworn to or affirmed before me on the _____ day of ______,

Notary Public / Other Official

My commission expires:______.

CERTIFICATE of SERVICE

State of West Virgini	a
County of	
I,	, the person completing this Financial Statement, mailed
copies the Financial S	Statement and all attached documents, by first class mail, postage paid, to:
	, at the address of
	, at the address of
on the day of	,
Signature	Date

IN THE FAMILY COURT OF MONROE COUNTY, WEST VIRGINIA

In Re: The Marriage/Children of:

and

_,

Petitioner

Address

Address

Respondent

Daytime Phone

Daytime Phone

Civil Action No.____

PROPERTY AGREEMENT

The Petitioner and Respondent agree to the following division of all of their marital property, separate property, and debts.

The Petitioner,		, shall receive the following property and
debts:		
	•	
The Respondent,	· .	, shall receive the following property

SCA-FC-317 (12/01)

PROPERTY AGREEMENT

PAGE 1 OF 2

By signing this agreement I am representing to the court that:

1. I have entered into the agreement voluntarily.

2. I have full and complete knowledge of all property and debts my spouse and I required during our marriage and all separate property owned by each of us during the marriage.

3. I understand this agreement and believe it to be fair and in my best interest.

Petitioner	Date
Respondent	Date
	ACKNOWLEDGEMENTS
State of West Virginia County of	
	, a Notary Public in the county and state aforesaid do
certify that	, whose name is signed to the writing above has
	me in the aforesaid county and state on
	•
Notary Public	
	My commission expires:
State of West Virginia County of	
I,	, a Notary Public in the county and state aforesaid
do hereby certify that	, whose name is signed to the writing above
has acknowledged the same before	ore me in the aforesaid county and state on
Notary Public	
	My commission expires:

SCA-FC-317 (12/01)

PROPERTY AGREEMENT

PAGE 2 OF 2

ACCEPTANCE OF SERVICE

I hereby accept service of the Summons and a copy of the Petition in the				
case styled,		and		
Civil Action No	_this	day of	, 20	
This Acceptance of Service s	hall hav	ve the same for	ce and effect as if	
personally served upon me in			_County, West Virginia, by	
the Sheriff of said County.				
	R	espondent		
	_			
	Ā	ddress		
	_			
	P	hone		
Taken, sworn to and subscrib	bed bef	ore me this	day of	
My Commission expires				
	N	otary Public or	Deputy Circuit Clerk	

IN RE **THE MARRIAGE OF:**

Civil Action No.

	ΓIONER	, and	RESPONDENT	
		<u>NOTICE C</u>	<u>DF HEARING</u>	
TO:				-
	Address			-
	City	State	Zip Code	-
You a	re hereby gi	iven notice that the undersigned	will bring the above-styled acti	on on for final hearing
before	e the Family	Court Judge. The hearing will b	be on the day of	,
20	, at	, or as soon the	ereafter as may be heard. Hear	ings before the Family
Court	Judge sha	all be held at the following	location:	
			You may be present to	protect your interests.

CERTIFICATE OF SERVICE

I, _____, Petitioner/Respondent in the foregoing action hereby certify that I have sent a copy of this Notice of Hearing to the Petitioner/Respondent at the above address by depositing a true copy of the same in the U.S. Mail, postage prepaid, this the _____ day of

_____, 20_____.