Guide to Representing Yourself in an lowa Divorce Case with Children

© 2013 Iowa Judicial Branch

Introduction

In this Guide, three symbols are used to indicate whether information is specific to electronic filing, specific to paper filing, or applies to all cases whether electronic or in paper:

- Electronic filers
- Paper filers
- All filers
 - Important: Read all information marked with this arrow, whether you file electronically or in paper.
- If you represent yourself (without an attorney) in a divorce case, and you have minor or dependent adult children, you *must* use the *court-approved forms* identified in this Guide and contained in Chapter 17 of the lowa Court Rules. These **forms are available free of charge** in fillable and savable format on the lowa Judicial Branch website: www.iowacourts.gov.
- If you do not understand how to use these forms, or do not know if you should use these forms, talk to an attorney.
- These forms must be used whether the filings in your case will be electronic or in paper. If you are unsure whether your county, or the county where your case is filed, accepts electronic filing, check the map available on the Iowa Judicial Branch website at:

 http://www.iowacourts.gov/eFiling/Overview/ or call the clerk of court office in your county. You can find a directory at http://www.iowacourts.gov/Administration/Directories/.
- If the county where this case is filed accepts electronic filing, you must file electronically unless you get permission from the court to file in paper. Contact the clerk of court if you are unable to file electronically.
- If you do not have minor or dependent children, you **should not** use the forms identified in this Guide. The forms also are not recommended for people who own a business, a lot of investments, or a lot of real estate.
- Read this Guide carefully. This Guide will help you through each step, but many issues in a divorce are complicated, and you may need to talk to an attorney.
- Submission of these forms does not guarantee your dissolution will be granted without a trial or further questions from the judge.
- Even if you both agree to get divorced, agree on terms of custody and visitation of your children, and agree how to divide your property, **you must have a judge approve the terms of your divorce** and go through many steps in the court process to get divorced.
- If you are still uncertain what to do after reading this Guide, you should talk with an attorney. An attorney can help you with all or just some of the steps in a divorce case.
- Before you file a divorce with children on your own, you may want to consult an attorney about custody, child support, and visitation in your current situation and how that might change in a divorce.

- Important! An lowa court cannot decide custody if it does not have jurisdiction. Jurisdiction is very complicated. Generally, the court will have jurisdiction if the children have lived in lowa for at least six months. But there are exceptions. If there is an order for custody or visitation of the children in another state, lowa may not be able to enter a custody order. If the children have not lived in lowa for six months, lowa may not have jurisdiction. It is important to fill out the part of the Petition about where the children have lived and what custody orders are already in place. The court needs that information to decide jurisdiction. If lowa does not have jurisdiction to enter an order, the order may not be good.
- You are not divorced until a judge signs a final "Decree of Dissolution of Marriage."
- The term "dissolution of marriage" means the same thing as "divorce." "Petitioner" is the spouse who files the Petition to start a divorce case. The other spouse is "Respondent." You keep these titles for the rest of your divorce case. Petitioner and Respondent are also called the "parties" in the case. Part IX of this Guide defines many other legal terms you should know.
- On pages 5 and 6 of this Guide is a list of approved court forms available from the Iowa Judicial Branch website at: http://www.iowacourts.gov/eFiling/eFiling_Forms/ or at: http://www.iowacourts.gov/For_the_Public/Representing_Yourself_in_Court/DivorceFamily_Law/Forms/. The forms are also in Chapter 17 of the Iowa Court Rules.
- Carefully read the specific instructions on each form. You should read part **X** of this Guide: *Iowa Court Expectations of Parents in a Dissolution of Marriage Involving Children*. You should also read part **XI** of this Guide: *Tips on Handling Your Own Case in Iowa's Courts*.
- You must determine issues of child custody, child support, and visitation during the court case process. These things can be very difficult to change after a judge signs your final divorce Decree. Also, if you want spousal support (alimony), a share of your spouse's pension, or other property, you must ask for it during the court case process. You cannot get it after a judge signs your final divorce Decree.
- It is illegal to sign another person's signature on any court form or other legal paper.
- Important: Clerks of court and court staff cannot give you legal advice.
- The divorce laws in Iowa are in chapter 598 of the *Iowa Code*. You can find the *Iowa Code* in public libraries, or on the Iowa legislature's website:
 www.legis.iowa.gov/lowaLaw/statutoryLaw.aspx.

■ Electronic Filing (EDMS)

- If your case will be or is filed in a county that uses electronic filing, you are required to register and electronically file your documents using the Electronic Document Management System (EDMS). In exceptional circumstances, you may apply to the court for an exemption (to be excused), from electronic filing requirements.
- Because your divorce case will become a public case when the judge signs the final Decree of Dissolution of Marriage, it is critical that you understand and know your responsibility for these two things:
 - What information is protected (or may or should be kept private); and
 - How to redact (or remove) protected information from the papers (or legal documents) that you file in your case.

	See Chapter 16 Rules Pertaining to the Use of the Electronic Document Management System at http://www.iowacourts.gov/eFiling/Overview/ . Refer to Division VI of Chapter 16 for rules on protecting private information.
	You must still personally serve your spouse with a copy of your Petition and Original Notice, ever if you are filing electronically. After the Petition and Original Notice documents are personally served, whenever you electronically file an additional document in your case, EDMS will serve a copy of that document on your registered spouse or your spouse's attorney if there is one.
	The Notice of Electronic Filing (NEF) will indicate if your spouse is excused from electronic filing requirements, in which case, you must mail a copy or serve in paper a copy of the document on your spouse if he or she does not have an attorney.
	Even if you are filing electronically, most dissolution forms require you to certify the information you are providing by handwriting your signature on the form. These forms must then be scanned in and electronically filed.
	To view the dissolution forms, you must have Adobe Acrobat Reader installed. Go to: http://get.adobe.com/reader/ .
Pape	er Filing
	If the county in which your case is filed uses electronic filing, you must receive permission from the court before you can file in paper.
	Some instructions, and some forms, are different if you are filing in paper rather than electronically.
	Whenever you file a paper at the clerk of court office, you must deliver a copy of that paper to your spouse or your spouse's attorney. You should also keep a copy for yourself. The only exception is the Confidential Information Form (203): <i>Do not give a copy of that form to your spouse.</i>
	Because your divorce case will become a public case when the judge signs the final Decree of Dissolution of Marriage, it is critical that you understand and know your responsibility for these two things:
	What information is protected (or may or should be kept private); and
	How to redact (or remove) protected information from the papers (or legal documents) that you file in your case.
	Be sure to print clearly when filling in paper forms.

Continued on next page

Guide to Representing Yourself in an Iowa Divorce Case: For Spouses with Children

Table of Contents

		Page
	Introduction	1
I.	Approved Iowa Divorce Forms for Self-Represented Parties with Children	5
II.	How to Begin a Dissolution of Marriage (Divorce) with Children	7
III.	What to do if Your Spouse has Filed for Divorce and You Have Received the Divorce Papers	12
IV.	Children in the Middle Course	14
V.	What You Should do During the 90-Day Waiting Period for Getting a Final Divorce Decree	14
VI.	How to Get a Final Divorce Decree	17
VII.	One Thing You Must do After a Judge Signs the Divorce Decree	21
VIII.	Things You Might have to do After a Judge Signs the Divorce Decree	21
IX.	Terms Used in the Divorce Process	22
Χ.	Iowa Court Expectations of Parents in a Dissolution of Marriage Involving Children	29
XI.	Tips on Handling Your Own Case in Iowa's Courts	30

I. Approved Iowa Divorce Forms for Self-Represented Parties with Children These forms are available from the Iowa Judicial Branch website free of charge in fillable and savable format: www.iowacourts.gov.

Before using any lowa court forms listed below, read this Guide, including part **X**: "lowa Court Expectations of Parents in a Dissolution of Marriage Involving Children" and part **XI** "Tips on Handling Your Own Case in lowa's Courts."

Chapter 17 forms a **Petitioner** can use to start the divorce process:

> 201	Petition for Dissolution of Marriage with Children
₫ 202	Coversheet for a Petition for Dissolution of Marriage with Children. <i>Use only if filing in paper; not for electronic filing.</i>
₿ 203	Confidential Information Form. <i>Use only if filing in paper; not for electronic filing.</i> Each party filing in paper must provide the clerk of court personal identifying information on this form, which will be kept confidential.
⊒ 204	Original Notice for Personal Service. <i>Use only if filing electronically; not for paper filing. Note</i> : For electronic filing, a clerk of court signature page will be added to the Original Notice form when the clerk approves the Original Notice. Page numbering on the form has been adjusted to account for the addition of this page in electronic filing.
∄ 204a	Original Notice for Personal Service. <i>Use only if filing in paper; not for electronic filing.</i>
> 205	Acceptance of Service of Original Notice. Petitioner completes the top part of this form; Respondent completes the bottom part and returns the form to Petitioner for filing.
> 206	Directions for Service of Original Notice
> 207	Motion and Affidavit to Serve by Publication. Use this form if you cannot find your spouse to serve a copy of the Petition (201) and Original Notice (204) by mail or in-person.
> 208	Original Notice by Publication. Use this form if you cannot find your spouse to serve a copy of the Petition (201) and Original Notice (204 or 204a if filing in paper) and a judge has signed an Order allowing you to publish the Notice in a newspaper. Note : For electronic filing, a clerk of court signature page will be added to the Original Notice form when the clerk approves the Original Notice. Page numbering on the form has been adjusted to account for the addition of this page in electronic filing.
> 209	Application and Affidavit to Defer Payment of Costs. Optional: Use this form if you cannot afford to pay the court filing fees.
> 210	Affidavit of Service of Original Notice and Petition for Dissolution of Marriage. Use if someone other than Petitioner, a sheriff, or process server delivers a copy of the Petition (201) and Original Notice (204 if filing electronically; 204a if filing in paper) to Respondent.
➤ 211	Protected Information Form. Electronic filers use this form to identify the complete version of any protected information or other information redacted in documents filed. It is recommended that paper filers do the same.
➤ 225	Affidavit of Mailing Notice. Petitioner must file this if he or she served Notice by Publication in a newspaper and asks the court for a divorce Decree by default.

Chapter 17 forms a **Respondent** can use to file an Answer to the Petition:

> 211	Protected Information Form. Electronic filers use this form to identify the complete version of any protected information or other information redacted in documents filed. It is recommended that paper filers do the same.
▶ 215	Answer to Petition for Dissolution of Marriage with Children. Use this if Petitioner uses form 201.
≻ 216	General Answer. Use this if Petitioner does not use form 201.

Chapter 17 forms either **Petitioner** or **Respondent** can use to get a final divorce Decree:

> 221	Affidavit for Temporary Custody and Visitation. Use this form if you are a parent and you want to tell the court about custody and visitation. Use this form if one of the parents asked you to tell the court about custody and visitation before the case is finished.
▶ 222	Motion. Optional: use this to ask a judge to take some action in your case.
▶ 223	Response to a Motion. Use this if your spouse files a Motion (222) and you disagree with something your spouse is asking for in the Motion.
> 224	Financial Affidavit. Each party (Petitioner and Respondent) must fill in and file one of these. If Respondent does not fill one in, Petitioner can get a final Divorce decree by default.
> 226	Notice of Intent to File a Written Application for Default Decree. Petitioner uses this if Respondent has not filed an Answer to the Petition and the Petitioner wants to ask the court for a final divorce Decree.
▶ 227	Request for Relief in a Dissolution of Marriage with Children. If Petitioner is getting a final divorce Decree by default, only Petitioner fills this in and files it. If the spouses will be going to trial to get a final divorce Decree, each spouse should fill in and file one of these.
> 228	Settlement Agreement for Dissolution of Marriage with Children. Use this if both parties agree on child custody, child support, terms of visitation, and on how to divide property, assets, and debts.
> 229	Agreed Parenting Plan. Parents who can agree on what they want for child custody and visitation use this to tell the court where they want the children to live and where the children will spend holidays. The parties (Petitioner and Respondent) fill out one of these and both parents sign it.
> 230	Proposed Parenting Plan. Parents who do not have an Agreed Parenting Plan use this to tell the court where they want the children to live and where the children will spend holidays. Each party (Petitioner and Respondent) must fill out one of these.

II. How to Begin a Dissolution of Marriage (Divorce) with Children

A. Petitioner must fill in and sign the forms required to start the divorce process.

- You can get the forms you need free of charge and in fillable and savable format from the Iowa Judicial Branch website at:

 http://www.iowacourts.gov/For_the_Public/Representing_Yourself_in_Court/DivorceFamily_Law/Forms/. The forms are also in Chapter 17 of the Iowa Court Rules.
- Carefully read the specific instructions on each form. Some forms are different if you are filing in paper rather than electronically. If you do not understand something, you should contact an attorney. Do not contact court staff about how to fill out forms.
- Type or print clearly on each form. You should use a **blue ink** pen (if possible) to sign each form that requires a handwritten signature.

Here is a list of the forms a self-represented Petitioner **must** use to start the divorce process:

> 201	Petition for Dissolution of Marriage with Children
₫ 202	Coversheet for a Petition for Dissolution of Marriage with Children. <i>Use only if filing in paper; not for electronic filing.</i>
₫ 203	Confidential Information Form. <i>Use only if filing in paper; not for electronic filing.</i> Do <i>not</i> give a copy to your spouse.
□ 204	Original Notice for Personal Service. Use for electronic filing only.
204a	Original Notice for Personal Service. Use for paper filing only.

The clerk of court in your county can tell you what the filing fee will be. If you believe you cannot afford the court filing fee, the court might allow you to postpone your payment of the fee. To ask the court to postpone (defer) payment of the filing fee, fill in and file form 209.

> 209	Application and Affidavit to Defer Payment of Costs.	Optional: Use this form if you
7 209	cannot afford to pay the court filing fees.	

B. Filing your case

 · · · · · · · · · · · · · · · · · ·		
Filing your case electronically.		
	If you are filing your divorce case in a county that uses electronic filing, you must register to electronically file. For help with registration, see the eFile User Guide "How to Register Pro Se (Self Represented) for eFiling."	
	After you have registered, log in to the electronic filing system at https://www.iowacourts.state.ia.us/EFile/ to electronically file your dissolution case.	
	For help electronically filing your divorce, see "How to File a New Case" at http://www.iowacourts.gov/eFiling/Training Documents/.	
	If you are unable to proceed electronically, you must receive permission from the court to file in paper. Contact the clerk of court in the county where the petition will be filed for more information on being excused from electronic filing.	

With your Petition (201), you must also file an Original Notice (form 204) and a Protected Information Disclosure (form 211) with the full version of any protected information or other information you have redacted or omitted from the Petition.
If filing electronically, you will receive a Notice of Electronic Filing (NEF) when the clerk of court has approved the filing of your Petition.
Log in to your eFile account and download and print your Petition, Original Notice, and Protected Information Disclosure so that you can serve (deliver them to) your spouse.
For help finding and downloading your Petition, Original Notice, and Protected Information Disclosure, please see the "My Filings Reference Guide" at: http://www.iowacourts.gov/eFiling/Training Documents/.

Filing your case in paper.

- If the county where you will be filing your Petition does not yet accept electronic filing, you must proceed in paper. If the county does accept electronic filing, you must proceed electronically, unless you have received permission from the court to file in paper.
- With your Petition, you must also file a Petition Cover Sheet (form 202), an Original Notice (form 204a), and a Confidential Information Form (form 203). It is also recommended that you file a Protected Information Disclosure (form 211) with the complete version of any protected information or other information that you have redacted or omitted from the Petition.
- Forms 201 and 204a and, if applicable, 211: Make **two** copies if you can deliver copies of these forms to your spouse in-person or by mail. Make **three** copies if you are going to ask the county sheriff or a civil process server to deliver these forms to your spouse.
- Forms 202 and 203: You do **not** have to make photocopies of these forms.
 - *Note about making photocopies:* You should make your photocopies before you go to the courthouse to file your papers. It is expensive to make photocopies at the clerk of court office. It is cheaper to make the copies at a business that makes photocopies or at a public library.
- Take the original forms you filled in and the photocopies to the clerk of court office in your county.

 Tell the clerk at the counter you are filing a Petition for a divorce.
- Give the clerk at the counter the original forms and the photocopies of these forms:
 - 201 Petition for Dissolution of Marriage (Divorce) with Children
 - 202 Coversheet for a Petition for Dissolution of Marriage With Children
 - 203 Confidential Information Form (*Do not make copies of this form.*)
 - 204a Original Notice
 - 211 Protected Information Disclosure, if applicable
- Pay the filing fee, or file form 209. (See above.) The clerk at the counter can tell you the amount of the filing fee. See the term "Fees" in part IX of this Guide for a list of the fees you might have to pay during the divorce process. The lowa legislature sets these fees and periodically raises them, so check with the clerk's office to confirm the current filing fee.
- The clerk of court will sign the Original Notice (form 204a). You will have to serve this form on (deliver it to) your spouse. (See section C, below.)
- The clerk at the counter will time-stamp each of the copies (original and photocopies).
- C. Serve (deliver) the Original Notice (form 204 if filing electronically; form 204a if filing in paper), a copy of the Petition (form 201), and, if applicable, the Protected Information Disclosure (form 211) on your spouse. (See the definition of "Serve (Service)" on page 28.)

- For both paper and electronic filers:
 - Important: Petitioner has **90 days** after filing the Petition to serve the Petition on Respondent (Petitioner's spouse). If Petitioner fails to meet this deadline the dissolution of marriage case will be dismissed.
 - If you know where your spouse is, you have three options for completing service:
 - Service Option 1: You can hand the forms to your spouse yourself, or send the forms to your spouse by regular mail. You must also get your spouse to sign an "Acceptance of Service" (form 205; see below). After your spouse signs the Acceptance of Service form, you must meet the requirement for "proof of service" by:
 - If filing electronically:
 File the Acceptance of Service form through EDMS.
 For help, See "How to eFile to an Existing Case" at http://www.iowacourts.gov/eFiling/Training Documents/.
 - lf filing in paper:
 - Make a photocopy of the Acceptance of Service form for your records; and
 - Take the original Acceptance of Service form (the one signed by your spouse) to the clerk of court office for filing.
- Acceptance of Service of Original Notice. Petitioner uses this when Petitioner personally delivers the Original Notice and a copy of the Petition to Respondent and Respondent is willing to sign the "Acceptance of Service" form.

Service Option 2: You can ask the county sheriff or other civil process server to serve the forms on your spouse. Note: If you filed an Application & Affidavit to Defer Costs (form 209) and the court approved it, you *must* have the county sheriff serve the forms.

If you choose option 2, you must fill in two forms: 204 (if filing electronically) or 204a (if filing in paper), and 206 (see below).

Directions for Service of Original Notice. Use this if you know where your spouse lives or works, but you want the county sheriff or other civil process server to deliver the divorce Petition (form 201) and Original Notice (form 204 or form 204a if filing in paper) to your spouse.

- Figure 3. Give the county sheriff or other process server **two** copies of the:
 - Original Notice (form 204 or 204a)
 - Petition (form 201)
 - Directions for Service (form 206)
 - Protected Information Disclosure (form 211), if applicable.
- > Tell the sheriff or process server to deliver the Original Notice, Petition, and Protected Information Disclosure to your spouse.
- The sheriff or other process server will file the "proof of service" with the clerk of court after you pay the service fee. If the court granted your Application to Defer Costs (form 209), the county sheriff *must* be the one who delivers the forms to your spouse.
- Service Option 3: You can have another person who is not a sheriff or process server deliver the papers to your spouse. If a person other than you, a sheriff, or a process server delivers a

copy of the Petition and Original Notice to your spouse, that person must fill out an Affidavit of Service of Original Notice and Petition for Dissolution of Marriage (form 210), and either you or that person must file the Affidavit with the clerk of court soon after the papers were delivered to your spouse.

≥ 210

Affidavit of Service of Original Notice and Petition for Dissolution of Marriage. *Use if someone other than Petitioner, a sheriff, or process server delivers a copy of the Petition (form 201) and Original Notice (form 204 if filing electronically; form 204a if filing in paper) to Respondent.*

- If you do not know where your spouse is, you can ask the court for permission to give notice to your spouse by publication in a newspaper.
 - A court will give a Petitioner permission to give notice by publication in a newspaper only if Petitioner has tried several ways to find his or her spouse. Some steps you can take to find your spouse include:
 - Contacting your spouse's parents, brothers, sisters, friends, former employer, or people she or he used to work with.
 - Checking local or area phone books, or phone books where you think your spouse might be living.
 - Searching for your spouse using internet-based search engines or social media. If you do not know how to do this, go to your local library and ask a librarian for help.
 - Contacting an attorney to help you.
 - If you cannot find your spouse, you should mail a copy of the Original Notice (form 204), the Petition (form 201), and, if applicable, the Protected Information Disclosure (form 211) to your spouse's last known address. You **must** do this to get a divorce Decree by default. (See part **VI.A** and form 225 below.)
 - If you cannot find your spouse after taking these steps, you can ask the court for permission to serve notice by publication in a newspaper. To do this, you **must** file form 207.

≥ 207

Motion and Affidavit to Serve by Publication. *Use this if you cannot find your spouse.* With this form you will ask the court's permission to serve Notice by Publication in a newspaper.

■ If filing form 207 electronically:

- Electronically file your Motion and Affidavit to Serve by Publication, using the How to eFile to an Existing Case document as your guide.
- When you receive the Notice of Electronic Filing (NEF) that your Motion has been approved, print and mail a copy of the motion to your spouse's last known address.

lf filing form 207 in paper:

- Make two photocopies of the form.
- Take the original and both copies to the clerk of court office.
- The clerk at the counter will time-stamp the original and photocopies.
- The clerk will keep the original and give the copies back to you.
- Mail one copy of the form to your spouse's last-known address.
- B Keep one copy for your records.

- The court might schedule a hearing on your Motion and Affidavit. You will receive notice of the date and time for the hearing. You must attend the hearing. Follow the advice in part XI Tips on Handling Your Own Case in Iowa's Courts.
- ➤ **Note:** Using form 207 does not guarantee that a judge will let you serve notice by publication in a newspaper.
- If the judge signs an Order allowing you to publish the Notice in a newspaper, you should fill out a Notice by Publication (form 208) and take it to a newspaper. After you take the Notice to the newspaper, promptly mail a copy of the Notice, the Petition, and the Protected Information Disclosure to Respondent's last-known mailing address.

> 208	Notice by Publication. Use this if you cannot find your spouse to deliver a copy of the Petition (form 201) and Original Notice (form 204 or 204a if filing in paper), and a judge has signed an Order allowing you to publish the Notice in a newspaper.
-----------------	---

- > Important: You must closely follow the instructions for form 208 to publish the Notice by Publication in the newspaper.
- If you served Notice by Publication in a newspaper (form 208), you *must* also file an Affidavit of Mailing Notice (form 225).

III. What to do if Your Spouse has Filed for Divorce and You have **Received the Divorce Papers**

- A. Carefully read the papers served on you (a divorce Petition and Original Notice).
 - It is important to read the papers carefully to understand what your spouse (Petitioner) is asking for in the Petition.
 - You (Respondent) might also receive other papers (court "orders") filed in your case that tell you things you must do as part of the divorce process. Examples of these orders are:
 - Setting the date for the pretrial conference,
 - Requiring each spouse to give financial or other information to the other spouse, or
 - Requiring attendance at mediation (in some counties).
 - Even if your spouse is not represented by an attorney, you may still talk to or hire an attorney to help you with the divorce process.
 - If the Petition is filed in a county that uses electronic filing, you are required to register and electronically file your Answer and other documents using the Electronic Document Management System (EDMS). See "How to Register Pro Se (Self Represented) for eFiling" at http://www.jowacourts.gov/wfData/files/EDMS/OnlineDocumentation/HowtoRegesterProSe SelfRe presentedeFiler.pdf. See Chapter 16 Rules Pertaining to the Use of the Electronic Document Management System at:
 - http://www.iowacourts.gov/wfdata/files/EDMS/OnlineDocumentation/Chapter16Rules102213.pdf.
 - In exceptional circumstances, you may apply for and be granted an exemption or be excused from electronic filing requirements. Contact the clerk of court in the county where the Petition was filed for information on exemptions.
 - Whenever you electronically file a document in your case, EDMS will serve a copy of that document on your registered spouse or your spouse's attorney. The Notice of Electronic Filing (NEF) will indicate if your spouse is exempt from the electronic filing requirements, in which case, you must mail or serve in paper a copy of the document on your spouse if he or she does not have an attorney.

B. Filing your answer to the Petition.

- Within 20 days after receiving a copy of the Petition and Original Notice, you must file an Answer to the Petition with the court. If you fail to file an Answer within 20 days, the court may grant a divorce Decree without your input.
- You can get the forms you need, free of charge, from the lowa court system's website at: http://www.jowacourts.gov/For the Public/Representing Yourself in Court/DivorceFamily Law/Fo rms/.
- Carefully read the specific instructions on each form for how to fill them in. If you still do not understand something after reading the instructions, you should contact an attorney.
- Respondent must use one of these forms to answer the Petition:

> 215	Answer to Petition for Dissolution of Marriage with Children. Use this to file an Answer if you received Petition form 201 from your spouse (Petitioner).
> 216	General Answer. Use this if you received a divorce Petition from your spouse, but it was not form 201.

Decide which form you need. Then do the following: Fill out the form. Sign the form. Filing your Answer electronically (if the Petition was filed in a county that uses EDMS). Scan the signed form and save it as a .pdf. Save it in a place that will be accessible to you when you electronically file. 💻 Log on to EDMS and file your Answer. For Help, See "How to eFile to an Existing Case" at: http://www.iowacourts.gov/eFiling/Training Documents/. EDMS will notify you when your Answer has been filed. You can then open the Answer and print a copy for your records. If there was a problem with your filing, EDMS will send you a Retraction Notice. You can then log in to My Filings, correct the error, and resubmit your Answer. For help, See "How to Resubmit a Returned Filing" at: http://www.iowacourts.gov/eFiling/Training Documents/. The Notice of Electronic Filing will indicate if your spouse is exempt from electronic filing requirements, in which case, you must mail or serve in paper a copy of the document on your spouse if he or she does not have an attorney. Filing your Answer in paper: Make two photocopies of the original. Take your original Answer form and the photocopies to the clerk of court office in the county where the Petition was filed. (The county is listed at the top of the Petition form.) The clerk will time-stamp your forms and copies. The clerk will take the original one and give the copies back to you. lack Keep one of the copies for your records. Serve one of the copies of your Answer on your spouse, or if your spouse has an attorney, on your spouse's attorney, by mail or in person.

IV. Children in the Middle Course

- lowa law requires that parents with children must attend a course on the effects of divorce on children before the court will enter a final Decree.
- Within forty-five days of the service of original notice, each parent must take the Children in the Middle class.
- You can find information on this class and the location in your area under Representing Yourself in the Divorce/Family Law section of the judicial branch website:

 http://www.iowacourts.gov/For_the_Public/Representing_Yourself_in_Court/DivorceFamily_Law/Children in the Middle/.
- You can also ask the clerk of court about the class.

V. What You Should do During the 90-Day Waiting Period for Getting a Final Divorce Decree

A. 90-Day Waiting Period

- Under lowa law, there is a waiting period of 90 days before a judge can sign the final divorce Decree. The 90 days usually begins on the latest of the following dates:
 - When the Petition and Original Notice are served on Respondent by a sheriff or civil process server: or
 - ➤ When you file the Acceptance of Service (form 205); or
 - ➤ If Petitioner serves notice by publication in a newspaper, the 90-day waiting period begins **20** days after the final (third) date of publication in the newspaper.
- In some situations, this 90-day waiting period may be shortened if you file a Motion (form 222) and explain to the court why you think the waiting period should be shortened in your case. Judges will require a very good reason for shortening the waiting period.
- Here is a list of forms that either Petitioner or Respondent can use during the 90-day waiting period to complete the steps necessary to get a final divorce Decree.

➤ 221	Affidavit for Temporary Custody and Visitation. Use this form if you are a parent and you want to tell the court about custody and visitation. Use this form if one of the parents asked you to tell the court about custody and visitation before the case is finished.
> 222	Motion. Use this to ask the court to do something in your case or to ask for temporary support, custody, or visitation during the case (optional).
> 223	Response to a Motion. Use this if your spouse filed a Motion (form 222) and you disagree with something your spouse is asking for in the Motion.
> 224	Financial Affidavit for Dissolution of Marriage with Children. Each spouse must fill out and file one of these forms (required).
> 225	Affidavit of Mailing Notice. Petitioner must file this if he or she served Notice by Publication in a newspaper and asks the court for a divorce Decree by default.
> 226	Notice of Intent to File a Written Application for Default Decree. Petitioner uses this form if Respondent is "in default," which means he or she has not filed an Answer to the Petition and Petitioner wants to ask the court to sign a final divorce Decree.

➤ 227	Request for Relief in Dissolution of Marriage with Children. Either spouse can use this. Usually the Petitioner uses this if the Respondent has not filed an Answer to the Petition and the Petitioner wants to move forward and ask the court to sign a final divorce Decree.
> 228	Settlement Agreement for Dissolution of Marriage with Children. Use this if both parties agree how to divide property, assets, and debts.
> 229	Agreed Parenting Plan. Parents who can agree on what they want for child custody and visitation use this to tell the court where they want the children to live and where the children will spend holidays. The parties (Petitioner and Respondent) fill out one of these and both parents sign it.
> 230	Proposed Parenting Plan. Parents who do not have an Agreed Parenting Plan use this to tell the court where they want the children to live and where the children will spend holidays. Each party (Petitioner and Respondent) must fill out one of these.

- B. Things one or both spouses can do during the 90-day waiting period to complete the steps necessary to get a final divorce Decree upon expiration of the 90-day waiting period. *Financial Affidavits* and *Parenting Plans* are *required* to be completed before a divorce will be finalized.
 - You may file a **Motion** requesting the court to do something.

You or your spouse might need something that requires a temporary order from the court. For example, one of the spouses might request temporary financial support, temporary custody or visitation, or to pay attorney fees before the court enters a divorce Decree. If so, file a Motion (form 222) with the court to ask for what you want.

- If your spouse files a Motion, and you disagree with what your spouse is asking the court to do, you should fill out and file a Response to the Motion (form 223). This form allows you to tell the court that you disagree with your spouse's Motion.
- If your case is electronic, EDMS will send you a notice telling you the date, time, and location of the hearing.
- If your case is in paper, the clerk's office will mail you a notice telling you the date, time, and location of the hearing.
- You **must** go to the hearing. If you do not show up for the hearing, the court will not give you the things you request in your Motion.
- Complete and file a Financial Affidavit (form 224).

During the waiting period, each spouse can fill out, sign, and file a Financial Affidavit. Each party **must** complete a Financial Affidavit during the divorce process.

- > Financial Affidavits give the court information about the parties' property, amount of debts, and income levels.
- ➤ The court will use this information to set or change child support.
- You will not get a final divorce Decree until you complete the Financial Affidavit.
- Complete and file a Settlement Agreement (form 228).

If you and your spouse agree how to divide your property, assets, and debts, you should complete and file a Settlement Agreement (form 228).

- Work together to fill out the Settlement Agreement.
- Sign and print the Agreement and proceed with the steps for filing electronically or in paper.

- You **must** fill out a **Parenting Plan** during the divorce process. This gives the court information about your wishes for custody and visitation. You will not get a final decree until you complete a Parenting Plan.
 - If both parents agree on custody and visitation, use form 229, Agreed Parenting Plan.
 - You must choose which parent has legal custody. This means making decisions about things such as medical care, education, extracurricular activities, and religious instruction.
 - You must choose which parent has physical care or whether the parents will share physical care. This means providing a home for and taking care of the child.
 - You and your spouse must agree on custody and visitation.
 - Work together to fill it out and sign the form.
 - If you and your spouse do not agree on custody and visitation, you must each fill out and sign separate **Proposed Parenting Plans**, form 230.
 - On form 230, the parent chooses who that parent wants to have legal custody. This
 means making decisions about things such as medical care, education, extracurricular
 activities, and religious instruction.
 - The parent chooses which parent has physical care or whether the parents should share physical care. This means providing a home for and taking care of the child.
- You might have to attend **educational or mediation programs**. The court may require you to attend an educational program about divorce or require you to attend a mediation session with your spouse. These requirements vary by judicial district, and you should carefully read all information you receive from the court or the clerk of court.
- If you will be changing the title to any **real estate** as part of your divorce, you should contact an attorney to get advice on how to do this.

C. Remember about filing documents: If you are filing electronically Scan the signed document and save it as a .pdf. Save it in a place that will be accessible to you when you electronically file. Log in to EDMS and file the document at https://www.iowacourts.state.ia.us/EFile/. For Help, see "How to eFile to an Existing Case" at http://www.iowacourts.gov/eFiling/Training_Documents/.

- EDMS will notify you when your document has been filed. You can then open the document and print a copy for your records. If there was a problem with your filing, EDMS will send you a Retraction Notice. You can then log in to My Filings, correct the error, and resubmit your document. For help, see "How to Resubmit a Returned Filing" at: http://www.iowacourts.gov/eFiling/Training Documents/.
- ☐ The Notice of Electronic Filing will indicate if your spouse is exempt from the electronic filing requirements, in which case, you must mail or serve in paper a copy of the document on your spouse if he or she does not have an attorney.

lf you are filing in paper

- Make a photocopy for each person.
- File the original document at the clerk of court office in the courthouse.

VI. How to Get a Final Divorce Decree

- You and your spouse are not divorced until a judge signs a final divorce Decree called a "Decree of Dissolution of Marriage." A judge writes the final Decree.
- You can get a final divorce Decree by: (A) default, (B) written agreement, or (C) trial.

A. Divorce Decree by Default

- Petitioner can ask the court for a Decree by default if Respondent did not file an Answer by the deadline or has not participated in the divorce proceedings.
- When and how Petitioner asks the court for a Decree by default depends on how Petitioner served notice on Respondent as set forth in 1 or 2 below:
- **1.** Petitioner served Notice by Publication in a newspaper and Respondent did not file an Answer within **20 days** after the third (final) date of publication:
 - In this situation, Petitioner can ask for a Decree by default by doing the following:
 - Filing a Motion (form 222) to set a hearing date. In the Motion, check item 1A(6) ("Set a hearing date for a divorce Decree by default"). **Note**: If Petitioner wants the judge to shorten the 90-day waiting period, Petitioner should also check 1A(7) ("Shorten the 90-day waiting period for getting a divorce Decree"), and explain reasons for this request in section 1B.

Or,

- Petitioner served the Original Notice and a copy of the Petition on Respondent (by mail, in-person, or by sheriff or process server), and Respondent did not file an Answer within 20 days of service or filing of an Acceptance of Service (form 205) or Affidavit of Service (form 210). The 20-day period starts on:
 - ➤ The date the Original Notice (form 204 if filing electronically or form 204a if filing in paper) and a copy of the Petition (form 201) were served on Respondent by the county sheriff or other civil process server; or,
 - The date Petitioner filed the Acceptance of Service (form 205) with the clerk of court; or
 - The date an Affidavit of Service (form 210) was filed with the clerk of court.
- If Respondent did not file an Answer within the 20-day period, Petitioner can ask the court for a Decree by default but first must give Respondent a **10-day notice in writing**.
 - Petitioner must first give Respondent a **10-day notice in writing** that Petitioner intends to ask the court for a divorce Decree by default. (Note: This 10-day notice requirement does not apply when notice was served by publication. See **A1** above.)
 - ➤ To give Respondent a 10-day notice, Petitioner must file a Notice of Intent to File a Written Application for a Default Decree (form 226) and serve a copy of this document on Respondent.
 - After Petitioner files a Notice of Intent to File a Written Application for a Default Decree (form 226) and it is served on Respondent, Petitioner must wait 10 days from the date of service *plus* 3 more days for mailing. If Respondent does not file an Answer within **13 days**, Petitioner can ask the court for a divorce Decree by default.

> To request a divorce Decree by default:

- Prepare a Motion (form 222) to set a hearing date. On the Motion, check item 1A(3) ("Set a hearing date for a divorce Decree by default"). Note: If Petitioner wants the judge to shorten A. Divorce Decree by Default, continued
 - ➤ the 90-day waiting period, Petitioner should also check 1A(6) ("Shorten the 90-day waiting period for getting a divorce Decree"), and explain reasons for this request in section 1B.
 - File the Motion with the clerk of court and serve a copy of the Motion on Respondent.

After requesting a hearing date for a divorce Decree by default:

- ☐ If your case is electronic, EDMS will send you a notice telling you the date, time, and location of the hearing.
- If your case is in paper, the clerk's office will mail you a notice telling you the date, time, and location of the hearing.
- You **must** go to the hearing. If you do not show up for the hearing, the court will not give you a divorce Decree by default.

> Before you go to the hearing:

- Fill out and print a Proposed Parenting Plan (form 230).
- Fill out and print a Request for Relief (form 227). This form tells the judge that you want a final divorce Decree and what you want in the Decree.
 - Deliver one copy to your spouse.
 - o Petitioner in A1 (above) must mail a copy to your spouse's last-known mailing address.
 - Petitioner in **A2** (above) must deliver a copy to your spouse by mail or in-person.
 - Bring the original forms with you to the hearing.
- Read part XI in this Guide: Tips on Handling Your Own Case in Iowa's Court.

> At the hearing:

- ➤ Be on time. Follow the advice in part **XI**: *Tips on Handling Your Own Case in Iowa's Courts*.
 - If your case is in paper, give the judge the original copy of your Request for Relief (form 227) and Proposed Parenting Plan (form 230).
- Respectfully ask the court to decide that your spouse is "in default."

After the hearing:

- If the judge determines that your case is ready for a Decree, the judge will fill out a final Decree and file it with the clerk of court.
 - If your case is electronic, you can log in to EDMS and print off a copy of your Decree.
 - If your case is in paper, the clerk of court will either give or mail a copy to you.

B. Divorce Decree by Written Agreements

- ➢ If you and your spouse agree on how to divide your property and debts, and agree on terms of custody, visitation, and child support, you can work together to prepare a Settlement Agreement (form 228) and an Agreed Parenting Plan (form 229). Note: Even with a Settlement Agreement and Agreed Parenting Plan, the court will review the terms or your Agreements and must approve the terms of your divorce before granting a final divorce Decree. After you complete and file the forms, you should:
 - File a Motion for a hearing date on your Agreements.
 - Ask the clerk of court when a judge can meet with you about your Settlement Agreement and Agreed Parenting Plan. Because most courts have very busy schedules, it might be one week (or more) before you can meet with a judge. The clerk will tell you or mail you a notice with the date and time when you can meet with the judge.
- Note about the 90-day waiting period: You might complete the steps for getting a divorce Decree by written Settlement Agreement and Agreed Parenting Plan before the 90-day waiting period is up. If you want to shorten the 90-day waiting period, you must ask the court to do so. When you file your Settlement Agreement (form 228) and Agreed Parenting Plan (form 229), you should also file a Motion (form 222).
 - Fill in the Motion (form 222), check 1A(7) ("Shorten the 90-day waiting period for getting a divorce Decree"), and explain reasons for this request on the lines in section 1B.
- > Before you see the judge, read part XI: Tips on Handling Your Own Case in Iowa's Courts.

When you see the judge:

- Be on time. Follow the advice in part XI: Tips on Handling Your Own Case in Iowa's Courts.
- For your own reference, you should bring copies of your completed Financial Affidavit (form 224), completed and original Settlement Agreement (form 228) signed by you and your spouse, and the Agreed Parenting Plan (form 229) both you and your spouse have signed. (Note: If you filed a Motion (form 222) to shorten the 90-day waiting period, bring it with you.)
- ➤ Be prepared for the judge to ask you questions about your Settlement Agreement and Agreed Parenting Plan.
- The judge will review and must approve the terms of your Agreements before granting a final divorce Decree.

After you see the judge:

- If the judge decides your case is ready for a Decree, the judge will fill out a final Decree and file it with the clerk of court.
 - If your case is electronic, you will receive a Notice of Electronic Filing (NEF) when your Decree is filed and ready for you to download and print.
 - lf your case is paper, the clerk of court will either give you a copy or mail a copy to you.

C. Divorce Decree by Trial

If your spouse and you do not agree on how to settle your divorce, ask the clerk of court how to schedule your case for trial. Follow the instructions of the clerk of court.

> Before you go to court for the trial:

- Read part XI: Tips on Handling Your Own Case in Iowa's Courts.
- Prepare to tell the judge what you want.
- ➤ Each spouse should complete and file a separate Request for Relief (form 227) and a Proposed Parenting Plan (form 230).

When you appear before the judge at trial:

- > Be on time. Follow the advice in part XI: Tips on Handling Your Own Case in Iowa's Courts.
- For your own reference, you may want to bring copies of:
 - Your Request for Relief (form 227). Each spouse should have completed a Request for Relief.
 - Your Financial Affidavit (form 224). Each spouse should have completed a Financial Affidavit.
 - Your Proposed Parenting Plan (form 230). Each spouse should have completed a Proposed Parenting Plan.
 - Any other forms and papers you and your spouse filed with the clerk of court.
- The judge will ask both Petitioner and Respondent questions about the issues you disagree about. The judge will make a final decision on how to divide your property and debts, and arrangements for custody, visitation, and child support.

After the trial:

- The judge will fill out and file a final Decree with the clerk of court.
 - If your case is electronic, you will find your signed and file stamped Decree in your case history in EDMS.
 - If your case is in paper, the clerk of court will either give you a copy of your Decree or mail a copy to you.

VII. One Thing You Must do After a Judge Signs the Divorce Decree

- After a judge has signed your final divorce Decree, one party to the divorce—usually the Petitioner does this—must complete a "Report of Dissolution of Marriage or Annulment Form."
- One party, whether the case is electronic or in paper, must visit the clerk of court office in the county in which the dissolution of marriage is finalized and ask the clerk at the counter for this form.
- > Fill in the form, but leave items 18 through 22 blank for the clerk of court to complete.
- Give the form back to the clerk of court at the counter.

VIII. Things You Might have to do After a Judge Signs the Divorce Decree

- Some important things might not automatically happen after the judge signs the final divorce Decree. You must take steps to make some things happen. For example:
 - You may want to close any credit cards and joint bank accounts that are in the names of both spouses. Creditors often try to collect debts from anyone whose name was on the account, even if the divorce Decree orders one person to pay the debt.
 - ➤ If the divorce Decree gives you or your spouse part of the other person's retirement account or pension, a separate order must be entered. It is called a Qualified Domestic Relations Order (QDRO) and can be complicated. Ask an attorney for help with a QDRO, so it is done correctly.
 - ➤ If you will be changing the title to real estate, you should talk to an attorney. This is a complicated and very important step in the divorce process. You want to be sure to do this correctly.

IX. Terms Used in the Divorce with Children Process

Acceptance of Service of Original Notice (form 205): On this form Respondent can sign to acknowledge, or admit, receiving a copy of the divorce Petition and Original Notice from Petitioner. Signing this paper does not mean Respondent agrees to the divorce or anything else that is in the Petition. (Note: the county sheriff or other civil process server does not need to serve the divorce Petition and Original Notice if the Respondent signs this Acceptance of Service.)

Affidavit of Mailing Notice (form 225): This form tells the court that the person mailed a notice to the other party. Petitioner must use this form if he or she served Notice by Publication in a newspaper. Petitioner or Respondent must use this form if he or she asks the court for a final Decree by default.

Affidavit of Service of Original Notice and Petition for Dissolution of Marriage (form 210): Use this form if another person who is not a sheriff or process server delivered the Petition and Original Notice to Respondent.

Affidavit for Temporary Custody and Visitation (form 221): On this form a parent or someone else can tell the court about custody and visitation before the case is finished.

Alimony: This is the same as "spousal support" defined below.

Answer (form 215 or 216): Respondent uses the Answer to respond to what Petitioner—Respondent's spouse—asks for in the Petition.

Application and Affidavit to Defer Payment of Costs (form 209): This form asks the court for an order to allow Petitioner to file the Petition without paying the filing fee or the costs of service at that time. You might be required to pay the fee or costs later.

Chapter 16 Rules Pertaining to the Use of the Electronic Document Management System (EDMS): These are the rules that govern electronic filing, available on the Iowa Judicial Branch website. See Division VI of the Chapter 16 Rules about Protection of Personal Privacy. Your divorce case will become public when the judge signs your final decree, so it is critical that you understand what information you must protect from public disclosure and how to redact it from documents you file in your case.

Cover Sheet (form 202): This form is used only in nonelectronic cases (paper filing) and it identifies the type of lawsuit being filed (dissolution of marriage). It must be completed and filed with the Petition (form 201).

Community property: This is property that belongs to both the wife and the husband, not just to one of them.

Confidential Information: Confidential information is personal information that should not be available to the public unless it is required by law or is material to the case. Documents filed in a dissolution of marriage action will be available to members of the public upon request once the divorce is final when the court has approved a Decree.

- The following information is considered confidential information in cases that are filed in paper:
 - Social Security numbers
 - Financial account numbers
 - Full dates of birth
 - Names of minor children
 - Individual taxpayer identification numbers
 - Personal identification numbers
 - Other unique identifying numbers

Confidential Information Form (203): This form is used only in nonelectronic cases (paper filing). Iowa law requires all parties filing in paper to provide the clerk of court with complete personal identifying information on a Confidential Information Form. The clerk of court will keep this form confidential and separate from the

divorce case. This form is not a public record.

Decree of Dissolution of Marriage: The document a judge signs that ends your marriage. It will require you and your spouse to do certain things, including dividing your property and debts in a certain way and following child custody and visitation arrangements. By getting together with your spouse and completing a Settlement Agreement (form 228) and Agreed Parenting Plan (form 229), you can tell the judge what you both want the final Decree to say. The judge will review these agreements and determine the final terms of your divorce Decree. If you and your spouse do not agree how to settle your divorce, you can tell the judge what you want the final Decree to say by filling out and filing a Request for Relief (form 227) and Proposed Parenting Plan (form 230). The judge will always make the final decision on what the divorce Decree will say.

Once a judge enters your divorce Decree, papers filed during the dissolution action will be available to members of the public upon request.

It is important that you understand what is meant by "protected information" (defined below) and how to "redact" (defined below) such information on the Protected Information Disclosure (form 211).

Default: A Default or Default Judgment is a ruling from the court that your spouse (or you) did not do something that was required during the divorce process. For example, the judge could enter a default judgment if Respondent did not file an Answer after receiving an Original Notice. Once the court enters a Default or Default Judgment, the court may then issue other orders, including an order of divorce or final Decree (dissolution of marriage). Forms 226 and 227 can be used to get a "Decree by default."

Dependent Adult Child: A child age 18 or older who still requires support from parents. For example, a child who is age 18 but is still in high school, or a child age 18 or older who is in college or is disabled and still needs support.

Directions for Service of Original Notice (form 206): This form gives information to the county sheriff or other civil process server on how and where to serve the Petition on Respondent. *See* "Serve (Service)" below.

Discovery: This is the process for you and your spouse to give each other information that explains the facts of your marriage, including details of property, income, debts, and information about the children. You may have to do this by answering questions or providing papers.

Dissolution of Marriage: In Iowa, divorce is formally known as "dissolution of marriage." The term is legally synonymous with "divorce."

Electronic Document Management System (EDMS): This is lowa's Internet-based court system that allows you to electronically file documents and receive filings on your case from other parties and the court. Electronic filing is required in counties that use EDMS, and special court rules apply to cases that are electronically filed. You must register to use EDMS. See the eFiling page on the Iowa Judicial Branch website at https://www.iowacourts.state.ia.us/EFile/ to request an account. See also "eFile Documents Links" at the bottom of that page for rules, forms, and helpful guides to eFiling processes.

Electronic Filing (eFiling): Electronic filing is the submission of documents through lowa's Internet-based court system (EDMS). With electronic filing, you do not take a paper to the courthouse to file it, unless you have applied for and have received an exemption (see definition below) from electronic filing.

Encumbrance: This is a general term for a charge against real estate and may include liens, mortgages, and other charges—such as special tax assessments—against real estate.

Equity: This term means fairness and justice. "Equity cases" usually include family law cases (divorce, child custody, and support) and real property issues, where a court must fairly divide property and responsibilities among the parties.

Exemption: All cases are presumed to be electronic unless they are in a county that has not yet implemented

EDMS. Under exceptional circumstances, a party may ask the court to be excused from registering to participate in EDMS and receive an exemption from proceeding electronically.

Fair Market Value: This is the price you are likely to get for something when you offer it for sale to the public in an open market.

Fees: Money you must pay to the clerk of court when you file your Petition and at other times. *Note: The fees listed below are set by the state legislature, which sometimes changes the fees.*

- 1. Court fees are paid to the clerk of court in the county where the case is filed.
 - a. Filing fee—to start a divorce case (\$185). (Iowa Code section 602.8105(1)(a))
 - b. Final Decree fee—at the end of the divorce case (\$50). (lowa Code section 602.8105(1)(d))
 - c. Court reporting fee—for each hearing in court (\$40). (Iowa Code section 625.8(2))
 - d. Certification of change of real estate title (\$50). (lowa Code section 602.8105(2)(d))

Note on payment of court fees: At the end of your divorce the court can determine, or the parties can agree, who will pay the fees. This would include the filing fee, court fees, service fees, and costs of things such as a subpoena or a deposition.

- **2. Service fees:** Money you must pay to a process server, such as the county sheriff, to serve your spouse with an Original Notice. The amount varies by county.
- **3. Recording fee:** If your divorce includes a change of real estate title, the County Recorder charges a fee to enter your change of title to real estate.

File: This word has two meanings:

- 1. "To file" a document is the act of giving the document to the clerk of court.
 - In electronic cases, this means filing a document through EDMS. The system will stamp the date and time the document is submitted to the system and when the system generated a Notice of Electronic Filing (also known as NEF).
 - In paper, or nonelectronic cases, filing a document means handing the paper document to the clerk of court. The clerk will stamp on the document the date and time that the clerk received the document for filing.
- 2. "File" (or "court file") also means the folder(s) in which the clerk of court places the documents for a court case.

Filer: Any person or party who files a document with the court.

Financial Affidavit (form 224): This form provides information to the court about you and your spouse's property, debts, income, and expenses. Each party must complete a Financial Affidavit.

Gross Monthly Income: This is the total of your income before subtracting for anything else, such as taxes, retirement account contributions, health insurance, etc.

Guardian Ad Litem: A person, usually an attorney, appointed to look out for the interests of someone in a lawsuit. For example, a guardian ad litem might be appointed for a child or someone who is in prison.

Joint custody or Joint legal custody: This means both parents have equal legal rights and responsibilities toward the children. This includes such things as medical care, education, extracurricular activities, and religious instruction.

Joint ownership: Property being owned by more than one person.

Joint physical care This means both parents have equal rights and responsibilities toward the children including shared parenting time with the children, maintaining homes for the children and, providing routine care for the children.

Legal custody or custody This means a parent has rights and responsibilities toward the children. These rights include making decisions about medical care, education, extracurricular activities, and religious instruction.

Lien: This is a charge on specific property to cover a debt or obligation.

Local Rules: Some lowa judicial districts have local rules that must be considered while processing your case. You can find these local rules, if any, on the lowa Judicial Branch website at: http://www.iowacourts.gov/About the Courts/District Courts/.

When you get to this page, click on the judicial district for the county where your case is filed. For example: Johnson County is in "District 6," and so you would click on "District Six" on the left side of the page. Then click on the "Local Rules" link underneath (if there is one).

Minor Child: A child under the legal age of 18 years.

Mortgage: This is a charge on real estate for a debt owed. Both the mortgage and the debt are written papers and the mortgage has been filed with the County Recorder.

Motion (form 222): A filing in which one of the parties asks the court to order something to be done while a case is going on. For example, a party might ask for temporary spousal support (alimony) or to schedule a hearing.

Motion and Affidavit to Serve by Publication: Form 207 is a paper that asks the court to let the party publish a notice in the newspaper that a case has been filed. The person tells the court what they did to try to find the other person to serve the papers.

Net Monthly Income: This is the amount of income that you have available to spend after the deductions from your gross monthly income. Your net monthly income might be the net amount of your paycheck.

Net Value: This is the amount of money something is worth after subtracting all liens, encumbrances, and mortgages from the fair market value. For example, if your car is worth \$5,000 and there is a lien of \$4,000 against it, then the net value is \$1,000.

No Fault Divorce: Iowa recognizes "no fault divorce," which allows a marriage to be dissolved when there is evidence of a breakdown of the relationship with no likelihood it can be preserved. With no fault divorce, a spouse is not required to blame the other spouse for any particular misdeed or wrong.

Notice of Electronic Filing (NEF): This is the notice generated by EDMS when you, the other party, or the court files a document in your case. EDMS serves (see the definition for "Serve (Service)" below) most case filings by means of the NEF. The NEF indicates who on the case was electronically served and who will need to be served by mail because of an exemption from electronic filing. Keep a copy of the NEF for your records. The NEF alerts you to log in to EDMS and look at the filings on your case, either in the Notification or the My Cases page for documents filed by other case parties and the court, or through the My Filings page for documents you filed. If you are Petitioner in your divorce, you find the Original Notice and Petition that you must serve on your spouse in your My Filings page of EDMS.

Notice of Intent to File a Written Application for Default Decree: Petitioner uses form 226 if Respondent is "in default," which means he or she has not filed an Answer to the Petition, and Petitioner wants to ask the court to sign a final divorce Decree.

Order: A paper signed by the judge telling a party or both parties to do something.

Original Notice for Personal Service (forms 204 and 204a): An Original Notice is prepared and filed by Petitioner and signed by the clerk of court. Petitioner serves the Notice on his or her spouse (Respondent) along with the Petition. This tells Respondent that his or her spouse has filed a lawsuit for dissolution of marriage (divorce).

Original Notice by Publication: Form 208 is an announcement in a newspaper telling someone that a petition for Dissolution of Marriage was filed by the spouse.

Paper Filers: Persons who have applied to the court and been granted an exemption from filing electronically, or persons whose case is set in a county that does not yet have electronic filing.

Parenting Plan: Forms 229 and 230 are for parents to tell the court where they want the children to live, where the children will spend holidays, and other matters about the children.

Party: This refers to a person or business in a court case. In a divorce case, the two spouses (husband and wife) are the "parties" in the lawsuit.

Petition for Dissolution of Marriage with Children: The Petition (form 201) is a paper Petitioner files with the court to start a new court case. It gives the court information about the parties involved in the case, and it tells the court what Petitioner wants the court to do. In a divorce (dissolution of marriage), Petitioner asks the court to end his or her marriage.

Petitioner: The person who files the Petition to start a family law or other civil case in court.

Physical Care: This means providing a home for the minor child. This includes taking care of the child.

Pro se: (Pronounced "pro-say.") This is a Latin term, which means "for or on behalf of oneself." It is sometimes used to describe a person (a *pro se* party) who handles his or her own court case with little or no help from an attorney. A *pro se* party is also called a *self-represented* party or *self-represented litigant*.

If you do not have an attorney, when you register to electronically file, you will pick "Registered Filer" as your category and be a "Pro se" filer.

Process Server: This is a person, other than you, who personally delivers, or serves, a paper to your spouse. Often this process server is the county sheriff, but it may be another person who delivers legal papers. (See "Service (Service)" below.)

Property: There are two types of property: personal property and real property.

- Personal property: Personal property is all property that is not real property. Personal property includes clothes, cars, boats, money, household contents, pension rights, jewelry, bank accounts, and many other types of things.
- Real property: Real property is any real estate (land and buildings on the land). It could include all types of ownership and all types of rights to the property or rights to occupy the property, such as a lease.

Protected Information: Documents filed in a dissolution of marriage action will be available to members of the public upon request once the divorce is final when the court has approved a Decree.

- Protected information is personal information that should be omitted or redacted from court filings and not be available to the public unless it is required by law or is material to the case. The following information is considered protected information:
 - Social Security numbers
 - Financial account numbers
 - Full dates of birth
 - Names of minor children
 - Individual taxpaver identification numbers
 - Personal identification numbers
 - Other unique identifying numbers

Protected Information Disclosure (form 211): On this form filers will provide the complete version of

protected information. It is not a public record.

Redact (or Redaction): "Redacting" information means removing a portion of the information so that it cannot be traced to a particular individual. When you include personal information in a document you are filing, include only a portion of the protected or confidential information. For example: a child's name will be redacted to include only initials; a birth date will be redacted to include only the year of birth; a financial account number will be redacted to include only the last four digits.

- While it is not required, the following information may be treated as protected or confidential, and thus redacted, without a judge's order:
 - Driver's license number
 - Information concerning medical treatments or diagnosis
 - Employment history
 - Personal financial information
 - Proprietary or trade secret information
 - Information concerning a person's cooperation with the government
 - Information concerning crime victims
 - Sensitive security information
 - Home addresses

Registration: You must register for an account to electronically file through EDMS. For Help, visit the lowa Judicial Branch website and see "How to Register Pro Se (Self Represented) for eFiling" at http://www.iowacourts.gov/eFiling/Training Documents/.

Report of Dissolution of Marriage or Annulment: The lowa Department of Public Health requires for each completed divorce that this form be completed and filed with the clerk of court. The form gives information about your divorce to the lowa Department of Public Health. The form must be on special "archivable" paper that is available from the clerk of court. Attorneys sometimes call this the Statistical Abstract Report.

Request for Relief: Form 227 asks the court to grant your divorce if your spouse is not participating in the process. You tell the court what you want the terms of the divorce to be. The court considers this in a default Decree.

Respondent: The person who receives the Petition for Dissolution of Marriage from that person's spouse, who is Petitioner.

Return of Service: On this form, the county sheriff or civil process server tells the court that Respondent has received a copy of the Petition and the Original Notice, or some other paper.

Self-represented party: This refers to a person who handles his or her own court case with little or no help from an attorney. A self-represented party is sometimes called a *pro se* (pronounced "pro say") party. "Pro se" is a Latin term, which means "for or on behalf of oneself."

As a self-represented party, when you register to electronically file, you will pick "Registered Filer"	as
your category and be a "Pro se" filer.	

Serve (Service): To give your spouse a copy of a form or document, like the Petition and Original Notice. Some papers must be given in-person and some papers can be sent by mail.

After the Petition and Original Notice are personally served by the Petitioner, EDMS serves most
papers by means of the Notice of Electronic Filing (NEF). Exceptions to electronic service are made
for people who apply for and are granted an exemption by the court. See Rule 16.317 for rules on
service of documents subsequent to the original notice.

Electronic Service: This is where an eFiled paper (legal document) is served by the EDMS on a

registered case parties who have filed an Answer (if a self-represented party) or an Appearance (if an attorney).

- Mailed Service: This is where a paper (legal document) is delivered through the mail to a party in a court case to that party's last known address.
- Personal Service: This is where a paper (legal document) is delivered to a party in a court case by a party, another person, a sheriff, or some other civil process server. See forms 205 (Acceptance of Service), 206 (Directions for Service), and 210 (Affidavit of Service).

Settlement Agreement: A paper with the final agreement between you and your spouse on how to settle your divorce. It is filed with the clerk of court and then given to the judge. The Settlement Agreement (form 228) will include the details of your dissolution of marriage (divorce), if the judge agrees those terms are fair to both sides and in the best interests of the children.

Spousal support: Payment from one ex-spouse to another (or to a spouse during the divorce process) to avoid any unfair economic or financial consequences of a divorce. Courts do not always award spousal support. Spousal support may also be called alimony.

Statistical Abstract Report: See "Report of Dissolution of Marriage or Annulment," above.

Subpoena: (Pronounced "suh-peena.") A paper ordering a person to appear in court and give testimony. The court may impose a penalty on a person who fails to obey a subpoena without a good reason.

X. Iowa Court Expectations of Parents in a Dissolution of Marriage Involving Children

The judge in your case will expect each parent to act in the best interests of their children. This means that:

- 1. Each parent will promote respect and affection for the other parent.
- 2. Each parent will permit and encourage communication between the other parent and the children.
- 3. Neither parent will interfere between the children and the other parent.
- 4. Each parent will allow the other parent reasonable telephone and email contact with the children.
- 5. Each parent will have access to information about the children including medical, educational, and law enforcement records.
- 6. Each parent will tell the other parent if the children suffer an illness or accident requiring medical care. The parents will share with each other the results of any routine medical or dental examinations.
- 7. Each parent will provide advance notice to the other parent about needed medical and dental care, and each will inform the other of any medical emergencies. Each parent will oversee the completion of homework assignments, studying for tests, and music practice while the parent has care of the children. Each parent will encourage the children to visit friends and to attend school, church, and social activities. Each parent will tell the other of any events involving the children.
- 8. The extra-curricular activities of the children will be mutually discussed and planned for each child in advance.
- 9. The religious activities of the children will be mutually discussed and mutually planned for each child in advance.
- 10. Neither parent will post or allow to be posted any information about the children or pictures of the children on the internet without the other parent's prior, specific consent.
- 11. Each parent will allow the other parent to have the children with him or her for special family events such as weddings, funerals, reunions, or major anniversaries and birthdays (e.g. grandparent's 50th wedding anniversary or 50th birthday). The other parent will provide as much advance notice of special events as possible.
- 12. Each parent will keep the other advised of his or her current address and telephone numbers for residence and business, unless this is not required to protect a victim of domestic abuse.
- 13. If a parent takes a child out of town for more than two days, that parent will tell the other parent about the tip and give contact information.
- 14. Each parent will give the other advance notice of any out-of-country travel. Neither parent will unreasonably withhold consent or passports. The parents will give each other contact information, including where they will be during the travel.
- 15. Some of the children's activities may conflict with visitation schedules. When possible, schedules will be arranged to avoid conflict. The parents will change the children's scheduled care as needed due to the work schedule of either parent. The visiting parent still has to follow the court-ordered visitation schedule.

XI. Tips on Handling Your Own Case in Iowa's Courts

A. Judges and court staff cannot give you legal advice.

- They cannot tell you whether you should file a case, what you should put in your papers, or what you should say or ask in court. Why? Because:
 - Judges and court staff must not take sides or appear to take sides in any case. It would be unfair for judges or court staff to give one person an advantage over another person in a court case.
 - If court staff gives you advice and it turns out to be wrong, you could lose your case.

B. Court staff cannot:

- Fig. 1. Tell you what you should do about anything involving your court case. They cannot tell you:
 - Whether you should file a specific paper.
 - What words or phrases you should use in a paper.
 - What persons you should file a lawsuit against.
 - How much money to ask the other party for.
 - What questions to ask witnesses or other parties.
 - Whether to appeal a judge's decision.
 - How to fill in a form for a person involved in a case.

Exception: If a person has a physical disability or cannot read or write, and the person explains the disability to a clerk, then the clerk may fill in the form. The clerk, however, must write down o*nly* the exact words provided by the person who requested help.

- > Tell you the meaning of laws or court decisions.
- Perform legal research for a person involved in a court case.
- Predict the outcome of a case, a paper filed, or some other action in a case.

C. Court staff can:

- Provide public information contained in: dockets, calendars, case files, indexes, and reports.
- Show or tell where to find laws or rules.
- Identify approved court forms that might meet the needs of a person who does not have an attorney.
- Answer questions about *where* to write in particular types of information on court forms, but *not what* words to use when filling in the forms.
- Define terms commonly used in court.
- Provide phone numbers for lawyer referral services.

D. You cannot talk to the judge unless all parties and attorneys are present.

- You cannot communicate with the judge about your case by email or regular mail, unless you also send copies of your email or regular mail to the other people involved in your case at the same time.
- You cannot talk with the judge about your case by telephone or in-person unless all other parties are on the phone at the same time or in the same room together.

- This rule is important because it prevents a person or an attorney from giving information to a judge that the other side does not know about. This would be unfair to the other side.
- If you want to give the judge information you think is important for your case, or you want the judge to take some action related to a case.
 - If your case is electronic, you must electronically file the document as a motion or application (whichever is correct), so that EDMS can notify all parties of your request.
 - If your case is in paper, you must put the request in writing. (See approved lowa court forms for examples of how to do this.)
 - Make enough copies for you and all the other parties.
 - Take the papers to the clerk of court office. The clerk will stamp each copy and keep one
 - Deliver a copy to each of the other parties or their attorneys. Keep a copy for yourself.

E. Be prepared

- Keep copies of all the papers you file in court and the papers you get from the other party.
- Know what evidence you need to prove your case. If possible, ask an attorney what you need to do before you go to court and what to do at the court hearing.
- Bring papers and witnesses that will help you present your side of the case.
- ➤ Bring at least three copies of each document you want to use as evidence—one for you, one for the other party, and one for the judge.
- If you are filing electronically, any document you plan to use as an exhibit at a hearing or trial can be submitted electronically using the Exhibit Submission event.
- Remember to redact protected or confidential information from your exhibit submissions, because they will become public documents when the judge signs your final Decree.
- If a witness refuses to come to court to testify, you can ask the court to issue a *subpoena* (pronounced "suh-peena"). It's an order requiring a person to come to court. Be sure to ask the clerk's office for a subpoena several days before your court hearing.
- > Bring physical evidence, if there is any. This might include a canceled check, contract, or invoice. If your case involves damaged property, bring the damaged item or a photograph of it.

F. Be on time

- If you are not in court when your case is called, and the other party is present, the judge might enter a judgment against you.
- If neither party is on time, your case might be skipped. You might have to wait until the very end of the court session that day before your case is called again. Or you might even have to come back on another day—possibly a few weeks later.

G. Know and follow court rules

Judges cannot make exceptions for people without attorneys.	You could lose your case if you d	C
not follow the correct procedures.		

When you electronically file a paper through EDMS, the system will serve that paper to the
other party or (parties) or the other party's attorney.

☐ The Notice of Electronic Filing (NEF) will tell you who was served and whether you must send paper copies to anyone who is exempt from electronic filing.

When you file a document in paper at the clerk of court office, you must mail or deliver a copy of that paper to the other party (or parties) or the other party's attorney. Always keep a copy for your records.

H. Be courteous and respectful

- Make a good impression on the judge. A judge can hold a person "in contempt of court" for bad behavior. This could result in a fine or time in jail.
- Wait for your turn to speak. Do not interrupt the judge or the other party. If you interrupt others in court, the judge will stop you and instruct you to wait your turn.
- Turn off your cell phone and other electronic devices when in court.

I. Dress appropriately

You should wear business attire such as a suit, sport coat, dress, or dress slacks, if you can. Otherwise, wear nice, clean casual clothes and shoes. Remove your hat or cap while you are in the courtroom or in the judge's office.

J. Speak loudly and clearly so everyone in the courtroom can hear you.

Judges and the other parties in court need to hear the facts correctly. The judge needs to hear you clearly so that he or she can make a correct decision.

K. If you cannot attend a court hearing or cannot be on time, you must inform the court.

- You must have a *very good reason* to reschedule any court hearing.
- To reschedule a hearing at the *last minute*, there must be an emergency. You should immediately call the clerk of court office where your hearing is scheduled.
 - Calmly explain your problem, and ask to reschedule the hearing or trial. Court staff will write down the request and contact the judge. The judge will decide whether your reason for changing the hearing or trial date is serious enough to grant your request.
 - Give the clerk your phone number where you can be contacted that day.
- If something very important comes up *two or more days before the hearing*, like a death in the family or an accident that puts you in the hospital, you must submit your request for a new hearing date or time in writing and file it with the clerk of court. In a divorce case with dependent children, use the family law Motion (form 222) to ask the court for a new hearing date.
 - Do this as soon as you know you need to reschedule the hearing.
 - It's more likely a judge will agree to your request if you get the other party to sign a written agreement to change the hearing time or date, and include it with your Motion for a new hearing date.

If your case is electronic, file the motion using EDMS, and the system will serve your request to the other party.
Attach the written agreement to your Motion as an "Attachment" and electronically file the Motion.
The clerk will approve your Motion and then your request will automatically go to a judge for consideration.
If your case is in paper, after you file the Motion at the clerk's office, deliver a copy of your request to the other party.
The clerk of court will give your request to a judge for consideration.

- Because judges are busy, you probably will not get an answer right away.
- ➤ **Note:** If you do not show up for the trial at the time it is scheduled, and the other party does show up, the judge may enter a judgment in favor of the other party.

End