YOUR DIVORCE CASE

DISSOLUTION OF MARRIAGE
With minor Children

1

A DO-IT-YOURSELF GUIDE

Including Helpful Forms

HOW TO BEGIN A DIVORCE CASE

YOUR FUTURE AND YOUR CHILDREN'S FUTURE MAY DEPEND ON THE OUTCOME OF YOUR CASE. YOU SHOULD CONSIDER USING A LAWYER TO ENSURE THAT YOUR RIGHTS ARE FULLY PROTECTED.

HOWEVER, IF YOU DO NOT WISH TO USE A LAWYER, ATTACHED IS A "CHECKLIST" FOR A SIMPLE DIVORCE CASE.

THE CHECKLIST IS NOT INTENDED TO BE COMPREHENSIVE OR APPLICABLE TO EACH AND EVERY CASE. THEY ARE INTENDED ONLY AS AN AID TO YOU IN UNDERSTANDING AND COMPLYING WITH COURT PROCEDURE.

THE CHECKLIST IS NOT "GUARANTEED" IN ANYWAY.

CHECKLIST FOR DIVORCE CASES (with minor children):

1. Docketing Information Sheet (LR1-Form E)

This is an information sheet to alert the court that CHILDREN are involved in the legal case. It should be filled out as completely as possible. When completed, give it to the Clerk of the Court along with all the other papers.

2. Petition for Dissolution of Marriage

This is the formal request for the court to DISSOLCE the marriage, resolve any questions regard the CHILDREN as well as clear up any disputes about PROPERTY and DEBT. A copy of the Petition must be promptly served upon the other party (called the Respondent). [See "Service" Section]

3. Temporary Domestic Order

This is a court order, which is issued to help the parties while the case is being resolved. The Temporary Domestic Order [or "TDO"] makes provision for keeping the peace, keeping the bills up. The TDO must be promptly served upon the other party.

4. Order for Mediation

An Order for Mediation schedules an Information Session of Children and Separation to alert you to changing parental roles while the divorce case is happening. This session is Mandatory.

5. Notice of Hearing for Interim Order

Schedules an Interim Support and Expense hearing to establish responsibility for sharing the income of the parties and to make sure the bills are paid. This hearing is MANDATORY.

6. Summons and Return of Service

A SUMMONS is notice to the Respondent that a formal written response must be filed with the court within 30 days after the Summons, Petition, TDO, Order for Mediation and Notice of Hearing for Interim Order are served.

If there is no response after proper service, the Judge can then enter a Default Decree.

SERVICE IS VERY IMPORTANT

"Serve" means placing the Petition (as well as the Summons, Temporary Domestic Order, Order for Mediation and Notice of Hearing for Interim Order) in the hands of the other party; in other words, service must be personal. Mailing the papers is NOT good enough, not even Certified Mail.

Anyone who is over 18 and who is not a party to the case may serve the papers. That means that the Petitioner CANNOT serve the papers. The Sheriff's Office or a professional process server can service but they usually charge a fee. If the court has already found that you can't pay court fees, the Sheriff will serve the papers for free.

To prove that service is done, ask the person who performed the service to complete a RETURN OF SERVICE and then make sure it is filed with the Clerk of the Court.

7. After a RESPONSE is filed, you may request a hearing using a REQUEST FOR HEARING form. See the Judge's Trial Court Assistant for help on requests for hearing and notices of hearing.

If no written response has been filed within 30 days of service, you may apply to the Court for a "Default Decree."

8. The parties must develop a PARENTING PLAN by the time the Final Decree is entered. You may develop your own Parenting Plan so long as it is specific and complete. A sample Parenting Plan is available in this Packet.

If you don't develop a Parenting Plan very soon after the legal case is filed, the court will order you to attend MEDICATION at the Family Court Services. Mediation is not free but the fee is based upon your income. Two or three sessions are usually enough but sometimes more sessions will be required.

9. When all your disputes have been resolved (either by your agreement of by court decision) a FINAL DECREE is entered. This is the document, which marks the official end of the case. A sample Final Decree is available in this Packet.

USEFUL TELEPHONE NUMBERS:

Santa Fe Police Dept.	955-5080	Child Support Hearings	827-5050
Santa Fe Sheriff	986-2460	Court Clerk	476-0134
Rio Arriba Sheriff	753-3320	Mediation Services	827-5051
Los Alamos Sheriff	662-8028	Domestic Violence Section	827-4350

DOCKET INFORMATION SHEET

CASE NO.		
CASE NO.		

USE THIS FORM ONLY IF THE CASE INVOLVES MINOR CHILDREN (UNDER 18). PLEASE SUBMIT THE COMPLETED FORM TO THE CLERK OF THE COURT.

PETITIONER-Name, Address, T	elephone No.	RESPONDENT-Name, Address, Telephone No.
Date of Birth:		Date of Birth:
Social Security No		Social Security No
Attorney for Petitioner		Attorney for Respondent
What kind of case is this?		evolve ANOTHER case, old or still pending in this or country? If so, please list them by name and number:
		Signature of the Petitioner