

The Marital Settlement Agreement

What you'll find in this chapter:

- About your Marital Settlement Agreement
- Sample Marital Settlement Agreement
- Other factors to consider
- Provisions you may add to your Agreement
- The Financial Affidavit

This is an easier step in the divorce process because the hard negotiations are behind you. The Marital Settlement Agreement simply reduces to writing what you and your spouse have agreed upon.

It must be remembered that for the agreement to be approved by the court, the court must agree the interests of the minor children are properly protected in terms of custody, visitation and support. The court must also believe the agreement is basically fair and neither party used fraud, coercion or threat in reaching agreement.

No two agreements are identical, of course, nor does the agreement have to be complex.

A sample Marital Settlement Agreement is as follows:

MARITAL SETTLEMENT AGREEMENT

	Jane Public	(Wife) residin
1300 Somewhere St, A	Anytown, SomeState 00001	and
Richard Public	(Husband)	residing at
00 Elsewhere Ave, Somew	where, SomeState 00002	·
WHEREAS, Husband and V	Wife were married to each other on _	July 15
1980 (wan) at <u>Happytown</u>		
(City)	(State)	-
[Use if there are children in	volved.]	
WHEREAS, children were	born into our marriage as follows:	
Child's Name	Child's Birth Date	Child's Sex
Carl Public	4/22/84	Male

WHEREAS, it is the desire and intentions of the parties to settle by agreement all of their marrial affairs with respect to property, financial matters, [spousal support or maintenance (use if applicable)] [and all issues relating to their children, including custody, visitation, and child support (use if applicable)].

NOW, THEREFORE, in consideration of the premises and the mutual promises and undertakings herein contained, and for other good and valuable consideration, the parties agree to the following:

I. SEPARATION:

The parties agree to permanently live separate and apart from the other party, free from any control, restraint, or interference, direct or indirect, by the other party, and in all respects to live as if he or she were sole and unmarried.

II. DIVISION OF PROPERTY:

- Husband transfers to Wife as her sole and separate property the following:
 - 1990 Mustang LX
 - All furniture, furnishings, household goods located at: 1300 Somewhere St, Anytown, SomeState 00001.
 - \$3,000 of the total value of \$7,000 of the parties' bank account located at:
 1st National Bank, 123 Gold Ave, Anytown, SomeState 00001 Account No. 1234
- 2. Wife transfers to Husband as his sole and separate property the following:
 - Husband's IRA which is valued at \$10,000.
 - Husband's pension which is valued at \$25,000.
 - \$4,000 of the total value of \$7,000 of the parties' bank account located at:
 1st National Bank, 123 Gold Ave, Anytown, SomeState 00001 Account No. 1234

111.	DIVISION OF DEBTS:
1.	Husband shall pay the following debts and will not at any time hold Wife responsible for
them	, and shall indemnify Wife from any liability on same:
	Citibank VISA account No. 67356677 Ford Motor Credit account No. 90562
	2. Ford Motor Credit account No. 90302
2.	Wife shall pay the following debts and will not at any time hold Husband responsible for
them	, and shall indemnify Husband from any liability on same :
	1. Citibank MasterCard account No. 33627812
IV.	ALIMONY - [Choose one of the following]:
1.	Both parties hereby agree to waive any rights or claims that either may now have or in the
	Both parties hereby agree to waive any rights or claims that either may now have or in the eto receive alimony, maintenance, or spousal support from each other. Both parties understand
	Both parties hereby agree to waive any rights or claims that either may now have or in the eto receive alimony, maintenance, or spousal support from each other. Both parties understand all import of this provision.
futur the f	e to receive alimony, maintenance, or spousal support from each other. Both parties understand ull import of this provision.
futur the fi 2.	e to receive alimony, maintenance, or spousal support from each other. Both parties understand all import of this provision. Monthly payments - The <u>husband</u> shall pay to <u>wife</u> for
futur the fo 2. his/h	e to receive alimony, maintenance, or spousal support from each other. Both parties understand ull import of this provision. Monthly payments - Thehusbandshall pay towifefor er support and maintenance the sum of \$600per month/week. This sum shall
futur the fo 2. his/h	e to receive alimony, maintenance, or spousal support from each other. Both parties understand all import of this provision. Monthly payments - Thehusbandshall pay towifefor er support and maintenance the sum of \$ 600per month/week. This sum shall yable on the first _day of each and everymonth _, commencing on
futur the fr 2. his/h be pa	to receive alimony, maintenance, or spousal support from each other. Both parties understand all import of this provision. Monthly payments - Thehusbandshall pay towifefor er support and maintenance the sum of \$600per month/week. This sum shall yable on the firstday of each and everymonth _, commencing onJuly 1, _1992 _(year). Said sum will continue until [choose any or all of the
futur the fr 2. his/h be pa follor	e to receive alimony, maintenance, or spousal support from each other. Both parties understand all import of this provision. Monthly payments - Thehusbandshall pay towifefor er support and maintenance the sum of \$600per month/week. This sum shall yable on the firstday of each and everymonth _, commencing onJuly 1, _1992oear. Said sum will continue until [choose any or all of the wing]: (a) the date that either party dies; (b) the date that the receiving spouse remarries; or (c)
futur the for 2. his/ho be pa follor any c	e to receive alimony, maintenance, or spousal support from each other. Both parties understand all import of this provision. Monthly payments - Thehusbandshall pay towifefor er support and maintenance the sum of \$600per month/week. This sum shall yable on the first day of each and everymonth _, commencing onJuly 1,1992(year). Said sum will continue until [choose any or all of the wing]: (a) the date that either party dies; (b) the date that the receiving spouse remarries; or (c) ther specific date that both of you agree on. Both parties intend that the amount and duration of
futur the for 2. his/ho be pa follor any c	e to receive alimony, maintenance, or spousal support from each other. Both parties understand all import of this provision. Monthly payments - Thehusbandshall pay towifefor er support and maintenance the sum of \$600per month/week. This sum shall yable on the firstday of each and everymonth _, commencing onJuly 1, _1992oear. Said sum will continue until [choose any or all of the wing]: (a) the date that either party dies; (b) the date that the receiving spouse remarries; or (c)
futur the for 2. his/ho be pa follor any c	e to receive alimony, maintenance, or spousal support from each other. Both parties understand all import of this provision. Monthly payments - Thehusbandshall pay towifefor er support and maintenance the sum of \$600per month/week. This sum shall yable on the first day of each and everymonth _, commencing onJuly 1,1992(year). Said sum will continue until [choose any or all of the wing]: (a) the date that either party dies; (b) the date that the receiving spouse remarries; or (c) ther specific date that both of you agree on. Both parties intend that the amount and duration of
futur the fi 2. his/h be pa follor any c the p 3.	e to receive alimony, maintenance, or spousal support from each other. Both parties understand all import of this provision. Monthly payments - Thehusbandshall pay towifefor er support and maintenance the sum of \$600per month/week. This sum shall yable on the first day of each and everymonth _, commencing onJuly 1,1992(year). Said sum will continue until [choose any or all of the wing]: (a) the date that either party dies; (b) the date that the receiving spouse remarries; or (c) ther specific date that both of you agree on. Both parties intend that the amount and duration of ayments _may not _ (may or may not) be modified by a court in the future.

٧.	CHILD CUSTODY AND VISITATION -[Choose one of the following]:
1.	The parties agree that it is in the best interest of the child(ren) that the
	sole physical and legal custody of the child(ren). We further agree that the custodial parent will
	the major decisions regarding the care and upbringing of said child(ren). However, the other thas the right to be notified of any major decisions. The parties also agree to share in an
-	a has the right to be not hied of any major decisions. The parties also agree to share in an able fashion the child(ren)'s birthday, holidays, and all vacations. Furthermore, the parties agree
-	ow the other parent to have a frequent and liberal visitation with the child(ren).
	[Optional] - If the parties cannot agree on future visitation, then the
will l	ave the right to be with the child(ren) as follows: (Draft a schedule i.e., vacation periods which
the cl	nild(ren) will spend with the non-custodial parent.)
2.	The Husband and Wife shall share joint legal custody for the minor child(ren). Both parents
shall	retain full parental rights and responsibilities. Both parents shall confer with one another so
	najor decisions affecting the best interests and welfare of the child(ren) may be determined
	y, where reasonably possible. We further agree that wife shall have sole
physi	cal custody of the child(ren).
	Each party shall have full access to the child(ren)'s medical, dental, or school records. The
-	s shall consult with one another with regards to all medical and educational matters including
religi	ous education and training.
	The parties also agree to share in an equitable fashion the child(ren)'s birthday, holidays and
all va	cations. Furthermore, the parties agree to allow the other parent to have a frequent and liberal
visita	tion with the child(ren). The non-custodial parent will have the right to be with the child(ren) a
least,	but not limited to, as follows: (Note: make a detailed schedule).
VI.	CHILD SUPPORT:
	Subject to the power of the court to modify these terms, husband shall pay
to _	wifeas and for child support, the sum of \$800per
	h/week. This sum shall be payable on the first day of each and every <u>month</u> ,
comn	nencing onJuly_1,1992_(year). Said sum shall continue until the child(ren)

shall b	ave marned, died, become self-supporting, or reach the age of eighteen. [Furthermore, if the
parent	obligated to pay said support receives an increase in salary or income in the future, the
amow	nt of child support shall increase proportionately.] Said sum shall be reduced by
\$	800 (or shall be reduced proportionately) for each child to reach the age of eighteen
or oth	erwise emancipated.
the ch	The parties agree that the <u>husband</u> will carry and maintain life insurance naming ild(ren) as irrevocable beneficiary(ies). Said life insurance is in the amount of
\$ <u>40,</u>	000
dental	Furthermore, it is agreed that <u>husband</u> will carry and maintain adequate health, and hospitalization insurance for the child(ren)'s benefit. The <u>husband</u> shall
each y	rear transmit to the <u>wife</u> evidence of payment showing that such dues,
premi	ums and assessments have been paid.
VII.	NECESSARY DOCUMENTS
	The parties agree to execute and deliver to the other party any documents that may be
reason	ably required to accomplish the intention of this instrument and shall do all other necessary
things	to this end.
VIII.	INCOME TAX:
hereto	For the year the parties hereto shall file separate income tax returns. Each party shall receive the refund or pay additional taxes based on his or her separate income.
	[Or] The parties agree to file a joint income tax return for the year In the event that
the re i	s a credit of any tax payment the <u>husband</u> shall pay the <u>wife</u>
(1/2, 1	/3) of any tax payments.
the fee	[Use if child(ren) are involved.] The parties agree that the <u>husband</u> may claim dependency tax exemption for the child(ren).

IX. SUBSEQUENT DISSOLUTION OF MARRIAGE:

It is agreed that this Agreement may be offered into evidence by either party in any dissolution of marriage proceeding, and if acceptable to the Court, this Agreement shall be incorporated by reference in any Final Judgment that may be rendered. However, notwithstanding incorporation in the Final Judgment, this Agreement shall not be merged in it but shall survive the Final Judgment and be binding on the parties for all times.

X. REPRESENTATION:

The parties represent to each other:

- (a) Each had the right to independent counsel. Each party fully understands their legal rights and each is signing this Agreement freely and voluntarily, intending to be bound by it.
- (b) Each has made a full disclosure to the other of his or her current financial condition.
- (c) Each understands and agrees that this Agreement is intended to be the full and entire contract of the parties.
- (d) Each agrees that this Agreement and each provision of it is expressly made binding upon the heirs, assigns, executors, administrators, successors in interest and representatives of each party.

XI. CHANGE OF NAME:

The passing agreement the Wife may have her name changed or restored to:

XII. WAIVER OF BREACH:

No waiver of any breach by any party of the terms of this Agreement shall be deemed a waiver of any subsequent breach.

XIII. ENFORCEMENT OF AGREEMENT:

Both parties agree that the Court granting the divorce, at the request of either party, insert in the Final Judgment a reservation of jurisdiction for the purpose of compelling either party to perform this Agreement, or any part thereof. The prevailing party shall be entitled to attorney's fees in connection with such proceedings.

XIV. GOVERNING LAW:
This Agreement shall be interpreted and governed by the laws of the State of SomeState.
Signed in the presence of:
Spe Witness Witnesses for Wife Witnesses for Wife
Signed in the presence of:
Wally Witten Rubbic Husband's Signature
Witnesses for Husband
State ofSomeState) County ofSomeCounty)
On <u>May 15. 1992</u> before me, <u>Nick Notary</u> personally
appeared Richard Public and Jame Public ,
personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s)
whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they
executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on
the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the
instrument.
WITNESS my hand and official seal.
Signature Affiant V Known Produced ID Signature of Notary Type of ID
(Seal)

Signed in the presence of: Wally Witten The witness	<u>660</u>	£ (Husband's Si	chard f gnature	Public
Witnesses for Husband	-			
State of SomeState County of SomeCounty	_)			
On <u>May 15, 1992</u> before me appeared <u>Richard Publi</u>		Nick Notary	Tono Dub	personally
personally known to me (or proved	to me on the ba	sis of satisfacto	ory evidence)	to be the
personally known to me (or proved person(s) whose name(s) is/are sub ne/she/they executed the same in hi signature(s) on the instrument the p	to me on the ba scribed to the w is/her/their auth	asis of satisfacto vithin instrumer orized capacity	ory evidence) it and acknow (ies), and that	tobe the dedged tome that by his/hen/their
personally known to me (or proved person(s) whose name(s) is/are sub he/she/they executed the same in hi signature(s) on the instrument the p acted, executed the instrument. WITNESS my hand and official sea	to me on the ba scribed to the w is/her/their auth person(s), or the al.	asis of satisfactorithin instrumer orized capacity entity upon bel	ory evidence) at and acknow (ies), and that half of which	to be the rledged to me that by his/her/their the person(s)
personally known to me (or proved person(s) whose name(s) is/are sub ne/she/they executed the same in hi signature(s) on the instrument the p acted, executed the instrument.	to me on the ba scribed to the w is/her/their auth person(s), or the al.	asis of satisfactorithin instrumer orized capacity entity upon bel	ory evidence) at and acknow (ies), and that half of which	to be the dedged to me that by his/hen/their
personally known to me (or proved person(s) whose name(s) is/are sub ne/she/they executed the same in hi rignature(s) on the instrument the p acted, executed the instrument. WITNESS my hand and official sea	to me on the bescribed to the was/her/their authorson(s), or the bal.	asis of satisfactorithin instrumer orized capacity entity upon bel Affiant _ √ _ I Type of ID _	ory evidence) it and acknow (ies), and that half of which Known	to be the rledged to me that by his/her/their the person(s) Produced ID (Seal)

Additional terms

You'll note there are several additional marital settlement provisions that may be included in the Agreement:

- how you and your spouse will handle the filing of tax returns for the current year (singly, jointly)
- whether support will include camp or college
- whether the wife wishes to—and can—resume her maiden name
- what the children's surname shall be
- which spouse may claim the federal dependency tax exemption for the minor children
- that the agreement shall survive the divorce and be enforceable in any court of jurisdiction
- that both spouses agree to the terms of the agreement
- confidence that you can adequately prepare your own agreement, then you may want to have a lawyer handle this part of

the divorce.

If you have

considerable property or lack



- that both spouses acknowledge rights to independent counsel
- that both spouses will sign all documents and undertake all acts contemplated under the agreement
- that the agreement shall be binding upon personal representatives

The Financial Affidavit

note

Some states require both spouses to file a Financial Affidavit as part of the agreement. Its purpose is to allow the court to determine the reasonableness of the agreement and whether child support is fair and equitable given the financial circumstances of the parties.

Some states mandate use of their specific Financial Affidavit forms which are available from the clerk of the divorce court. Many other states allow you to submit the information using any format—provided the information is reasonably detailed and understandable. It is your responsibility in either instance to make sure your Financial Affidavit is as accurate as you can reasonably make it.

note

A sample of the Financial Affidavit found in this guide is as follows:

Sample Financial Affidavit

FINANCIAL AFFIDAVIT

State ofSomeState)
County ofSomeCounty)
On <u>May 15. 1992</u> before me, <u>Nick Notary</u> personally
appeared Richard Public, personally known to me (or proved to me on the
basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within
instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized
capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity
upon behalf of which the person(s) acted, executed the instrument and was sworn and says that the
following statement of affiant's income, assets and liabilities is true:
Occupation Accountant
Employed By ABC Corp.
Business Address 1234 Evergreen Blvd, Anytown, SomeState 00002
Pay Period Weekly
Rate of Pay 650 / week
Social Security # 123-45-6789
ITEM 1: INCOME (Averaged onWeeklybasis):
Average GROSS Wage \$650
Less Deductions
Federal Income Tax \$150

Sample Financial Affidavit

Social Security	\$ <u>50</u>	
Other	\$30	
Total Deductions	\$ 230	
Minus Total Deductions		\$ 230
Average NET Wage		\$ 420
Plus Other Income		
	_	\$
	_	\$
TOTAL NET INCOME		\$ <u>420</u>
ITEM 2: ASSETS (Ownership: If jo	oint, allocate equally):	
Cash on hand or in banks		\$ <u>4.000</u>
Stocks, bonds, notes		\$ <u>1,000</u>
Real estate		
Home		\$ 60,000
Other		\$ <u>5,000</u>
Automobiles		\$
Other personal property		\$
Other assets		\$
TOTAL ASSETS		\$
ITEM 3: LIABILITIES		
<u>Creditor</u>	Balance Due	Monthly
		<u>Payments</u>
Citibank VISA	\$600	\$75
	\$	\$
	\$	\$
TOTAL LIABILITIES		\$ <u>75</u>

Sample Financial Affidavit

Mortgage or rent payments		\$325/month
Food and grocery items		\$
Utilities		\$
Automobile:		·
Gasoline and oil		\$_60/month
Repairs		\$
Insurance		\$ 55/month
Children's Expenses:		
Clot hing		\$100/month
Medical, dental, prescriptions		\$ 50/month
School supplies		\$150/school yr
Other expenses:		
		\$
TOTAL AVERAGE MONTHLY EXPEN	NSES	\$ 740/month
	Lichen	d Addic
	Affiant's Signati	ire
	Affiant √	Known Produced II
TTNESS my hand and official seal.		



Preparing the paper work for court

- The documents you will need
- The nature of the hearing
- The Judgement of Divorce

With your Marital Settlement Agreement completed, you and your spouse can next prepare the divorce papers that must be filed in court.

Each state sets its own procedures for processing divorce cases. Counties within a state may also adopt slightly different procedures than those followed in other counties. The process described in this book follows the more common procedures found in an overwhelming number of states.

Accordingly, while this guide gives you the information needed to prepare your divorce papers in compliance with the rules in most states, there may be specific requirements you must follow in your state. Most of the specific requirements for your state can be found in the Appendix. It is advisable to check with the clerk of your local divorce court for the requirements of that court.



General requirements

Legal documents must be prepared following certain rather uniform procedures and standards. These instructions apply to all documents in your divorce whether filed in court or not.

• Use 81/2" x 11" white typing paper. Some states still use 8-1/2" x 14" legal bond paper, and this document size should be used in these states. Some courts also require a "blue backer." Check with the clerk of your

File original
documents with
the court. Make additional
copies for your files and
for your spouse.

court for specific requirements. All documents should be neatly typed double-spaced on one side only. Be sure to number each page. Photocopies of the forms in the back of this guide may be submitted to the court, but should be printed on one side only.

- Make certain that all documents are properly completed, signed and notarized, where required. Do not leave any blanks.
- Keep all documents in one file, and bring it with you to court.

Specific state requirements

In the Appendix you will find specific document preparation instructions for your state. Each state has a slightly different format and verbiage that it uses on its court papers and to caption documents. Unless you comply with local rules, the court clerk will not accept your documents for filing. Be sure to check with the clerk of the court regarding caption requirements in your area before filing any documents.



Every caption includes:

- the name of the court
- the name of the parties
- title or heading of the document
- the case number



The Appendix contains the information on how to properly caption documents in your state. You may also examine documents from other court cases to become more familiar with the format.

Below is a sample caption:

[Insert Name of Coun	County, State of as shown in Appendix]
In re: The Marriage of:)) Case No: [Given by Court Clerk]
[Your Name],)
Petitioner or Plaintiff)
and)
n (-ur Spouse's Name),)
Respondent or Defendant)
)
And in the interest of:)
[Name(s) of minor children, if any])

The documents you will need

Besides your Marital Settlement Agreement and Financial Statements, the various documents needed to actually process the divorce are the following:

Each additional required form should be available from the clerk of the divorce court or other local sources.

- Divorce Complaint or Petition
- Appearance, Consent and Waiver
- Child Custody Jurisdiction Form
- Final Judgment of Divorce/Decree of Dissolution of Marriage
- Certificate of Corroborating Witness
- Certificate of Divorce or Marriage Dissolution

note

Other forms may be required under local rules. Several states, for instance, require supplemental financial information concerning child support. California courts routinely require couples to sign marriage counseling waivers. Still other states have special forms for the assignment of wages to pay child support.

In addition, some states still require a summons or citation to formally serve the divorce papers upon the respondent spouse. The Divorce Complaint or Petition would be served together with the citation after the original complaint has been filed with the court.

use you and your spouse are proceeding cooperatively with an uncontested divorce, it should not be necessary to actually serve your spouse, and therefore there should be no need for the citation or summons.

In an uncontested divorce, the respondent spouse (or both spouses) may sign and file an *Appearance*, *Consent and Waiver*, which is explained more fully in this chapter, rather than employing a summons or citation.

The Divorce Complaint or Petition

The principal divorce document is the Verified Divorce Complaint or Petition. The Appendix will show you how to properly caption the Complaint/Petition. The contents of your Complaint will, at the least, include:

- the full names and social security numbers of both spouses
- your address and the length of time you and your spouse resided in the county and state where the divorce is filed
- the date and place of your marriage
- the date you and your spouse separated
- the age, occupation and employment of both spouses
- the names and birth dates of any children
- the grounds for divorce

The Divorce
Complaint or
Petition is your formal
request to the court to
dissolve and end your
marriage.

In the	Circuit Count for Some	eCounty County, Stat	e of <u>SomeState</u>
n re: The Marr	iage of:)	
Jan	e Public)	
Pet	itioner)	
)	
and) Case No:	[Given by Court
	hard Public pondent)	Clerk]
	in the interest of:)	
	l Public)	
l. Thisisa	petition of dissoluti	on from the bond	s of matrimony betwee
		oner and Rich	
Responden			
	·		
. The Pe	titioner is a resident of	SomeState ar	d has been for more than
6 month		_	and has resided in the
	SomeCounty for at	-	
			-
3. The	Respondent has agn	eed to file an Answer a	nd Affidavit in Support of
	Respondent has agr ment. No service of process		
	Respondent has agr ment . No service of process :		
Final Judqı		is necessary at this time).
Final Judqp I. Neitherp	ment . No service of process :	is necessary at this time	e. e Armed Services.

6.	Choose one of the following:
8	No children were born to or adopted by the parties of the marriage and none are expected.
b. of bi	There was/were child(ren) born as issue to this marriage, to wit: (name and date oth)
1	Carl Public, 4/22/84
2	
7 The	Petitioner seeks a Final Judgment on the grounds of:
	Irreconcilable differences
provi party	The parties have made provisions for the division of their property and payment of their joint ations, they have signed a Marital Settlement Agreement and they are satisfied with those isions. Their signed Financial Statements are attached and incorporated by reference. Each restrictes that the Marital Settlement Agreement and Financial Statements were signed without as, force or collusion. (The Marital Settlement Agreement is attached and marked as Exhibit A.)
or De	The Respondent hereby waives any rights to findings of fact and lusions of law, a record of test imony, motion for a new trial, notice of entry of Final Judgment ecree, and the right to appeal, but does not waive any rights to the future modification of any ment or decree in this cause.
10. in a r	The marriage is irretrievably broken and any continuance of these proceedings will not result reconciliation.
Whe	refore, the <u>Petitioner</u> respectfully asks and prays that the court:
1.	Take jurisdiction of the parties and subject matter.
2. marr	That a Final Judgment be granted by the court dissolving the iage between the parties.
3.	That all of the terms and conditions of the parties' Marital Settlement Agreement, which is hed, be approved and be incorporated, and made part of a Final Judgment,

and that the court enforce the Marital Settlement Agreement. Regardless, the Marital Settlement Agreement shall survive. That the court award the parties any other further relief as may be just and equitable. Dated this 15th day of VERIFICATION Address: 1300 Somewhere St Anytown, SomeState 00001 Phone: (123)456-7890 State of SomeState County of SomeCounty) Jane Public , being duly swom, depose and say that: I am the Petitioner/Respondent in the within action for divorce; I have read the foregoing Gompleint/Petition and know the contents thereof; the contents of the Complaint/Petition are true to my knowledge, except as to those matters therein stated to be alleged upon information and belief, and as to those matters, I believe them to be true. Wife Sensture Public On May 20, 1992, before me, Nick Notary , personally appeared Jane Public , personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. WITNESS my hand and official seal. Affiant

✓ Known Produced ID Signature of Notary

Richard Public
Husband's Signature
Address: 200 Elsewhere Ave
Somewhere, SomeState 00002
Phone: (987)654-3210
VERIFICATION
State of SomeState)
County ofSomeCounty)
I, Richard Public , being duly swom, depose and say that: I am the
-Petitioner/Respondent in the within action for divorce; I have read the foregoing Complaint/Petition
and know the contents thereof; the contents of the Complaint/ Petition are true to my knowledge,
except as to those matters therein stated to be alleged upon information and belief, and as to those
matters, I believe them to be true. **Record Public Husband's signature**
On May 20.1992 before me, Nick Notary personally appeared Richard Public personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
WITNESS my hand and official seal.
Signature Affiant _ ✓ Known Produced ID Signature of Notary
Type of ID
(Seal) IF A NONLAWYER HELPED YOU FILL OUT THIS FORM THEY MUST FILL IN THE BLANKS BELOW (fill in all blanks): I (name of nonlawyer) _ Joe Friend, nonlawyer located at (street) 20 Main Street
(city) AnyCity (state) AnyState , (phone) 666-5555 helped (name)

Answer and Affidavit in Support of Final Judgment or Decree

As indicated earlier, this form can be used by both you and your spouse to avoid formal service by summons. Ask the clerk of court if a summons will be required even though your spouse files a written waiver in the Answer and

In some states formal service by summons is still required, even though your spouse has filed an Answer and Affidavit to your Petition or Complaint.

Affidavit. The summons may be available from the clerk's office. If not, you may usually obtain a summons form at your local stationery store. Some states allow joint divorce petitions, and no Answer and Affidavit need be filed if both spouses file together.

With the Answer and Affidavit, the signing spouse formally submits himself/herself to the jurisdiction of the court and thus acknowledges the validity of the divorce or any other order issued by the court.



In an uncontested divorce, this document will make it easier to process. Once the respondent spouse signs this document, he or she need not participate further in the divorce.

Sample Answer and Affidavit in Support of Final Judgment

	In the <u>Circuit</u> Count for <u>SomeCounty</u> County, State of <u>SomeState</u>
	The Marriage of: Jane Public Petitioner and Richard Public Respondent the interest of: Carl Public) Case No: [Given by Court Clerk] Carl Public)
	ANSWER AND AFFIDAVIT IN SUPPORT OF FINAL Judgment
The und	dessigned, <u>Respondent</u> , files this answer and states under oath the following:
1.	I have received a copy of the <u>Petition</u> and acknowledge all the allegations
contain	ed therein.
	I further state that I am not on active duty in the armed services of the United States or of any
oreign	country.
	I waive the <u>20</u> days required for setting the above-captioned matter for trial and waive
notice o	of the final hearing, requesting a copy of the Final <u>Judqment</u> be mailed to me.
1 .	I have been a resident of and domiciled in the State of <u>SomeState</u> for the preceding

Sample Answer and Affidavit in Support of Final Judgment

- 5. The parties have made provisions for the division of their property and payment of their joint obligations. They are satisfied with those provisions. I have freely and voluntarily entered into a Marital Settlement Agreement. The Marital Settlement Agreement entered into by the parties attached marked as Exhibit Ato the ___Petition__ is a true copy.
- 6. I further waive my rights to notice of trial, findings of fact and conclusions of law, a record of test imony, motion for a new trial, notice of entry of final judgment or decree, and right to appeal; however, I do not waive any rights to the future modification of any judgment or decree in this cause.

AFFIDAVIT IN SUPPORT OF FINAL	Juo	lgment	t

The undersigned files this Affidavit in Support of the Final <u>Judgment</u> containing the following:

- The Court has jurisdiction of the parties and subject matter.
- The Court finds the marriage to be irretrievably broken and grants a Final Dissolution.
- 3. The Marital Settlement Agreement filed in this proceeding as Exhibit Abe approved and incorporated in the Final <u>Judgment</u> by reference, and that the parties be ordered to comply with said agreement.

Sample Answer and Affidavit in Support of Final Judgment

Further your Affiant Sayeth Naught.
ruther your Amani Sayeth Panghi.
Dated this 20th day of May, 1992.
RICHER Public Signature of Respondent/Defendant
Address: 200 Elsewhere Ave
Somewhere, SomeState 00002
Phone:(987)654-3210
State ofSomeState) County ofSomeCounty)
On May 20, 1992 before me, Nick Notary personally
appeared Richard Public personally known to me (or proved to me on
the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the
within instrument and acknowledged to me that he/she/they executed the same in his/her/their
authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or
the entity upon behalf of which the person(s) acted, executed the instrument.
WITNESS my hand and official seal.
Signature Affiant _/ Known Produced ID
Type of ID
(Seal)
IF A NONLAWYER HELPED YOU FILL OUT THIS FORM THEY MUST FILL IN THE BLANKS BELOW (fill in all blanks):
I (name of nonlawyer) Joe Friend nonlawyer located at (street) 20 Main Street (city) AnyCity (state) AnyState (phone) 666-5555 helped (name) Richard Public who is the [✓one only] petitioner or ✓ respondent, fill out this form.

Child Custody Jurisdiction form

The Uniform Child Custody Jurisdiction Act, followed in all states, requires use of this declaration if you have minor children. Both spouses must make a formal declaration under oath stating:

• the number of minor children subject to custody orders



The Child Custody

Jurisdiction form applies only if you have minor children. Its purpose is to give the court information by which the court can determine whether it has proper jurisdiction to issue orders pertaining to the children.

- their sex, social security numbers, dates and places of birth
- that the child(ren) are not involved in prior divorce proceedings or subject to other custody orders
- that neither spouse knows of any pending custody action or claim for custody by any third party

In the <u>Circuit</u> Count for	SomeCounty County, State of SomeState
In re: The Marriage of:)
Jane Public)
Petitioner)
and) Case No: [Given by Court Clerk]
Richard Public)
Respondent)
and in the interest of)
Carl Public)
We, the undersigned, <u>Jame Public</u> an proceeding to determine the custody of a m	IFORM CHILD CUSTODY JURISDICTION ACT and Richard Public, are both parties to this aninor child, and under oath state: ald(ren) subject to this proceeding. For each child, the
We, the undersigned, <u>Jame Public</u> and proceeding to determine the custody of a most of the custody of a most of the custody of the	nd <u>Richard Public</u> , are both parties to this ninor child, and under oath state :
We, the undersigned, <u>Jame Public</u> and proceeding to determine the custody of a minor children and the custody of a minor children and sex, Social Security number, date and	nd <u>Richard Public</u> , are both parties to this ninor child, and under oath state: .ld(ren) subject to this proceeding. For each child, the .d place of birth, and time and place of residence and
We, the undersigned, <u>Jane Public</u> and proceeding to determine the custody of a most of the custody of a most of the custody of the cust	and Richard Public, are both parties to this aninor child, and under oath state: (ld(ren) subject to this proceeding. For each child, the ad place of birth, and time and place of residence and with for the past 5 years, is as follows: (Attach Sex: Male Date of Birth: 4/22/84
We, the undersigned, <u>Jane Public</u> and proceeding to determine the custody of a most of the custody of a most of the custody of the cust	and Richard Public, are both parties to this minor child, and under oath state: Id(ren) subject to this proceeding. For each child, the ad place of birth, and time and place of residence and al with for the past 5 years, is as follows: (Attach Sex: Male Date of Birth: 4/22/84
We, the undersigned, <u>Jane Public</u> and proceeding to determine the custody of a most of the proceeding to determine the custody of a most of the process of	and Richard Public, are both parties to this minor child, and under oath state: alc(ren) subject to this proceeding. For each child, the ad place of birth, and time and place of residence and al with for the past 5 years, is as follows: (Attach Sex: Male Date of Birth: 4/22/84 ate Social Security Number: St. Anytown, SomeState 00001
We, the undersigned, <u>Jane Public</u> and proceeding to determine the custody of a most of the relationship of person child lived additional sheet if necessary.) Child's Name: <u>Carl Public</u> Place of Birth: <u>Any town</u> , <u>Some Star</u> Present Residence: <u>1300 Somewhere</u> Person Child Lives With: <u>Jane Public</u>	and Richard Public, are both parties to this minor child, and under oath state: (do(ren) subject to this proceeding. For each child, the ad place of birth, and time and place of residence and with for the past 5 years, is as follows: (Artach Sex: Male Date of Birth: 4/22/84 Ate Social Security Number: St, Anytown, SomeState 00001 blic Relationship: Mother
We, the undersigned, <u>Jane Public</u> and proceeding to determine the custody of a most of the custody of the	and Richard Public, are both parties to this minor child, and under oath state: Id(ren) subject to this proceeding. For each child, the ad place of birth, and time and place of residence and all with for the past 5 years, is as follows: (Artach Sex: Male Date of Birth: 4/22/84 ate Social Security Number: St, Anytown, SomeState 00001 blic Relationship: Mother To: Present
We, the undersigned, <u>Jane Public</u> and proceeding to determine the custody of a most of the proceeding to determine the custody of a most of the proceeding to determine the custody of a most of the process of the pro	and Richard Public, are both parties to this minor child, and under oath state: ald(ren) subject to this proceeding. For each child, the ad place of birth, and time and place of residence and a with for the past 5 years, is as follows: (Attach Sex: Male Date of Birth: 4/22/84 ate Social Security Number: St, Anytown, SomeState 00001 blic Relationship: Mother To: Present
We, the undersigned, <u>Jane Public</u> and proceeding to determine the custody of a most of the proceeding to determine the custody of a most of the proceeding to determine the custody of a most of the process of the pro	and Richard Public, are both parties to this minor child, and under oath state: ald(ren) subject to this proceeding. For each child, the ad place of birth, and time and place of residence and all with for the past 5 years, is as follows: (Attach Sex: Male Date of Birth: 4/22/84 ate Social Security Number: St. Anytown, SomeState 00001 blic Relationship: Mother To: Present

Child's Name:	Sex : Date of Birth:
Place of Birth:	Social Security Number:
Present Residence:	
Person Child Lives With:	Relationship:
Dates of Residence: From:	To: Present
Previous Residence:	
Person Child Lived With:	Relationship:
	To:
	as a party, witness or any other capacity in any other court in this state or any other state, concerning the custody of a
2. Neither party has participated a decision, order, or custody proceeding child subject to this proceeding.	as a party, witness orany other capacity in any other court
2. Neither party has participated a decision, order, or custody proceeding child subject to this proceeding. 3. Neither party has any informat	as a party, witness or any other capacity in any other court in this state or any other state, concerning the custody of a
2. Neither party has participated a decision, order, or custody proceeding child subject to this proceeding. 3. Neither party has any informat proceeding in this state or any other state.	as a party, witness or any other capacity in any other court in this state or any other state, concerning the custody of a ion concerning any other court decision, order, or custody
2. Neither party has participated a decision, order, or custody proceeding child subject to this proceeding. 3. Neither party has any informat proceeding in this state or any other st proceeding. 4. Neither party knows of any other st physical custody of, or who claims	as a party, witness or any other capacity in any other court in this state or any other state, concerning the custody of a ion concerning any other court decision, order, or custody ate, concerning the custody of a child subject to this er person who is not already a party to this proceeding who
2. Neither party has participated a decision, order, or custody proceeding child subject to this proceeding. 3. Neither party has any informat proceeding in this state or any other st proceeding. 4. Neither party knows of any other.	as a party, witness or any other capacity in any other court in this state or any other state, concerning the custody of a ion concerning any other court decision, order, or custody ate, concerning the custody of a child subject to this

Dated thus 20th day of May 1992 (year).
Wife Senature
Address: 1300 Somewhere St
Anytown, SomeState 00001
Phone: (123) 456-7890
State ofSomeState)
County of SomeCounty)
On May 20, 1992, before me, Nick Notary , personally
appeared Jane Public, personally known to me (or proved to me on the
basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within
instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized
capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity
upon behalf of which the person(s) acted, executed the instrument.
WITNESS my hand and official seal.
Signature Affiant V Known Produced ID Type of ID
(Seal)

Richard Public	
Husband's Signature	
Huspatids Signature	
Address: 200 Elsewhere Ave	
Somewhere, SomeState 00002	
Phone: (987) 654-3210	
State of SomeState)	
County ofSomeCounty)	
On <u>May 20, 1992,</u> before me,	Nick Notary personally
appeared Richard Public	, personally known to me (or proved to me on the
basis of satisfactory evidence) to be the person	n(s) whose name(s) is/are subscribed to the within
instrument and acknowledged to me that he/s	he/they executed the same in his/her/their authorized
-	ure(s) on the instrument the person(s), or the entity
upon behalf of which the person(s) acted, exe	• • • • • • • • • • • • • • • • • • • •
	content the mistrature in .
WITNESS my hand and official seal.	
Signature wick water	Affiant ∜ Knowzo Produced ID
Signat ure of Notary	Affiant
•	(SeaI)

Notice of Hearing

When the date of your court hearing is set, some states require that both parties receive official notification of the time, date and place of the hearing. This can be accomplished by mailing your spouse a Notice of Hearing. A Notice of Hearing with your original signature should be submitted to the Court. A copy can be sent to your spouse, and you should retain a copy for your records.

Sample Notice of Hearing

In the <u>Circuit</u> Count for <u>Some</u>	County County, State of SomeState
In re: The Marriage of:)
Jane Public)
Petitioner)
)
and) Case No: [Given by Court
Richard Public Respondent) Clerk]
and in the interest of:)
Carl Public)
)
NOTICE O	F HEARING
TO: Richard Public 200 Elsewhere Ave Somewhere, SomeState 00002 You are bereby notified that a bearing has	been scheduled in this cause as indicated below. In
·	ause will be brought on for hearing before another
Judge who is available and qualified to act thereo	· ·
Date: June 25, 1992	
Judge: The Honorable Henry Hon	
Place: Room 222,	SomeCounty County Courthouse
Address: 1500 Justice Ave	
Somewhere, SomeState (00002
Matter:Jane Public's Petition	for Dissolution of Marriage
I hereby certify that onJune_1,	1992 a true and correct copy of this Notice
of Hearing was furnished by mail to the parties in	dicated above.

Plaintiff Doue Pothic

Final divorce judgment or decree

Once the court decides you qualify for divorce, the judge will sign the document most often called Decree of Divorce, Judgment of Divorce, or Decree of Dissolution of Marriage. Each state has a specific title for the final divorce papers, and it is this document that formalizes the divorce.



Prepare this document carefully. It must coincide with what you and your spouse have agreed to in your Marital Settlement Agreement as well as what you requested from the court in your Petition/Complaint.

You will need this document at your court hearing, as it is then that the judge usually signs it. Of course, if the judge changes terms (such as custody or child support) he or she may alter your documents with these changes or ask you to prepare new documents reflecting these changes.

Sample Judgment of Divorce

In the <u>Circuit</u> Count for <u>Some</u>	County County, State of <u>SomeState</u>
In re: The Marriage of:)
Jane Public)
Petitioner)
)
and) Case No: [Given by Court
Richard Public Respondent) Clerk]
and in the interest of:)
Carl Public)
Judgment	of Divorce
This Cause came to be heard on _petitioner	s petition for Dissolution of
	(year), and the Court hearing testimony in support
of the petition for Dissoluti	on of marriage.
THE COURT FINDS:	
That the Court has jurisdiction of the parti	og and gultipat west av of this cause
That the Court has jurisdiction of the parti	es and subject mater of this cause.
2. That the parties have voluntarily waived fi	ndings of fact, conclusions of law, a record of
•	of final judgment, and right of appeal, but have not
waived their rights to future modification of this j	
-	-
IT IS ORDERED AND ADJUDGED:	
1. That the marriage of the Petitic	oner and Respondent
is hereby dissolved.	and nespondent
a late of ambout out.	

Sample Judgment of Divorce

2.	The separation agreement between the parties, filed in this proceeding as Exhibit A, was
exe	ted voluntarily after full disclosure, and is in the best interests of the parties, and is approved
and	acorporated in this judgment by reference and the parties are ordered to comply with it.
3. 1	That the <u>husband</u> shall pay \$ <u>150</u> per <u>week</u> beginning <u>July 1</u> , 92 owar, to wife as alimony and shall terminate: January 1, 1993.
4.	That the <u>husband</u> shall pay \$ 200 perweekbeginning July 1
1	92(year), to <u>wife</u> as child support per child, said support shall terminate for each
chi.	when the child reaches 18 years of age, becomes self-supporting, marries or dies, whichever
con	s first.
5.	Jane Public's former name is restored and shall be known as Jane Single
hen	fter.

Certificate of Corroborating Witness

Some states require a Certificate of Corroborating Witness. In some instances this must be filed with the Divorce Petition, and in others it may be presented to the judge when he or she awards the divorce. You should check with the clerk on this. The role of the corroborating witness is to affirm under oath that you, in fact, resided within the state sufficiently long enough to qualify for a divorce in that state.

Sample Certificate of Corroborating Witness

and and in the inter	Jane Public Petitioner Richard Public Respondent mest of: Carl Public))) Case No))	o: [Given by Court Cler
	CERTIFICATE OF	CORROBORATING W	ITNESS
			m a resident of the State o
			for more that use on May_ 20 , 1992
		-	has resided in the State o
	for at least that perio		

Sample Certificate of Corroborating Witness

West Witness	123 Place St
Witness' Signature	
Wilma Witness	Anytown, SomeState 00001
Witness' Name Typed	Witness' Residence Address
State ofSomeState)	
County ofSomeCounty)	
On <u>May 20, 1992,</u> before me,	Nick Notary, personally
appeared <u>Wilma Witness</u>	, personally known to me (or proved to me on
the basis of satisfactory evidence) to be the pe	erson(s) whose name(s) is/are subscribed to the
within instrument and acknowledged to me th	ast he/she/they executed the same in his/her/their
aut horized capacity(ies), and that by his/her/ti	heir signature(s) on the instrument the person(s), or
the entity upon behalf of which the person(s)	
WITNESS my hand and official seal.	,
Signed was the material	Afficiant / Known Produced ID
Signature Signature of Notary	Affiant Produced ID
Signature Signature of Notary	Affiant/_ Known Produced ID Type of ID (Seal)
	Type of ID(Seal)
IF A NONLAWYER HELPED YOU FILL	Type of ID(Seal) OUT THIS FORM THEY MUST FILL IN
IF A NONLAWYER HELPED YOU FILL THE BLANKS BELOW (fill in all blanks): I (name of nonlawyer) Joe_Friend	Type of ID(Seal) OUT THIS FORM THEY MUST FILL IN , nonlawyer located at (street) 20 Main Stree
IF A NONLAWYER HELPED YOU FILL THE BLANKS BELOW (fill in all blanks): I (name of nonlawyer) Joe Friend (city)	Type of ID(Seal) OUT THIS FORM THEY MUST FILL IN
IF A NONLAWYER HELPED YOU FILL THE BLANKS BELOW (fill in all blanks): I (name of nonlawyer) Joe Friend (city)	Type of ID(Seal) OUT THIS FORM THEY MUST FILL IN , nonlawyer located at (street) 20 Main Street; tate, (phone) 666-5555 helped (name)

Certificate of Divorce or Marriage Dissolution

Most states require this document when a final divorce is granted. The specific form used in your state will normally be available from the clerk of the divorce court, and because it is state specific, it is not included in this guide.



Your day in court

- Preparing for your court appearance
- Witnesses and hearings
- Documents you will need
- Tips for a smooth day in court
- How to handle difficulties in court

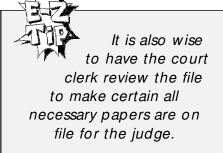
Appearing in court to obtain your divorce may be the most stressful part of the entire divorce process. This is natural. You are unfamiliar with court proceedings, and the courtroom atmosphere can be imposing.

In actuality there is little to fear. If you are unrepresented, the judge will take this into account and assist you through the procedure.

Procedures do, of course, vary from state to state and often from county to county. Most states follow simplified divorce procedures to relieve the caseload and because there are so many no-fault "do-it-yourself" divorces today. Some states have even eliminated court appearances in uncontested cases; others delegate the hearing to a court clerk or special hearing of ficer. In any case, your uncontested divorce should take no more than a few minutes and will require you only to answer a few questions honestly.

Here are some steps you can take to prepare for your day in court:

- 1) Schedule the hearing date. Some courts automatically set the hearing date, but in most others you must formally request a hearing. The court clerk can advise you on the exact procedure to follow in your state.
- 2) Check on any witnesses. Witnesses may be required to testify concerning your residency in the state, or that the defendant has been served the divorce papers. You should check witness requirements with the court clerk.



- 3) Attend several other uncontested divorce hearings before the day of your hearing. Write down the questions that are asked and the documents the court asks to see. Once you observe the process you will know what you can expect and can better prepare. You will also be more confident and less anxious.
- 4) *Bring all documents to court.* Unless it is already filed with the court, this will include:
 - Marital Settlement Agreement
 - Verified Petition or Complaint
 - Answer and Affidavit in Support of Final Judgment
 - Financial Affidavits
 - Notice of Hearing

- Child Custody Jurisdiction Form
- Final Judgment or Final Decree
- Certificate of Corroborating Witness



Again, it is a good idea to review with the clerk any special documents the court is likely to want. Also bring copies of all documents previously filed with the court.

- 5) *Arrive early on the hearing date.* This will give you the opportunity to observe several additional hearings. Also, you will need to check in with the clerk in advance of the hearing.
- 6) Be respectful. Make certain your courtroom behavior is deferential and courteous. Dress appropriately. Avoid arguments or hostility with your spouse. Address the judge as "Your Honor." Carefully listen to the judge's questions and then answer firmly but in a

respectful manner. Most of these questions will simply attempt to corroborate the truthfulness of the statements made in the various documents.

7) Know how to handle difficulties. Things can go wrong in any court hearing. If you don't understand the judge, politely ask the judge to restate the question. If matters go very wrong or

Questioning may become more vigorous if you have children. The court is most concerned that your children's welfare is protected.
Understandably, courts are less concerned about your property once you and your spouse have reached agreement on its division.

you find yourself in a situation you cannot handle, then simply ask the court for a continuance so you can better prepare the case for presentation. Possibly the judge will see you in chambers if a continued courtroom hearing is embarrassing or perplexing you. In any case, try to find out precisely what the problem is so you can correct it. Did you overlook a procedural step? Are you missing an essential document? Must one or more of your documents be re-drafted? And if so, in what manner? The point is to leave the courtroom with confidence that you can correct the problem and gain your divorce at the continued hearing.

note

Very often judges will want changes made in the agreement or final divorce decree. If these changes are minor, the court may accept handwritten modifications made in the courtroom. More substantive changes will require re-draft and presentation again to the judge. This should be re-scheduled as quickly as possible.