ANSWER PACKET IN A DIVORCE WITHOUT CHILDREN

Type or Print all Forms - *If you are downloading the forms from the website, the forms are in PDF and can be typed online and then saved on your computer or flash drive for revision and printing.* You can access these fillable forms at this website: https://mail.oslsa.org:8889/home/admin@oslsa.org/Marietta%20Repository

* All forms in **BOLD** must be signed in front of a notary.*

Forms to be completed by you

Form 10	Answer - Tells the Court whether you agree or dispute the complaint
Form 8	Counterclaim – Use this form if you want to also claim for divorce
Affidavit 5	Motion or Counter affidavit for temporary orders – asks the Court for temporary orders if you need them or to respond to the other party's orders if the other side asked for temporary orders
Affidavit 1	Affidavit of Income and expenses – tells the Court about your financial situation
Affidavit 2	Affidavit of Property – tells the Court about the property in the marriage

After completing the forms

- □ Make three (3) copies of each completed form AND MAIL A COPY OF EACH FORM TO THE OPPOSING PARTY OR THE OPPOSING PARTY'S ATTORNEY IF THERE IS ONE.
- Take the originals and three (3) copies to Clerk of Common Pleas Court
- □ If you cannot afford the filing fee, then use the enclosed **Poverty Affidavit** for the Court you are filing in.

After forms are filed

- □ Clerk will send you notice of any court dates. Attend all of these court dates.
- \Box If you move, call the Clerk with your new address.

		Division	
		COUNTY, OHIO	
Disintiff		:	
Plaintiff		: Case No	
Street Address		:	
Street Address	5		
City, State and	7 Zin Code	Judge	
Oity, State and		·	
		· Magiatrata	
VS.		Magistrate	
Defendant			
Street Address	3		
		:	
City, State and	Zip Code	:	
		a filing of a Complaint for Divorce without Children. This form is used to	
agree with or dis without Children		he Complaint for Divorce without Children or a Counterclaim to a Divorce	
Malout official of	·		
	□ ANSWER TO CO	MPLAINT FOR DIVORCE WITHOUT CHILDREN	
		PLY TO COUNTERCLAIM	
1. I,	(name) ADMIT or DENY the following allegations, as listed	
	ouse's Complaint or Counter		
ADMIT	DENY		
	My Spouse's state of residence		
My Spouse's length of residence in state			
My Spouse's county of residence			
My Spouse's length of residence in county			
My county of residence			
 My county of residence The date of our marriage The place of our marriage My Spouse is not pregnant. No children were born from or adopted during the marriage or relationship. 			
	The place of our marriage		
My Spouse is not pregnant.			
	No children were born from or adopted during the marriage or relationship.		
		born from or adopted during the marriage or relationship are	
		ot mentally or physically disabled child(ren) incapable of	
	maintaining supporting or	maintaining themselves.	
0	(Ob) -		

- My Spouse and I are owners of real estate and/or personal property.
- 2. I further **ADMIT or DENY** the following grounds for divorce:

ADMIT	DENY
	My Spouse and I are incompatible.
	My Spouse and I have lived separate and apart without cohabitation and without
	interruption for one year.
	My Spouse or I had a Husband or Wife living at the time of the marriage.
	I have been willfully absent for one year.
	I am guilty of adultery.
	I am guilty of extreme cruelty.
	I am guilty of fraudulent contract.
	I am guilty of gross neglect of duty.
	I am guilty of habitual drunkenness.
	I was imprisoned in a state or federal correctional institution at the time the Complaint
	was filed.
	I procured a divorce outside this state by virtue of which I have been released from the
	obligations of the marriage, while those obligations remain binding on my Spouse.

- 3. Anything not specifically admitted is denied.
- 4. Other information about the above admissions, denials, or responses:

I ask that the request for a divorce be i dismissed granted (select one), and I be awarded such other relief as the Court finds fair and equitable, including ordering the cost of this action be paid as the Court may determine.

Your Signature

Address

Typed or printed Name

Telephone number at which the Court may reach you or at which messages may be left for you

CERTIFICATE OF SERVICE

I delivered a copy of my Answer to Complaint for Divorce without Children

On: (date)

To: (name of your Spouse's attorney or, if there is no attorney, name of your Spouse)

At:	(address or fax number)
By:	U.S. Mail
	Fax
	Personal delivery
	Other:

Your Signature

Supreme Court of Ohio Uniform Domestic Relations Form – 9 ANSWER TO COMPLAINT FOR DIVORCE WITHOUT CHILDREN Approved under Ohio Civil Rule 84 Effective Date: 7/1/2013

IN THE CO	IN THE COURT OF COMMON PLEAS		
	Division		
	COUNTY, OHIO		
	:		
Name	Case No.		
Street Address			
	Judge		
City, State and Zip Code			
Plaintiff	:		
	: Magistrate		
VS.	;		
Nama			
Name			
Street Address			
City, State and Zip Code	:		
Defendant	:		

Instructions: This form is used to Counterclaim a Complaint for Divorce with or without Children. A Request for Service (Uniform Domestic Relations Form 28) must be filed with this form. The Parenting Proceeding Affidavit (Uniform Domestic Relations Form 3) must be filed, if you and your spouse have (a) minor child(ren), adult child(ren) attending high school, adult child(ren) with disabilities, and/or the Wife is pregnant.

COUNTERCLAIM FOR DIVORCE

I, the Defendant, for this Counterclaim say:

1. I have been a resident of the State of Ohio for at least size	(months.
--	----------

2.	I have been a resident of	County for at least 90 days	
	immediately before the filing of this Complaint; or		
	The Plaintiff resides in	County where this Complaint is filed.	
3.	The Plaintiff and I were married to one another on	(date of marriage)	
	in	(city or county, and state).	

Supreme Court of Ohio Uniform Domestic Relations Form – 8 COUNTERCLAIM FOR DIVORCE Approved under Ohio Civil Rule 84 Effective Date: 7/1/2013

4. I state regarding children (check all that apply):

The Wife is not pregnant.

The Wife is pregnant and the approximate due date is:

□ No children were born from or adopted during this marriage or relationship.

The following child(ren) were born from or adopted during this marriage or relationship (name and date of birth of each child):

	Name of Child	Date of Birth		
	Husband is not the biological father of the following ch during the marriage (name and date of birth of each child)			
5.	I state the following grounds for divorce exist (check all th	at apply):		
	The Plaintiff and I have lived separate and apart witho interruption for one year.	ut cohabitation and without		
	The Plaintiff or I had a Husband or Wife living at the tir	ne of the marriage.		
	The Plaintiff has been willfully absent for one year.			
	The Plaintiff is guilty of adultery.			
	The Plaintiff is guilty of extreme cruelty.			
	The Plaintiff is guilty of fraudulent contract.			
	The Plaintiff is guilty of gross neglect of duty.			
	The Plaintiff is guilty of habitual drunkenness.			
	The Plaintiff was imprisoned in a state or federal corre Complaint was filed.	cuonal institution at the time the		
	The Plaintiff procured a divorce outside this state by vi	irtue of which the Plaintiff has		
	been released from the obligations of the marriage, while me.			
6.	The Plaintiff and I are owners of real estate and/or persor	nal property.		
•	st that a divorce be granted from the Plaintiff, that the Court nd property, and as follows that (check all that apply):	determine an equitable division of		
	The Plaintiff be required to pay spousal support.			
	The Plaintiff be named the residential parent and legal	custodian of the following		

Supreme Court of Ohio Uniform Domestic Relations Form – 8 COUNTERCLAIM FOR DIVORCE Approved under Ohio Civil Rule 84 Effective Date: 7/1/2013

child(ren):

The Defendant be named the residential parent and legal custodian of the following child(ren):

The non-residential parent be granted specific parenting time.

The Plaintiff and I be granted shared parenting of the following child(ren):

pursuant to a Shared Parenting Plan (Uniform Domestic Relations Form 17), which I will prepare and file with the Court.

The Plaintiff be ordered to pay child support and medical support.

☐ I be restored to my prior name of:

- The Plaintiff be required to pay attorney fees.
- The Plaintiff be required to pay the court costs of the proceeding.
- The Court make the following additional orders:

and that the Court grant such other and further relief as the Court may deem proper.

Your Signature

Telephone number at which the Court may reach you or at which messages may be left for you

Supreme Court of Ohio Uniform Domestic Relations Form – 8 COUNTERCLAIM FOR DIVORCE Approved under Ohio Civil Rule 84 Effective Date: 7/1/2013



COURT OF COMMON PLEAS

COUNTY, OHIO

		Case No.
Plaintiff		Judge
	٧.	Magistrate

Defendant

Instructions: Check local court rules to determine when this form must be filed. This form is used to request temporary orders in your divorce or legal separation case. After a party serves a Motion and Affidavit, the other party has 14 days to file a Counter Affidavit and serve it on the party who filed the motion. If more space is needed, add additional pages.

MOTION AND AFFIDAVIT OR COUNTER AFFIDAVIT FOR TEMPORARY ORDERS WITHOUT ORAL HEARING

Check one box below to show whether you are filing a (1) Motion and Affidavit or (2) Counter Affidavit.

(1) Motion and Affidavit

(Print Your Name)	files this Motion and Affidavit
under Rule 75(N) of the Ohio Rules of Civil Procedure to re	equest the temporary orders checked here.

Check only those that apply.

Residential parenting rights (custody)

Parenting time (visitation)

Child support

Spousal support (alimony)

Payment of debts and/or expenses

THE OTHER PARTY HAS 14 DAYS FROM THE DATE ON WHICH THIS MOTION IS SERVED TO FILE A COUNTER AFFIDAVIT AND SERVE IT UPON THE PARTY WHO FILED THE MOTION. (See below.)

(2) Counter Affidavit

(Print Your Name)

files this Counter Affidavit in

response to a Motion and Affidavit.

Supreme Court of Ohio Uniform Domestic Relations Form – Affidavit 5 Motion and Affidavit or Counter Affidavit for Temporary Orders Without Oral Hearing Approved under Ohio Civil Rule 84 Effective Date: July 1, 2010



Complete the following information, whether filing Motion and Affidavit or Counter Affidavit. Check all that apply.

1.		My spouse and I are living separately.			
		Date of separation is			
		My spouse and I are living togethe	er.		
		We have no minor children. (Skip	to number 5.)		
		There are minor child(ren) who are (List children here.)	e adopted or born o	f this marriage.	
		Name	Date of birth	Living with	
		In addition to the above children the	nere is/are in my ho	usehold:	
			adult(s)		
			other minor and/	or dependent child(ren).	
2.	My	My child(ren) attend(s) school in:			
		Father's school district			
		Mother's school district			
		Open enrollment			
		Other (Explain.)			
		All children do not attend school in the same district. (Explain.)			
3.		I request to be named the temporary residential parent and legal custodian of the child(ren).			
		(Specify child(ren) if request is not for all children.)			
		I do not object to my spouse being named the temporary residential parent of the child(ren).			
		I request the following parenting time order:			
		The Court's standard parenting order (See county's local rules of court.)			
		A specific parenting	time order as follow	/S:	

Supreme Court of Ohio Uniform Domestic Relations Form – Affidavit 5 Motion and Affidavit or Counter Affidavit for Temporary Orders Without Oral Hearing Approved under Ohio Civil Rule 84 Effective Date: July 1, 2010



		I have reached an agreement regarding parenting time with my spouse as follows:
		I request that my spouse's parenting time (visitation) be supervised. (Explainsupervised parenting time order will NOT be granted if the reasons are not explained.)
		Name of an appropriate supervisor
4.		A court or agency has made a child support order concerning the child(ren).
		Name of Court/Agency
		Date of Order
		SETS No.
5.	l reo	quest the Court to order my spouse to pay:
		child support per month
		spousal support per month
		attorney fees, expert fees, court costs
		The following debts and/or expenses:
		Other
6.		I am willing to attend mediation.
		I am not willing to attend mediation.
		I request the following court services. (See local rules of court for available services.)
		State specific reasons why court services are required.

Supreme Court of Ohio Uniform Domestic Relations Form – Affidavit 5 Motion and Affidavit or Counter Affidavit for Temporary Orders Without Oral Hearing Approved under Ohio Civil Rule 84 Effective Date: July 1, 2010



ОЛТН

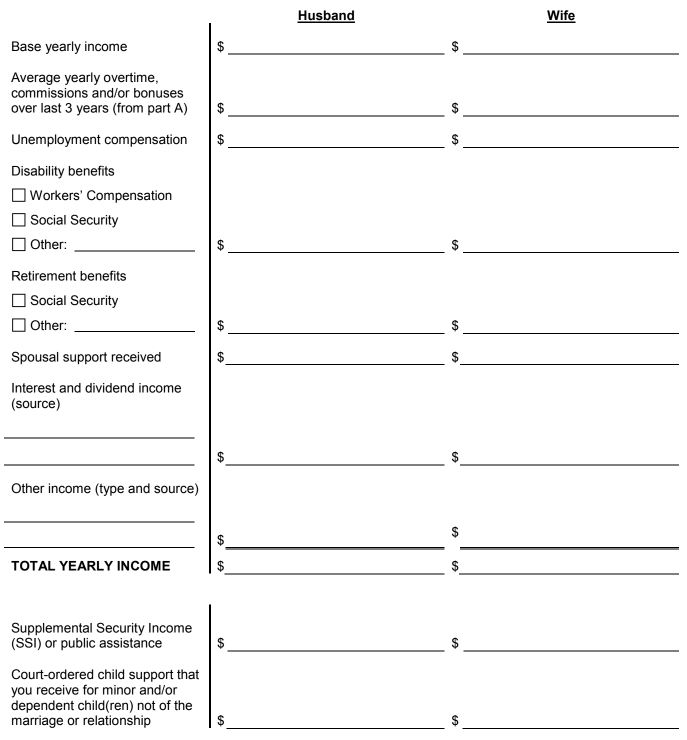
		UAIII		
		(Do not sign until nota	ry is present.)	
	ue, aco	e) ent and, to the best of my knowledge and belief, t curate and complete. I understand that if I do not		
			Your Signature	
Sworr	n befor	re me and signed in my presence this	_ day of	,
			Notary Public	
			My Commission Expires:	
		NOTICE OF HE (Check with local court for sc	-	
		by given notice that this motion for temporary or estimony, before Judge/Magistrate	ders will be heard upon affidavits	
Hearing	g Roor	m, at a.m./p.m. on		
			,	floor .
		CERTIFICATE OF	SERVICE	
		xes that apply. copy of my: Motion and Affidavit or Count	er Affidavit	
On:		e) ,		
To:		t name of other party's attorney or, if there is no a		
At:	(Print	address or fax number.)		·
By:		U.S. Mail		
		Fax		
		Messenger		
		Clerk of courts (if address is unknown)		

Your Signature

COURT OF COMMON PLEAS COUNTY, OHIO

			Case No.			
Plaintiff/Petitioner			Judge			
v./and			Magistrate			
Defendant/Petitioner						
Instructions: Check local court rule This affidavit is used to make comple spousal support amounts. Do not lea figures for any item, give your best e	ete di: ive ar	sclosure of income, ex ny category blank. W	xpenses and mon rite "none" where	ey ow appror	priate. If you do not k	now exact
	١FF	DAVIT OF INCO		ENSE	S	
Affidavit of						
		(Pri	nt Your Name)			
Date of mar	riage	e [Date of separation	on		
SECTION I - INCOME			_			
	I	Husban			<u>Wife</u>	
Employed		🗌 Yes 🗌			🗋 Yes 📘	NO
Employer	-					
Payroll address	_					
Payroll city, state, zip	_		26 🗆 52			26 🗆 52
Scheduled paychecks per year	I	□ 12 □24 □	20 🗌 52		1224	26 🗌 52
A. <u>YEARLY INCOME, OVERT</u>	IME,	COMMISSIONS A	ND BONUSES I	FOR F	PAST THREE YEA	<u>RS</u>
	1	<u>Husband</u>				<u>Wife</u>
_	\$		3 years ago		\$	
Base yearly income	\$		2 years ago	20	\$	
	\$		Last year	20	\$	
Variational and include	\$		_ 3 years ago	20	\$	
Yearly overtime, commissions and/or bonuses	\$		2 years ago	20	\$	
	\$		Last year	20	\$	

B. <u>COMPUTATION OF CURRENT INCOME</u>



SECTION II - CHILDREN AND HOUSEHOLD RESIDENTS

Minor and/or dependent child(ren) who are adopted or born of this marriage or relationship:

Name	Date of birth		Living with		
	<u> </u>				
	<u> </u>				
	- <u> </u>				
In addition to the above children there is/are in	vour household:				
adult(s)	,				
other minor and/or dependen	ıt child(ren).				
SECTION III - EXPENSES					
List monthly expenses below for your present h	ousehold.				
A. MONTHLY HOUSING EXPENSES					
Rent or first mortgage (including taxes and ins	urance)	\$			
Real estate taxes (if not included above)		\$			
Real estate/homeowner's insurance (if not incl	uded above)	\$			
Second mortgage/equity line of credit		\$			
Utilities					
o Electric		\$			
o Gas, fuel oil, propane		\$			
 Water and sewer 		\$			
• Telephone		\$			
 Trash collection 		\$			
 Cable/satellite television 		\$			
Cleaning, maintenance, repair		\$			
Lawn service, snow removal		\$			
Other:		\$			
		\$			
	TOTAL	MONTHLY: \$			

B. OTHER MONTHLY LIVING EXPENSES

Food	<u>^</u>
 Groceries (including food, paper, cleaning products, toiletries, other) 	\$
 ○ Restaurant 	\$
Transportation	
 Vehicle loans, leases 	\$
 Vehicle maintenance (oil, repair, license) 	\$
o Gasoline	\$
 Parking, public transportation 	\$
Clothing	
 Clothes (other than children's) 	\$
 Dry cleaning, laundry 	\$
Personal grooming	
o Hair, nail care	\$
• Other	\$
Cell phone	\$
Internet (if not included elsewhere)	\$
Other	\$
TOTAL MONTHLY	\$
C. <u>MONTHLY CHILD-RELATED EXPENSES</u>	
(for children of the marriage or relationship)	
Work/education-related child care	\$
Other child care	\$
Unusual parenting time travel	\$
Special and unusual needs of child(ren) (not included elsewhere)	\$
Clothing	\$
School supplies	\$
Child(ren)'s allowances	\$
Extracurricular activities, lessons	\$
School lunches	\$
Concernationed	Ψ
Other	\$

D. INSURANCE PREMIUMS

Life	\$	
Auto	\$	
Health	\$	
Disability	\$	
Renters/personal property (if not included in part A above)	\$	
Other	\$	
тот	TAL MONTHLY \$	
E. MONTHLY EDUCATION EXPENSES		
Tuition		
○ Self	\$	
 Child(ren) 	\$	
Books, fees, other	\$	
College loan repayment	\$	
Other	\$	
	\$	
тот	AL MONTHLY: \$	
F. <u>MONTHLY HEALTH CARE EXPENSES</u> (not covered by insurance)		
Physicians	\$	
Dentists	\$	
Optometrists/opticians	\$	
Prescriptions	\$	
Other	\$	
	\$	
тот	AL MONTHLY: \$	
G. MISCELLANEOUS MONTHLY EXPENSES		
Extraordinary obligations for other minor/handicapped child(ren) (not st	tepchildren) \$	
Child support for children who were not born of this marriage or relation not adopted of this marriage	· · · ·	
Spousal support paid to former spouse(s)	\$	
Subscriptions, books	\$	
Entertainment	\$	

Charitable contributions	\$
Memberships (associations, clubs)	\$
Travel, vacations	\$
Pets	\$
Gifts	\$
Bankruptcy payments	\$
Attorney fees	\$
Required deductions from wages (excluding taxes, Social Security and Medicare) (type)	\$
Additional taxes paid (not deducted from wages) (type)	\$
Other	\$
	\$
TOTAL MONTHLY:	\$

H. MONTHLY INSTALLMENT PAYMENTS

(Do not repeat expenses already listed.)

Examples: car, credit card, rent-to-own, cash advance payments

To whom paid	Purpose	Balance due	Monthly payment
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		TOTAL MONTHLY:	\$
GRAND TOTA	AL MONTHLY EXPENSES (SI	um of A through H).	\$

GRAND TOTAL MONTHLY EXPENSES (Sum of A through H): \$

OATH

(Do not sign until notary is present.)

I, (print name) ______, swear or affirm that I have read this document and, to the best of my knowledge and belief, the facts and information stated in this document are true, accurate and complete. I understand that if I do not tell the truth, I may be subject to penalties for perjury.

Your Signature

Sworn before me and signed in my presence this _____ day of ______, ____,

Notary Public My Commission Expires:

COURT OF COMMON PLEAS

COUNTY, OHIO

Case No. Plaintiff/Petitioner Judge v./and Magistrate Respondent/Petitioner Instructions: Check local court rules to determine when this form must be filed. List ALL OF YOUR PROPERTY AND DEBTS, the property and debts of your spouse, and any joint property or debts. Do not leave any category blank. For each item, if none, put "NONE." If you do not know exact figures for any item, give your best estimate, and put "EST." **If more space is needed, add additional pages. AFFIDAVIT OF PROPERTY** Affidavit of (Print Your Name) **I. REAL ESTATE INTERESTS** Present Fair Mortgage Equity Titled To Address (as of date) Market Value Balance Husband \$ \$ 1. \$ — 🗌 Wife Both Husband \$ 2. _____ ___ Wife \$ \$ _____ Both TOTAL SECTION I: REAL ESTATE INTERESTS \$

II. OTHER ASSETS

	Category	Description (List who has possession)	Titled To	Value/Date of Value
	A. Vehicles and Other Certificate of Title Property	(Include model and year of automobiles, trucks, motorcycles, boats, motors, motor homes, etc.)		
1.			☐ Husband ☐ Wife ☐ Both	\$
2.			☐ Husband ☐ Wife ☐ Both	\$
3.			☐ Husband ☐ Wife ☐ Both	\$
4.			☐ Husband ☐ Wife ☐ Both	\$
5.			☐ Husband ☐ Wife ☐ Both	\$
6.			☐ Husband ☐ Wife ☐ Both	\$
	B. Financial Accounts	(Include checking, savings, CDs, POD accounts, money market accounts, etc.)	-	
1.			☐ Husband ☐ Wife ☐ Both	\$
2.			- ☐ Husband ☐ Wife ☐ Both	\$
Ζ.			- □ Husband □ Wife □ Roth	\$
3.			☐ Both - ☐ Husband ☐ Wife	\$
4.			Both	

	<u>Category</u> C. Pensions & Retirement plans	<u>Description</u> (List who has possession) (Include profit-sharing, IRAs, 401k plans, etc.; Describe each type of plan)	<u>Titled To</u>	Value/Date of Value
1.			☐ Husband ☐ Wife ☐ Both	\$
2.			- ☐ Husband ☐ Wife ☐ Both	\$
3.			- ☐ Husband ☐ Wife ☐ Both	\$
J. 4.			- □ Husband □ Wife □ Both	\$
4.	D. Publicly Held Stocks, Bonds, Securities & Mutual Funds		-	
1.			☐ Husband☐ Wife☐ Both	\$
2.			☐ Husband ☐ Wife ☐ Both	\$
			- ☐ Husband ☐ Wife ☐ Both	\$
3. 4.			☐ Husband ☐ Wife ☐ Both	\$
	<u>Category</u> E. Closely Held Stocks & Other Business Interests and Name of Company	Description (List who has possession) (Type of ownership and number)	<u>Titled To</u>	Value/Date of Value
1.			☐ Husband - ☐ Wife ☐ Both	\$
2.			- ☐ Husband - ☐ Wife ☐ Both	\$

	F. Life Insurance Type (Term/Whole Life)	(Any cash value or loans)		(Insured party & value upon death)
1.			☐ Husband ☐ Wife ☐ Both	\$
2.			☐ Husband ☐ Wife ☐ Both	\$
3.			_	\$
4.			– ☐ Husband ☐ Wife ☐ Both	\$
	Category	Description	Who Has Possession	Value/Date of Value
	G. Furniture & Appliances	(Estimate value of those in your possession, and value of those in your spouse's possession)		
1.			☐ Husband ☐ Wife ☐ Both	\$
2.			☐ Husband☐ Wife☐ Both	\$
3.			Husband Wife Both	\$
4.			Husband Wife Both	\$
	H. Safe Deposit Box	(Give location and describe contents)	<u>Titled To</u>	
1.			☐ Husband ☐ Wife ☐ Both	\$
2.			- ☐ Husband ☐ Wife ☐ Both	\$

I. Transfer of Assets	Explanation: List the name and address of any person (other than creditors listed on your Affidavit) who has received money or property from you exceeding \$300 in value in the past 12 months and the reason for each transfer.				
		☐ Husband☐ Wife☐ Both	\$		
		☐ Husband☐ Wife☐ Both	\$		
3.		☐ Husband☐ Wife☐ Both	\$		
		☐ Husband☐ Wife☐ Both	\$		
Category	Description (Also list who has possession)	Titled To		Value/Date of Value	
J. All Other Assets Not Listed Above	Explanation: List any item you have not listed above that is considered an asset.				
		☐ Husband ☐ Wife ☐ Both	\$		
<u></u>		☐ Husband ☐ Wife ☐ Both	\$		

TOTAL SECTION II: OTHER ASSETS \$

III. SEPARATE PROPERTY CLAIMS: Pre-marital assets, gifts to one spouse only, inheritances

If you are making any claims in any of the categories below, explain the nature and amount of your claim. This includes, but is not limited to, inheritances, property owned before marriage, and any pre-marital agreements.

<u>Category</u> (Pre-marital Gift, Inheritance, etc., acquired after separation)	Description	Why do you claim this as a separate property?		Present Fair <u>Market Value</u>
1			\$	
2			\$	
3			\$	
4			\$	
5			\$	
			•	

TOTAL SECTION III: SEPARATE PROPERTY CLAIMS \$

IV. DEBT

List ALL OF YOUR DEBTS, the debts of your spouse, and any joint debts. Do not leave any category blank. For each item, if none, put "NONE." If you don't know exact figures for any item, give your best estimate, and put "EST." If more space is needed to explain, please attach an additional page with the explanation and identify which question you are answering.

	Туре	Name of Creditor/Purpose <u>of Debt</u>	Account Name	Name(s) <u>on Account</u>	Total Debt <u>Due</u>	Monthly <u>Payment</u>
()	A. Secured Debt Mortgages, Car, htc.)					
1				☐ Husband ☐ Wife ☐ Joint	\$	\$
2				Husband	\$	\$
3				Husband	\$	\$
4				Husband Wife Joint Husband	\$	\$
5				U Husband Wife Joint	\$	\$
D	3. Unsecured Debt, including credit cards					
1.				☐ Husband ☐ Wife ☐ Joint	\$	\$
2.				Husband Wife Joint	\$	\$
3.				☐ Husband ☐ Wife ☐ Joint	\$	\$
4				Husband Wife	\$	\$
5				Husband	\$	\$
			TOTAL SECTION	ON IV: DEBT	\$	

V. BANKRUPTCY

	Filed by: Wife, <u>Husband, Both</u>	Date of Filing: <u>Case Number</u>	Date of Discharge or Relief from Stay	Type of Case (Ch. 7, 11, 12, 13)	Current Monthly Payments
1.	☐ Husband ☐ Wife ☐ Both				
					\$
2.	☐ Husband ☐ Wife				
	Both				\$
					· · · · · · · · · · · · · · · · · · ·
			TOTAL SECTIO	ON V: BANKRUPTCY	\$

OATH

(Do Not Sign Until Notary is Present)

I, (print name) _________ swear or affirm that I have read this document and, to the best of my knowledge and belief, the facts and information stated in this document are true, accurate and complete. I understand that if I do not tell the truth, I may be subject to penalties for perjury.

Your Signature

Sworn before me and signed in my presence this _____ day of ______, ____.

Notary Public My Commission Expires:

INSTRUCTIONS FOR POVERTY AFFIDAVIT – COMMON PLEAS

<u> PRINT OR TYPE –</u>

1. Fill in the name of the county where the action is.

-

- 2. Fill in the name of the Plaintiff.
- 3. Fill in the name of the Defendant.
- 4. Fill in the Case Number of the action.
- 5. Fill in your name.
- 6. Sign your name ONLY IN FRONT OF A NOTARY IF THE affidavit is correct.

MAKE 2 COPIES AND TAKE WITH THE MOTION TO THE COURT

PLEASE NOTE: FILING WITH A POVERTY AFFIDAVIT DOES NOT MEAN YOU DO NOT HAVE TO PAY COURT COSTS. IT ONLY MEANS THAT YOU DO NOT HAVE TO PAY IT IN ADVANCE. THE COURT WILL DETERMINE WHO IS TO PAY COURT COSTS AT THE TIME OF THE HEARING.

IN THE COURT OF COMMON PLEAS

– 1 – Name of County , OHIO

<u>– 2 – Name of Plaintiff</u>,

Plaintiff,

VS.

Case No. – 4 – Case Number

<u>– 3 – Name of Defendant</u>,

Defendant.

AFFIDAVIT OF INABILITY TO PREPAY COURT COSTS.

I, <u>-5 – Fill in your name</u>, being first duly cautioned and sworn, depose and state:

1. That I am a party in interest in the above-captioned action; that I have a meritorious

cause of action but am unable to give security or a cash deposit to secure costs.

2. That I am unable to afford the hiring of an attorney to represent me in this matter.

3. That I own no liquid assets or property of any substantial value to prepay court costs.

- 6 - Sign Only In Front of Notary

Sworn to and subscribed in my presence this _____ day of _____, 20____.

NOTARY PUBLIC

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IN THE COURT OF COMMON PLEAS

	, ОНІО
Plaintiff,	, Case No
VS.	
Defendant.	, AFFIDAVIT OF INABILITY TO PREPAY COURT COSTS
I,	, being first duly cautioned and
sworn, depose and state:	
1. That I am a party in interest	in the above-captioned action; that I have a
meritorious cause of action but a	am unable to give security or a cash deposit to secure costs.
2. That I am unable to afford the	he hiring of an attorney to represent me in this matter.
3. That I own no liquid assets of	or property of any substantial value to prepay court costs.
Sworn to and subscribed	in my presence this day of

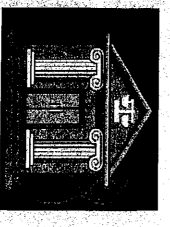
20_____.

NOTARY PUBLIC



REPRESENTING

YOURSELF IN COURT A CITIZENS GUIDE



Preparing Your Case

If you do decide to represent yourself, you need to manage all aspects of your case.

- Familiarize yourself with the local court rules. Rules and procedures vary slightly from court to court, and you need to know the rules that apply in the court that will hear your case. Obtain a copy of the local rules from your court.
- Make sure your filings and documents conform to local standards. Generic forms and sample filings are available in books and on the internet. However, these generic documents may not conform to the standards of the court that will hear your case. To make sure that your documents will be accepted, ask your court for forms and sample filings.
- Respond to all inquiries on time. During trial preparations, you may receive inquiries from the court or the opposing party. For example, the opposing party may be entitled to "discovery" to learn about evidence or testimony you plan to introduce (you may be entitled to the same). If you fail to respond to such inquiries, you may limit your ability to present your case.
- ☑ Rules about admissible evidence are complicated. There are many possible reasons that evidence or testimony you think is relevant and important may not be admissible in court. Since questions about what evidence is admissible are legal questions that are often contested, neither court staff nor the judge may answer them ahead of time. This can be frustrating for non-attorneys: if your case will involve contested evidence, consider again whether you need an attorney.
- Make sure evidence you plan to use will be acceptable and available in court. If your case will involve evidence—documents, pictures, cost estimates, receipts, or other items—you must prepare it for court use. In particular, you must
 bring at least three copies of all documents (for the court, for the opposing party, and for

yourself); and

 be able to verify that documents are what you say they are or contain accurate information.

- Make sure any witnesses are prepared and available in court. If your case will involve testimony from witnesses, you need to work with them before you and they appear in court. Make sure your witnesses know what you will ask, and instruct them to answer truthfully. And remember that your witnesses must be
- present at your trial (they may not, for example, prepare written statements or appear by telephone); and
- prepared to answer questions from the opposing party or his or her attorney.

When you decide to represent yourself, you take on full responsibility for your case. You need to handle legal questions as well as deadlines, documents, evidence, witnesses, and any other issues that may come up. Even a scemingly simple case can demand a lot of your time and attention.

In the Courtroom

- At the trial or hearing itself, you need to present your case in its strongest way. Here are some simple tips:
- **Make a good impression.** Dress appropriately. Arrive on time with all your materials
- Respect the court. Stand when the judge enters or leaves the courtroom and when you speak to the judge. Address the judge as "Your Honor."
- Respect the opposing party. Never argue with the opposing party in front of the judge. Use
- respectful terms of address. Speak clearly and succinctly. Be prepared to state your case in a few sentences. Listen carefully and answer questions directly.
- Be prepared. Courts are very busy. You want to present your case in the strongest way, but you also want to help the proceedings move efficiently. The better prepared you are, the better the case will go.

	facts the judge may and may not consider. You need to make sure that you present the facts that the law requires or permits.	and resumony fou need to make sure that all facts supporting your case are properly pre- sented. The judge also needs to follow the laws that apply. Sometimes the law dictates which		✓ The indee will decide the opposing party is not present.	The judge may not help you present your case. Helping you—by pointing out possible mistakes or by letting you know what you need to do next—would be unfair to the opposing party. When you represent yourself, you take on the full responsibility of presenting your case.	Your case will be heard and decided by a judge (or a magistrate). Keep in mind that the role of the judge is to be an impartial referee in the dispute between you and the opposing party. Among other things, this means that	The Role of the Judge
For help with finding an attorney, you might turn to your local bar association. Your local bar association is:	When you bring a case to court without the help of an attorney, you are taking on a complex task that is normally done by highly trained professionals. You may do yourself a disservice.	Ohio courts and judges will provide a fair hearing for your case whether or not you are represented by an attorney, and it is your right to represent yourself if you so choose.	✓ You may qualify for legal aid or help from legal clinics or other programs—be sure to investigate the resources in your community.	 What might you lose if your case goes badly? Paying for an attorney may be a good invest- ment. Meet with several attorneys to discuss your case and their fees—don't let one consultation make up your mind. 	 Even matters that initially look simple may raise complicated issues. Your interests will be best protected by a legal professional. Attorneys can be expensive, but consider thiss 	ney and be represented by an attorney in court The law is complex. Attorneys are trained professionals who understand the law and how it relates to your case.	Legal Advice
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n. **Asking Court Staff**

s that court staff are not permitted to answer. aff may not give legal advice. You may have

rt staff may not

- I you what sorts of claims to file or what to rovide you with legal research;
- at on forms; you what to say in court;
- cide your case; ve an opinion about how a judge is likely to
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- Il you about a judge's decision before it is the opposing party;
- rt staff may sued by the judge.
- swer questions about how the court works;
- ve you information from your case file; plain terms used in the court process;
- ings and documents. rovide you with court forms and sample

cous to staff and respect the limits on what se you about what you ought to do. Please do for you If are there to help those who use the court. usually tell you *how* to do things, but may

Ohio Judicial Conference www.ohlojudges.org

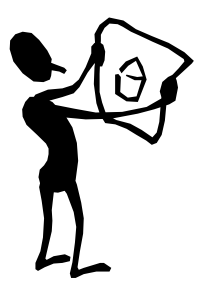
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65 South Front Street Columbus, OH 43215-3431

Prepared by

Representing Yourself in Court?

How to Use Photographs, Letters, Business Records, and Other Evidence to Help Prove Your Case



What is Evidence?

Evidence is anything you use to prove your claim. Evidence can be a photograph, a letter, documents or records from a business, and a variety of other things. All evidence that is properly admitted will be considered by the judge.

Your case probably will be decided by a judge. If there is a jury, it will look at admitted exhibits during its deliberations.

For example:

- In a request for change of custody, the child's school records could be introduced as evidence that the child's grades have dropped or he/she has missed a significant amount of school while living with the other parent.
- In a domestic violence or stalking civil protection order case, a photograph of any injury you suffered or a threatening letter written by your abuser may help your case.
- In a divorce case, a copy of tax return documents or documents showing who has title to a car may be introduced as evidence.

Why Use Evidence?

- Evidence is more **believable and trustworthy** than what a person says. For example, in a domestic violence case, if you say that your ex-boyfriend has left you threatening messages but he testifies that this is an absolute lie, the judge may not know whom to believe. However, if you submit a tape recording of one of these messages the judge will be more likely to believe you.
- Evidence may make something easier to understand. "A picture is worth a thousand words." Some things are hard to explain in words, while a drawing or photograph is descriptive and clear.

How Do I Present Evidence to the Court?

Each court is different, but in most courts, you can't just walk into court with a photograph or document and show it to the judge or jury. There are many things you must do before the court will even look at the evidence you have. Further, there are many different types of evidence, and the rules for using each type of evidence are different. Once you follow these rules, your evidence will be "admitted".

Steps to Follow to Admit Evidence

→ Before you ever go to court, think about the evidence you want to use to prove your case. Mark each piece of evidence with an exhibit number (attach a sticker labeled "Exhibit 1," "Exhibit 2," etc.)

Exhibit	1

→ Bring these marked Exhibits with you to court. When you want to show the court one of the exhibits, do the following things:

• Show the exhibit to the other party or the other party's attorney.

- Then "lay the foundation" for the evidence. To do this, you must show that the evidence is relevant to your case and authentic (not a forgery). Depending upon what you want the court to consider, follow the rules listed in this pamphlet for "laying the foundation" explaining why and how the exhibit is connected to your case.
- Either you or your witness must testify about the exhibit.
- Ask the court to admit the exhibit into evidence. The other party or attorney may object to the exhibit for some reason. Try to answer these objections as best you can. If you can't, let the judge decide.
- If there are no objections from the other party, or the judge has ruled in your favor, ask the court to "admit the Exhibit into evidence."



Laying the Foundation for Photographs

- 1. Explain why a photo is connected to your case. For example: "This photo shows the injury I suffered after my ex-boyfriend punched and kicked me."
- 2. Explain how you know about what is in the photo. For example: "I had my sister take this photograph within 2 hours after the incident occurred and went to get the film developed myself the following day."
- 3. Explain that the photo is timely. For example: "At the bottom right-hand corner of the photo is the date on which it was taken. As you can see, the photo was taken on the same day that the incident occurred, which is also the same day the police arrested my ex-boyfriend." TIP
- 4. Explain that the photo "fairly and accurately" shows what is depicted in the photo as it appeared on the date relevant to your case. For example:

"This photo is a fair and accurate depiction of how my face and side looked two hours after the incident and for the next two weeks."

Foundation for Letters

- 1. Explain why the letter is connected to your case. For example: "This is the letter that I received from my ex-boyfriend shortly before he beat me up."
- 2. Explain when and how you got the letter. For example: "This letter was shoved under the door to my apartment some time before 6 p.m. on Wednesday, January 2, 2001. I found it on the floor when I came home from work that day."
- 3. Prove that the signature is that of a party to the case. Ways to prove this:
 - Explain to the court: that you are familiar with the other party's signature, how you came to know that person's signature, and that it is your opinion that the signature on the letter is the other party's signature.

When using photographs, it is best to use color photos and enlarge them, if possible.



• Call a witness who is familiar with the party's signature, and ask the witness: "Do you know the other party in this case? Are you familiar with the party's signature? How?"

Then show them the letter and ask "Is this the other party's signature?"

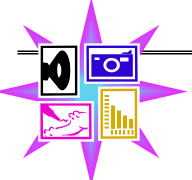
• Call the person who signed the letter. Show the witness the document, and ask the witness if that is his or her signature. (Only do this if you think they will admit to it).

TIPS

Do not read anything from the letter until the court has admitted it into evidence.

If the other party objects to the letter saying that it is hearsay, respond by saying: "The letter shows the letter writer's state of mind."

4. Explain that the letter is in the same condition now as when you received it. ("The letter was kept in a safe place and nothing has been changed since I received it.")



Laying the Foundation for Documents and Records From Businesses

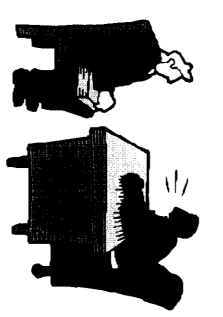
- 1. Explain how the document or record is related to your case.
- 2. Call a witness from the business/agency that produced the record, ask the witness what his or her responsibilities are at the business/agency and how he or she is involved in record keeping.
- 3. Show the witness the record and ask him/her if it is a record from the business/agency.
- 4. Ask the witness:
 - Was the record made by a person with knowledge of the acts or events appearing on it.
 - Was the record made at or near the time of the acts or events appearing on it.
 - Is it the regular practice of the business/agency to make such a record, and
 - Was the record kept in the course of a regularly conducted business activity.

TIP

If the record is certified (a statement is attached to the record stating that it is in fact a record from a public agency or it has an agency seal on it) you do not need to do anything before you show it to the judge. Just let the judge know it is certified.

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How to Handle Witnesses When You Are Representing Yourself



When Should I Bring a Witness to Court?

It is always a good idea to bring a witness with you simply to tell the Court that you are an honest person or to confirm that what you are telling the Court is true.

In most cases that come before the Court, both sides are telling a different version of the same story. The Court knows that each side may be telling the version that best serves his or her own interests. The testimony of a witness (someone not involved in the case directly) will make your side of the story more believable.

In some types of cases, you are required by law to bring a witness. For example, in divorce cases, many Courts require a that you bring a witness to testify that you are a person known to have good character in your community (that you are an honest and good person).

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What If My Witnesses Can't Come to the Hearing?

Your witness **must** come to the hearing! A handwritten note from a person will not be accepted by the Court—the witness must show up at the hearing and testify live. Live testimony is required so that the other side has an opportunity to ask questions of your witness as well.

To make sure your witnesses will show up, make sure you call them the week of the hearing and again the day before the hearing to remind them.

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Who Should I Bring as a Witness?

- → People who know you and your reputation in the community.
- People who know about the situation that brought you to the Court from things they have seen or heard. Only use witnesses after you have talked to them and are sure that they will tell the Court what is helpful to your case

While it is okay to have a friend or family member be a witness for you, it is always best to have someone who does not favor one side over the other. With family members and friends, the Court may assume that the person is testifying for you simply because they like you and want you to

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How Do I Prepare My Witnesses?

- → Think about what is the most valuable thing each witness could say on your behalf.
- → Write down a few questions that will help the witness get the idea across.
- → Practice with your witness ahead of time, so you know what answers will be given.

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What Should I Do With My Witnesses at the Court Hearing?

- → Start by asking the witness their name and address.
- → If your witness is a professional, you should ask what their job is, what their educational degrees are, and how long they have been doing their job.
- → Then ask specific questions about what information they have about your case.

With your own witness, it is not okay to ask "leading questions." Leading questions give the witness the answer you want them to say.

You must keep your questions openended. Open-ended questions are Who, What, Where, When, How, and Why questions.

Examples to use:

- ➡ How would you describe my husband's condition when he dropped the children off at your house?
- What did my husband do when he would pick the children up from day care?
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What About the Other Side's Witnesses?

The other side will question them first. The judge will give you an opportunity to "cross examine" them (that is, ask them your own questions). You do not have to ask any questions if you think the witness will only repeat what was already said.

When asking questions of the other side's witnesses, you are allowed to ask leading questions. Leading questions have Yes or No answers.

Examples to use:

- → Was my husband ever drunk when he dropped the children off at your house?
- → Didn't my husband yell and swear at the children when he came to pick them up from day care?

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Rules To Follow When Questioning Witnesses

- ➡ Keep your questions short
- → Never ask a question when you do not know what the answer will be—the answer could hurt your case more than help it.
- ➡ If you don't get the answer you were expecting from a witness, do not argue with them or accuse them of lying. It makes you look bad before the judge. Remember . . . politeness at all times!
- → If a witness refuses to answer a question, ask the judge to make the person answer.

Samples of Questions to Ask My Witnesses

- ➡ What is your name?
- ➡ What is your address?
- → How long have you known me?
- → During the time that you have known me, have you become familiar with my reputation in the community?
- → Do I have a reputation for good character and honesty in the community?
- → From what you know about me, am I someone the Court can rely upon to tell the truth?
- → You have heard what I have said in Court. To the best of your knowledge, do you know it to be true?
- ➡ Please explain how you know this to be true.

Prepared by: NAPIL Equal Justice Fellow Ohio State Legal Services Association September 2000 In addition to the forms in this packet, you may find additional forms and informational pamphlets to help you on the internet at the following website:

www.ohiolegalservices.org

Click on "For the Public"

Locate and click on the legal area that you would like to review – use the "search this site" box if you are not sure which area to review

You can also search this website to learn how to access the local legal services program for your area