| | IN THE CIRCU | | | , MISSOURI |
|----------------------|---|--|--|--|
| | | (| (County where court is loo | cated) |
| ln ı | re the Marriage of | |) | |
| (Firs Pet | titioner, (Your full name sl | . , | (Jr./Sr./III) | Case No(Will be assigned when case is filed) |
| (Firs Re : | st) (Middle) Spondent. (Enter your sp | () | (Jr./Sr./III) | Division No. (Will be assigned when case is filed) |
| 1. | How many petitions ha | ave you filed in this can on I have filed in this can etition I have filed in this ion I have filed in this | ise? se. (Original Petition s case. | Throughout this entire case, you will |
| | Are you the Husband of I am the Wife. I am the Husband. What is your mailing a | If you make in wri addre | e change addresses, e sure to tell the court ting your new ess. | This is the address that the court will use to send information concerning your case to you. |
| | (Street) (City) | (State) | (Zip) | This address is not necessarily the same as the address at which you reside. Even if you do not wish to disclose the address at which you reside, you MUST still provide the court with a mailing address. |
| | (Telephone Number) | (E-Mail Address) | | |
| | What are the last four XXX-XX- | numbers of your socia | al security number | The last four digits of your social security number are required by RSMo §452.312. |
| 5. | What is your spouse's | mailing address? | | This is the address that the court will use to send information concerning your case to your spouse. If you do not know |
| | (Street) | | | your spouse's current address, you should enter the last known address of your husband or wife. |
| | (City) | (State) | (Zip) | |
| | (Telephone Number) | (E-Mail Address) | | |
| | What are the last four number? | numbers of your spou | ise's social securit | RSMo §452.312. Do not leave this field |
| | XXX-XX- | | | blank. If you do not know your spouse's social security number, enter "Unknown" in this field. |

ONE and only ONE box should be checked on this page. Before vour case can proceed, vour 7. DIRECTIONS FOR SERVICE ON RESPONDENT spouse must be given notice that you have How will your spouse receive legal notice of this proceeding? filed this case. This notice can be given in one of the methods described on this page If you check this box, you must file the Respondent has signed a verified "Answer to Petition for "Answer to Petition for Dissolution of Dissolution of Marriage" which is being filed with the "Petition for Marriage" at the same time you file this Dissolution of Marriage." Therefore, do not issue a summons. petition. The "Answer" must be signed by your spouse in front of a notary public. If your spouse signs a "Waiver of Respondent has signed a verified "Waiver of Service and Entry of Service and Entry of Appearance" he or she Appearance" which is being filed with the "Petition for Dissolution of has thirty days in which to file an answer to Marriage." Therefore, do not issue a summons. the petition. The "Waiver of Service and Entry of Appearance" must be signed by your spouse in front of a notary public. Your spouse can either sign an answer Respondent will voluntarily enter his/her appearance in this case or waiver within thirty days, or your spouse and therefore summons should be issued but held in the Sheriff's can pick up a copy of the papers in the office for this County. If a verified "Waiver of Service and Entry of sheriff's office for this county within thirty days. Appearance" is not filed within thirty (30) days, this case may be If you select this option, the clerk will dismissed without further notice to Petitioner. issue a summons which will be "held" in the Sheriff's office. Respondent may be served either at Summons should be served upon Respondent at his/her his/her place of employment or at his/her residence: home. You should check the appropriate hox Your spouse must be served within (Street) thirty (30) days of the issuance of the summons. (Zip) (City) (State) IF YOU ARE GOING TO HAVE YOUR SPOUSE SERVED, YOU MUST FILE Summons should be served upon Respondent at his/her place of ANOTHER COPY OF ALL YOUR DOCUMENTS IN THIS CASE TO BE employment: SERVED ON YOUR SPOUSE. (Employer's Name - if applicable) (Hours of Employment) (Street) (City) (State) (Zip) Service by registered mail is only Respondent cannot be served in Missouri. Therefore, service by available if your spouse resides outside the registered mail is requested. A copy of the "Affidavit for Service by State of Missouri. Mail" is attached to this form. See Missouri Supreme Court Rule If you have service by mail, you are not entitled to obtain any kind of money 54.12(b) judgment against your spouse for such things as child support or maintenance. You can only obtain service by The whereabouts of Respondent are unknown and there is no publication if the whereabouts of your way of contacting him or her. I have attempted to locate the spouse are unknown, and you cannot locate Respondent and have been unable to do so. Therefore, service by him or her by making all reasonable attempts to find out where he or she can be publication will be required. A copy of the "Affidavit for Service by served. Publication" is attached to this form. Child support, maintenance or If you have service by publication, you are not entitled to obtain any kind of money other money judgments will not be allowed against Respondent if judgment against your spouse for such service is by publication. Publication must be made in the County things as child support or maintenance. This option should only be utilized as a where this matter is filed in a newspaper of general circulation. See last resort. Missouri Supreme Court Rule 54.12(c). NOTE: Must be authorized by Other: Supreme Court Rule or Statute.

| 8. What is your a | ge? (Number of Year | rs) | | You should enter your age in years on this line. |
|---|--|-----------------|--------------|---|
| 9. In what countr | y do you currently | reside? (Coun | try) | Read each question carefully. This question requests the COUNTRY in which you reside. It does not request the COUNTY in which you reside. |
| | do you currently r esided in your state | e of residence? | | You should enter state in which you reside and the length of time you have been a resident of the State. Missouri law requires that one party to a dissolution of marriage proceeding must have been a resident of the State of Missouri for at least ninety (90) days. If the time is less than four months, state the number of days you have resided in the state. |
| | ty do you currently sided in your coun | | ? | The "City of St. Louis" is considered a County. If you live in the City of St. Louis, you should write "St. Louis City" in the blank. Also you should enter the length of time |
| 12. What is your Employed Unemployed Self-employ | | ent status? | | |
| work? (Employer's Name (Street) | ployed or self-emp or type of self-employme | | | If you are self-employed, enter a brief description of the type of work you perform such as "Landscaping" or "Daycare" on the line for the name of your employer. If you are self-employed you should also enter the address information for your self- employment. |
| (City) | (State) |) | (Zip) | |
| 14. What is your | total monthly gros | ss income from | all sources? | Enter the total amount of gross income you earn each month. "Gross income" is the amount of money a person earns before anything such as taxes is deducted. For a more detailed definition of "gross income" see Missouri Supreme Court Form No. 14 |
| | port yourself throu t and income from I? | | | This does not include supporting any minor children. |
| | | | | |
| 16. What is your | | mber of Years) | | You should enter your spouse's age in years on the line. |
| | D.CC. (| | | 140 |

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Petition for Dissolution of Marriage – Page 3 of 12 This form is available for free at www.selfrepresent.mo.gov

17. In what country does your spouse currently reside?

(Country)

18. In what state does your spouse currently reside and for what length of time has your spouse resided in his or her state of residence?

(State of Residence)

Years Months Days (Length of Residence in this State)

19. In what county does your spouse currently reside and for what length of time has your spouse resided in his or her county of residence?



20. If your spouse does not live in Missouri, did you and your spouse live together in Missouri during your marriage?

| Yes. |
|------|
| No. |

Not Applicable. (My spouse currently resides in Missouri)

You should enter state in which your husband or wife resides and the length of time your spouse has been a resident of the State. If the time is less than four months, state the number of days your spouse has resided in the state.

If you do not know in which county your spouse resides and cannot find out this information from any source such as family, friends, telephone listings, or the internet, then you should enter "Unknown".

Also you should enter the length of time your spouse has been a resident of the County. The "City of St. Louis" is considered a County.

If you and your spouse have never lived together in the State of Missouri during your marriage, and he or she does not voluntarily enter his or her appearance in this proceeding, the court will lack personal jurisdiction over your spouse. This means that the court cannot award any money judgment to you.

It may be better to file this case in the state where your spouse resides. You should consult a lawyer for further information.

21. What is your spouse's current employment status?

- Employed
 Unemployed
 Self-employed
- Unknown

22. If your spouse is employed or self-employed, where does he or she currently work?

(Employer's Name or type of self-employment)

(Street)

(City)

(State)

(Zip)

23. What is your spouse's total monthly gross income from all sources?

(Total Gross Monthly Income)

If your spouse is self-employed, enter a brief description of the type of work he or she performs such as "Landscaping" or "Daycare" on the line for the name of your employer. If your spouse is self-employed you should also enter the address information for his or her self-employment.

Enter the total amount of gross income your spouse earns each month. "Gross income" is the amount of money a person earns before anything such as taxes is deducted.

If you do not know the exact amount of gross monthly income for your spouse, you should enter your best estimate here.

| 24. Can your spouse support him or herself through the combined income from his or her employment and income from property that he or she will receive in the dissolution? Yes No Unknown | This does not include supporting any minor children born of the marriage. |
|--|--|
| 25. Is your spouse on active duty in the military? ☐ Yes ☐ No You must enter a date on this line. | If your spouse is on active duty in the armed forces of the United States, the Servicemembers Civil Relief Act (SCRA) may prevent you from obtaining a dissolution of marriage without your spouse's consent. You should contact a lawyer about this situation prior to filing this petition. |
| 26. On what date were you married? (MM/DD/YYYY) | You must answer this question. |
| 27. In what country, state and county did you get your marriage license? | You should enter the Country, State and County where you marriage is registered. This is not necessarily the same as the county where you were married. The City of St. Louis is considered a county and is the only city in the state of Missouri that is a county. |
| 28. On what date did you and your spouse separate? (MM/DD/YYYY) You must enter a date on this line. | The date of separation is not necessarily the same as the date one party moved out of the joint residence of the parties. Under some circumstances, the parties may be separated and still be residing in the same residence. |
| 29. Is there any reasonable likelihood that your marriage can be preserved? | If you answered "Yes", then the court will not grant a dissolution of marriage but may grant a legal separation. |
| 30. Is your marriage irretrievably broken? ☐ Yes ☐ No | If you answered 'No", then the court will not grant a dissolution of marriage but may grant a legal separation. |
| 31. State any arrangements which you and your spouse have made for the maintenance of the other party or the custody and support of any children. | If you have unemancipated children, please state any arrangements you and your spouse have concerning the support and custody of the children.Maintenance is what used to be called alimony. It refers to an amount paid by one party to the other party for his or her support. It is not the same as child support. |
| 32. Is Wife pregnant? ☐ Yes ☐ No | You should answer "Yes" if Wife is pregnant even if Husband is not the father of this child. |
| 33. How many living children do you and your spouse have together that were born <u>after</u> the date of your marriage? On not answer this question "N/A" or "Not Applicable." You MUST enter a number on this line. | Each one of these children should be listed in your answers to Questions 38 through 41. Include in this number all living children born to Wife during this marriage as a result of sexual intercourse with Husband including children who are grown. Do not include deceased children. |
| Form CAFC001-08/29/2009 Petition for Dissolution of Marriage – Page 5 This form is available for free at www.selfrepresent.mo.gov | of 12 |



Questions 38 through 41 each have 10 subparts lettered 'a' through 'j'. These subparts are arranged vertically in two columns on each page. Each of these two columns represents the information for one child. Question 38 pertains to the first child, Question 39 pertains to the second child, and so on.

If you answered Question 37 with '0', you should skip Questions 38 through 49 and go directly to Question 50. If you answered Question 37 with '1', you should answer Question 38 for the one child you listed in your answer to Question 37 and if the child is not emancipated, you should also answer questions 42 through 49 inclusive. If you answered Question 37 with '2', you should answer Questions 38 and 39 for the two children you listed in your answer to Question 37. If either of the children is not emancipated, you should also answer questions 42 through 49 inclusive. If you answered Question 37 with '3', you should answer Questions 38 through 40 for the three children you listed in your answer to Question 37. If any of the children are not emancipated, you should also answer questions 42 through 49 inclusive. If you answered Question 37 with '3', you should answer Questions 38 through 41 for the four children you listed in your answer to Question 37. If any of the children are not emancipated, you should also answer questions 42 through 49 inclusive. If you answered Question 37 with '4', you should answer Questions 38 through 41 for the four children you listed in your answer to Question 37. If any of the children are not emancipated, you should also answer questions 42 through 49 inclusive. If you answered Question 37 with '4', you should answer Questions 38 through 41 for the four children you listed in your answer to Question 37. If any of the children are not emancipated, you should also answer questions 38 through 49 inclusive. If you answered Question 37 with a number greater than '4', you should answer Questions 38 through 41 for the four children you listed in your answer to Question 37. Additionally, you should attach additional pages answering all the questions asked in Question 38 for each child you have in addition to the children you have described in Questions 38 through 41. If any of the children are not emancipated, you should also answer questions 42 through 49 inclusive.

You must list the children even if they are adults or if they are in someone else's custody. You must also list each child that was born after the date of the marriage even if Husband is not the father of the child.

| QUESTION 38 (To be answered if the answer to question 37 is one or more) | CHILD ONE | |
|---|------------|--|
| 38a. What is the full name of this child? | a. | |
| 38b. What are the last four numbers of this child's Social Security Number? | b. XXX-XX- | |
| 38c. What is the current address of this child? | с. | |
| 38d. What is this child's age? | d. | |
| 38e. Check all of the following boxes that apply: (To be answered for each child) This child is married or is on active duty in the military. This child is self-supporting, and the custodial parent has relinquished parental control over this child by express or implied consent. This child is over the age of 21, is not insolvent, and is not physically or mentally incapacitated from supporting himself or herself. This child is over the age of 18, has not yet reached the age of 21, is not insolvent, is not physically or mentally incapacitated from supporting himself or herself and one or more of the following is true: This child is not currently enrolled in or attending high school or college. This child graduated from high school, but has not been continuously enrolled in college since October 1 immediately following his or her graduation from high school. This child graduated from high school and has been continuously enrolled in college since October 1 immediately following his or her graduation from high school, but has not completed at least 12 hours each semester or completed at least 9 hours and worked 15 hours per week during the same period. (This provision does not apply to a child who has been diagnosed with a learning disability, or whose physical disability or diagnosed health problem limits the child's ability to carry sufficient credit hours.) If the circumstances of the child manifestly dictate, the court may waive the October first deadline for enrollment. "College" means any junior college, community college, college or university at which the child attends classes regularly. As used in this form, "college" also includes any postsecondary training or schooling for which | | |
| If you did not check any of the boxes in Question '38e', you must answer the rest of the information for this child on this page (parts '38f' through '38j') and you must also answer questions 42 through 49 for this child. This child <u>IS NOT</u> emancipated and the court must make orders with respect to custody and support of this child. If you checked any of the boxes in Question '38e', you do not need to answer the rest of the information for this child and questions 42 through 49 do not apply to this child. This child <u>IS</u> emancipated. | | |
| 38f. With whom has this child primarily resided during the previous sixty days? | f. | |
| 38g. Who should have legal custody of this child? NOTE: Legal custody refers to | g. Uvife | |

| who will make the decisions concerning health, education and welfare for this child. RSMo §452.375.1(2) | Joint Husband/Wife Third Person |
|---|--|
| 38h. Who should have physical custody of this child? NOTE: Physical custody refers to where this child will reside and what time this child spends with each parent. RSMo §452.375.1(3) | h. Wife Husband Joint Husband/Wife Third Person |
| 38i. Who is the father of this child? If Husband is not the father of this child, you must state the name of each person who could be the father. This person(s) and this child must be joined as parties in this proceeding if Husband is not the father of this child. | i. Husband Other (State Name(s)) |
| 38j. If this child was born prior to the marriage, is Husband listed as the father on the birth certificate? Attach a copy of the birth certificate to this petition. | j. ☐ Yes ☐ No ☐ Not Applicable |

| QUESTION 39 (To be answered if the answer to question 37 is two or more) | CHILD TWO | |
|--|--------------------|--|
| 39a. What is the full name of this child? | a. | |
| 39b. What are the last four numbers of this child's Social Security Number? | b. XXX-XX- | |
| 39c. What is the current address of this child? | С. | |
| 39d. What is this child's age? | d. | |
| 39e. Check all of the following boxes that apply: (To be answered for each child) ☐ This child is married or is on active duty in the military. [] This child is self-supporting, and the custodial parent has relinquished parental control over this child by express or implied consent. [] This child is over the age of 21, is not insolvent, and is not physically or mentally incapacitated from supporting himself or herself. This child is over the age of 18, has not yet reached the age of 21, is not insolvent, is not physically or mentally incapacitated from supporting himself or herself and one or more of the following is true: ☐ This child is not currently enrolled in or attending high school or college. ☐ This child graduated from high school, but has not been continuously enrolled in college since October 1 immediately following his or her graduation from high school. [] This child graduated from high school and has been continuously enrolled in college since October 1 immediately following his or her graduation from high school, but has not completed at least 12 hours each semester or completed at least 9 hours and worked 15 hours per week during the same period. (This provision does not apply to a child who has been diagnosed with a learning disability, or whose physical disability or diagnosed health problem limits the child's ability to carry sufficient credit hours.) If the circumstances of the child manifestly dictate, the court may waive the October first deadline for enrollment. "College" also includes any postsecondary training or schooling for which the student is assessed a fee and attends classes regularly. | | |
| If you did not check any of the boxes in Question '39e', you must answer the rest of the information for this child on this page (parts '39f' through '39j') and you must also answer questions 42 through 49 for this child. This child <u>IS NOT</u> emancipated and the court must make orders with respect to custody and support of this child. If you checked any of the boxes in Question '39e', you do not need to answer the rest of the information for this child and questions 42 through 49 do not apply to this child. This child <u>IS</u> emancipated. | | |
| 20f With whom has this shild primarily resided during the province sinty days? | f. | |
| 39f. With whom has this child primarily resided during the previous sixty days? | | |
| 39g. Who should have legal custody of this child? NOTE: Legal custody refers to who will make the decisions concerning health, education and welfare for this child, RSMo §452.375.1(2) | g. Wife Husband | |

| who will make the decisions concerning health, education and welfare for this child. RSMo §452.375.1(2) | Joint Husband/Wife Third Person |
|---|--|
| 39h. Who should have physical custody of this child? NOTE: Physical custody refers to where this child will reside and what time this child spends with each parent. RSMo §452.375.1(3) | h. Wife Husband Joint Husband/Wife Third Person |
| 39i. Who is the father of this child? If Husband is not the father of this child, you must state the name of each person who could be the father. This person(s) and this child must be joined as parties in this proceeding if Husband is not the father of this child. | i. Husband Other (State Name(s)) |
| 39j. If this child was born prior to the marriage, is Husband listed as the father on the birth certificate? Attach a copy of the birth certificate to this petition. | j. Yes No Not Applicable |

| QUESTION 40 (To be answered if the answer to question 37 is three or more) | CHILD THREE | |
|---|-------------|--|
| 40a. What is the full name of this child? | a. | |
| 40b. What are the last four numbers of this child's Social Security Number? | b. XXX-XX- | |
| 40c. What is the current address of this child? | С. | |
| 40d. What is this child's age? | d. | |
| 40e. Check all of the following boxes that apply: (To be answered for each child) This child is married or is on active duty in the military. This child is self-supporting, and the custodial parent has relinquished parental control over this child by express or implied consent. This child is over the age of 21, is not insolvent, and is not physically or mentally incapacitated from supporting himself or herself. This child is over the age of 18, has not yet reached the age of 21, is not insolvent, is not physically or mentally incapacitated from supporting himself or herself and one or more of the following is true: This child is not currently enrolled in or attending high school or college. This child graduated from high school, but has not been continuously enrolled in college since October 1 immediately following his or her graduation from high school. This child graduated from high school and has been continuously enrolled in college since October 1 immediately following his or her graduation from high school, but has not completed at least 12 hours each semester or completed at least 9 hours and worked 15 hours per week during the same period. (This provision does not apply to a child who has been diagnosed with a learning disability, or whose physical disability or diagnosed health problem limits the child's ability to carry sufficient credit hours.) If the circumstances of the child manifestly dictate, the court may waive the October first deadline for enrollment. "College" means any junior college, college, college or university dictate, the child sclases regularly. As used in this form, "college" also includes any postsecondary training or schooling for which the student is as | | |
| | | |
| If you did not check any of the boxes in Question '40e', you must answer the rest of the information for this child on this page (parts '40f' through '40j') and you must also answer questions 42 through 49 for this child. This child <u>IS NOT</u> emancipated and the court must make orders with respect to custody and support of this child. If you checked any of the boxes in Question '40e', you do not need to answer the rest of the information for this child and questions 42 through 49 do not apply to this child. This child <u>IS</u> emancipated. | | |
| 40f. With whom has this child primarily resided during the previous sixty days? | f. | |

| 40f. With whom has this child primarily resided during the previous sixty days? | - |
|---|--|
| 40g. Who should have legal custody of this child? NOTE: Legal custody refers to who will make the decisions concerning health, education and welfare for this child. RSMo §452.375.1(2) | g. Uife Husband Joint Husband/Wife Third Person |
| 40h. Who should have physical custody of this child? NOTE: Physical custody refers to where this child will reside and what time this child spends with each parent. RSMo §452.375.1(3) | h. Uife Husband Joint Husband/Wife Third Person |
| 40i. Who is the father of this child? If Husband is not the father of this child, you must state the name of each person who could be the father. This person(s) and this child must be joined as parties in this proceeding if Husband is not the father of this child. | i. Husband Other (State Name(s)) |
| 40j. If this child was born prior to the marriage, is Husband listed as the father on the birth certificate? Attach a copy of the birth certificate to this petition. | j. Yes No No Not Applicable |

| QUESTION 41 (To be answered if the answer to question 37 is four or more) | CHILD FOUR | |
|--|------------|--|
| 41a. What is the full name of this child? | a. | |
| 41b. What are the last four numbers of this child's Social Security Number? | b. XXX-XX- | |
| 41c. What is the current address of this child? | с. | |
| 41d. What is this child's age? | d. | |
| 41e. Check all of the following boxes that apply: (To be answered for each child) This child is married or is on active duty in the military. This child is self-supporting, and the custodial parent has relinquished parental control over this child by express or implied consent. This child is over the age of 21, is not insolvent, and is not physically or mentally incapacitated from supporting himself or herself. This child is over the age of 18, has not yet reached the age of 21, is not insolvent, is not physically or mentally incapacitated from supporting himself or herself and one or more of the following is true: This child is not currently enrolled in or attending high school or college. This child graduated from high school, but has not been continuously enrolled in college since October 1 immediately following his or her graduation from high school, but has not completed at least 12 hours each semester or completed at least 9 hours and worked 15 hours per week during the same period. (This provision does not apply to a child who has been diagnosed with a learning disability, or whose physical disability or diagnosed health problem limits the child's ability to carry sufficient credit hours.) | | |
| | | |
| If you did not check any of the boxes in Question '41e', you must answer the rest of the information for this child on this page (parts '41f' through '41j') and you must also answer questions 42 through 49 for this child. This child <u>IS NOT</u> emancipated and the court must make orders with respect to custody and support of this child. If you checked any of the boxes in Question '41e', you do not need to answer the rest of the information for this child and questions 42 through 49 do not apply to this child. This child <u>IS</u> emancipated. | | |
| | - | |

| 41f. With whom has this child primarily resided during the previous sixty days? | f. |
|--|--|
| 41g. Who should have legal custody of this child? NOTE: Legal custody refers to who will make the decisions concerning health, education and welfare for this child. RSMo §452.375.1(2) | g. Uife Husband Joint Husband/Wife Third Person |
| 41h. Who should have physical custody of this child? NOTE: Physical custody refers to where this child will reside and what time this child spends with each parent. RSMo §452.375.1(3) | h. Wife Husband Joint Husband/Wife Third Person |
| 41i. Who is the father of this child? If Husband is not the father of this child, you must state the name of each person who could be the father. This person(s) and this child must be joined as parties in this proceeding if Husband is not the father of this child. | i. Husband Other (State Name(s)) |
| 41j. If this child was born prior to the marriage, is Husband listed as the father on the birth certificate? Attach a copy of the birth certificate to this petition. | j. Yes No No Not Applicable |

Additional Information about Unemancipated Children

Questions 42 through 49 below pertain to all unemancipated children listed in your answers to questions 38 through 41. If there are no unemancipated children, you may skip questions 42 through 49 and go directly to question 50 on page 12 of this Petition. The information on this page is required under the Uniform Child **Custody Jurisdiction and Enforcement Act, RSMo. §452.700** et. seq. and under RSMo. §454.501.

42. State all addresses at which the unemancipated children have resided during the past five years and the name of the person or persons with whom said children resided.

43. Do you know of anyone other than you or your spouse that has physical custody of any of the unemancipated children or claims to have custody or visitation rights with respect to any of the unemancipated children?

Yes
No

44. Do you have any information of any other custody proceeding concerning any of the unemancipated children pending in a court of this or any other state?

| Yes |
|-----|
| No |

45. Have you participated in any other litigation concerning the custody of any of the unemancipated children in this or any other state?

☐ Yes ☐ No

46. Have any of the unemancipated children been a victim of abuse or neglect?

Yes
No

47. If you answered "Yes" to questions 43, 44, 45, or 46 please explain.

48. Have any orders pertaining to any of the unemancipated children been entered by the Family Support Division?

Yes, I have attached a copy of the order to this petition.No

49. Are you or your spouse currently receiving benefits pursuant to TANF?

| •••• |
|---------|
| Yes |
| No |
| Unknown |
| |

| Jo not leave these questions blank if | there are unemancipated children. |
|--|-----------------------------------|
| Do not lea | there are |

50. Are there any other allegations?

If there are any other statements you wish to include in your petition, you should enter them here. Specific allegations of misconduct are not necessary unless and until your spouse denies that the marriage is irretrievably broken.

REQUEST FOR RELIEF

If you are the Wife, do you want to change your name back to the name you had prior to your marriage or back to your original maiden name?

Yes, I would like to change my name back to my previous married name of ______

Yes, I would like to change my name back to my maiden name of .

No, I will keep the name I have.

I WOULD LIKE THE COURT TO GRANT THE FOLLOWING:

A dissolution of my marriage;

Custody of the child(ren) born of the marriage as stated herein (if applicable);

Appropriate orders with respect to the support of the minor child(ren) (if applicable);

A division of the marital property and debts (REQUIRED);

And such further and other orders as the court would deem appropriate.

Maintenance to be paid to me by my spouse; (Optional)

Maintenance to be paid to my spouse by me; (Optional)

Petitioner, of lawful age, being duly sworn on his or her oath, states that he or she is the petitioner named above and that the facts stated in the Petition for Dissolution of Marriage are true according to his or her best knowledge and belief.

| Petitioner – SIGN HERE | | Petitioner – PRIN | Petitioner – PRINT YOUR NAME HERE | |
|---|--------------------|--|--|--|
| Subscribed and sworn to | this day of | , | 20 | |
| Notary Public | | | You must sign this petition in front of a Notary Public. | |
| My Commission Expires: | _ | | | |
| ATTORNEY INFORMATION (May be completed by Attorney – SIGN HERE | | ed by your attorney) | Do not enter any information here if you are filing this case without the assistance of a lawyer. | |
| Attorney for Petitioner – PF | RINT YOUR NAME HEI | RE | This information may be completed by your attorney. | |
| (Street) | | ☐ I have assisted Petitioner in the preparation of these | | |
| (City) | (State) | (Zip) | pleadings, but I am not entering my appearance on behalf of Petitioner. | |
| (Telephone Number) | (Fax Number) | (Email Address) | | |