

Agreed Divorce Forms SET C
(Texas Divorce, Children with Final Court Order in place for Custody & Support, Opposite-Sex Spouses)

Use these instructions & forms if:

 You have a Texas divorce, you and your spouse agree about all the issues and will both sign the necessary court forms, you and your spouse have children together who are under 18 or still in high school, and you already have a court order in place for custody and support of your children.

This packet includes:

- 1. Instructions for an AGREED Divorce with Children
- 2. Original Petition for Divorce
- 3. Civil Case Information Sheet
- 4. Information on Suit Affecting the Parent-Child Relationship
- 5. Statement of Inability to Afford Payment of Court Costs
- Waiver of Service
- 7. Respondent's Original Answer
- 8. Required Initial Disclosures in Dissolution of Marriage
- 9. Final Decree of Divorce
- 10. Notice of Current Address
- 11. Affidavit for Prove-Up of Agreed Divorce With Children

Note: You may not need all of the forms listed or you may need additional forms. Get more information at www.texasLawHelp.org. Talk to a lawyer if you have questions.

Instructions & Forms for an Agreed Divorce (When there is Already a Final Court Order for Custody and Support of Your Children)

These instructions explain the basic steps in an **agreed** divorce when there is already a final court order for custody and support of your children in place and you do not want to change that order. **Each step includes a link to the form or forms needed for that step.** Click on the step to expand it with more information.

Use these instructions if:

- you and your spouse agree about all the issues and will both sign the necessary court forms, and
- there is a final court order for custody and support of your children in place, and
- you do not want to change that order.

Do not use these instructions if the order for custody and support of your children:

- does not include all the children you and your spouse have together, or
- is a temporary order, or
- is a family violence protective order, or
- you want to change the order.

Have you read the Frequently Asked Questions and related Articles?

These instructions are part of this TexasLawHelp.org Toolkit: I need a divorce. We have minor children. A final custody and support order is already in place.

(https://texaslawhelp.org/family-divorce-children/divorce/toolkit/divorce-i-need-divorce-we-have-minor-children-final-custody-and-support-order-already-place) [1] Before getting started, it's important to read the Frequently Asked Questions and Articles included in the Toolkit.

Do you need help finding the right instructions? Use our <u>Ask a Question</u> (<u>https://texaslawhelp.org/ask-question</u>) [2] tool to chat with a lawyer or law student online.

WARNING! These instructions provide general information and are not a substitute for the advice and help of a lawyer.

Click here to chat. You can print these instructions to use as a checklist.

To print out both instructions and forms, <u>click here</u> (http://www.harriscountylawlibrary.org/divorce-set-c-agreed) [3].

□ Step 1: Determine where to file your divorce.

It's important to file for divorce in the correct county. If you file in the wrong county, your case will be dismissed.

You can file for divorce in the county where you live or in the county where your spouse lives as long as you or your spouse meets these **residency requirements**:

- You can file for divorce in the county where you live as long as:
 - you have lived in that county for at least the last 90 days and -
 - you have lived in Texas for at least the last 6 months.
- Or, you can file for divorce in the county where your spouse lives as long as:
 - your spouse has lived in that county for at least the last 90 days and
 - your spouse has lived in Texas for at least the last 6 months.

If neither you nor your spouse meet the residency requirements, talk with a lawyer.

Read the Frequently Asked Questions (<u>FAQs: Filing a Divorce with Children with Final Court Order (https://texaslawhelp.org/article/faqs-filing-divorce-with-children-with-final-court-order) [4]), for additional information.</u>

□ Step 2: Fill out the starting forms.

Fill out this **starting form:**

 Original Petition for Divorce (Set C) (https://texaslawhelp.org/sites /default/files/fm-divc-100 div kids priororder petition english -__petitioner__1.pdf) [5](called the Petition for short)

You will file (turn in) the Petition at the courthouse to start your divorce case. The Petition tells the judge and your spouse that you want a divorce and states what you want the judge to order in the Final Decree of Divorce. The **Frequently Asked Questions** and related **Articles** included

with these instructions will help you understand your options.

When you fill out the Petition:

- Print your answers neatly in blue or black ink. Do not leave blanks.
- You are the "petitioner" and your spouse is the "respondent."
- Talk to a lawyer if you have questions or need help.

Note: The Petition asks for your address. Your spouse will get a copy of the Petition. If you are concerned about your spouse knowing your address, call the Family Violence Legal Line at 800-374-4673 for free advice.

Do you have a copy of the order for custody and support of your children? You will need a file-stamped copy of the final court order for custody and support of your children. If you already have a copy, make sure it includes the judge's signature. If you need a copy, get it from the district clerk's office in the county where the order was made.

Are you filing your divorce in the county where the order for custody and support of your children was made? If yes, use the same cause number and court number for your divorce. Find the cause number and court number for the order regarding your children at the top of the first page of the order. Write the same cause number and court number at the top of the first page of your Petition.

Note: If you are filing your divorce in a different county, the clerk will give you a new cause number and court number.

Fill out these additional **starting forms** if required for your case:

- Civil Case Information Sheet (https://texaslawhelp.org/sites/default /files/pr-gen-116 civil case information sheet.pdf) [6] (NOTE: the Texas Supreme Court has repealed the rule requiring the civil case information sheet (https://www.txcourts.gov/media/1442977/189163.pdf) [7], so you may not need this form. If you are filing paper documents in person at the clerk's office, you should complete it and bring it anyway, however.).
- Exhibit: Out-of-State Party Declaration (https://texaslawhelp.org/sites/default/files/fp_osp_302_ex_out_of_state (plackyhelee tfinala0.pdf) [8]

(required **only** if you or your spouse lives outside of Texas)

Statement of Inability to Afford Payment of Court Costs (https://texaslawhelp.org/sites/default/files/tx-prpay-112 scot statement of inability to pay court costs.pdf) [9] (use only if you cannot afford to pay the filing fee for your case) Call the clerk's office to learn the filing fee for your case. Learn more here: Court Fees and Fee Waivers (https://texaslawhelp.org/article/court-feesfee-waivers) [10].

Make two copies of these completed starting forms:

- Original Petition for Divorce
- Exhibit: Out-of-State Party Declaration (only if you or your spouse lives outside of Texas)
- Statement of Inability to Afford Payment of Court Courts (only if you are asking the court to waive court costs)

□ Step 3: File (turn in) your starting forms.

File (turn in) your completed Petition and other starting forms with the court. You need to find out if your county has standing orders
(https://texaslawhelp.org/article/standing-orders) [11]. If it does, you will need to attach a copy of the standing orders to your petition.

- To file your forms online, go to <u>E-File Texas (https://efile.txcourts.gov/ofsweb)</u> [12] and follow the instructions.
- To file your divorce forms in person, take your Original Petition for Divorce and additional starting forms (and copies) to the district clerk's office in the county you have determined is the correct county to file your divorce.

At the clerk's office:

- Turn in your Petition and other starting forms (and copies).
- o Pay the filing fee (or file your completed Statement of Inability to Afford Payment of Court Costs if you cannot afford the fee). You can call the clerk's office ahead of time to learn the filing fee for your care.
- Ask the clerk if there is a local standing order that you need to follow Click here to chat.

or attach to any of your documents.

- Ask the clerk if there are local rules or procedures you need to know about for your divorce.
- o If you are filing for divorce in the county where the order for custody and support of your children was made, ask the clerk to file you divorce case in the same court and under the same cause number. If you are filing for divorce in a different county, the clerk will write your "Cause Number" and "Court Number" at the top of the first page of your Petition. (Write these numbers at the top of any document you file in your divorce case.)
- The clerk will "file stamp" your copies with the date and time. The clerk will keep the original and give you back your copies. One copy is for you and one copy is for your spouse.

□ Step 4: Ask your spouse to sign an Answer or Waiver of Service form.

Give your spouse:

- a file-stamped copy of your Original Petition for Divorce, and
- a blank <u>Respondent's Original Answer (Set C)</u>
 (https://texaslawhelp.org/form/respondents-original-answer-divorce-set-c) [13] form or a blank <u>Waiver of Service Only (Set C)</u>
 (https://texaslawhelp.org/sites/default/files
 /fm_divc_103_div_kids_priororder_waiver_english_respondent.pdf)
 [14] form.

WARNING! Do not hand-deliver any papers to your spouse if there has been violence during your relationship, especially if a judge has signed a Protective Order ordering you or your spouse to stay away from the other. You can have your spouse served instead. If you decide to have your spouse served, use these instructions instead: Instructions & Forms for a Default Divorce (When There is Already a Final Court Order for Custody and Support of Your Children) (https://texaslawhelp.org/checklist/instructions-forms-default-divorce-when-there-already-final-court-order-custody-and-support-your) (15) here to chat.

Ask your spouse to:

 fill out and sign the Respondent's Original Answer form - OR - the Waiver of Service Only form.

Your spouse can fill out and sign either form.

The Waiver of Service Only form must be signed in front of a notary. If your spouse plans to sign the Waiver of Service Only form, tell your spouse to sign it in front of a notary at least one day **after** you filed the Petition. Otherwise your spouse will have to redo it.

The Respondent's Original Answer form does not have to be signed in front of a notary.

return the signed form to you.

Tip: If your divorce is agreed, your spouse must also sign a **completed** Final Decree of Divorce form. It may save you time to fill out the Final Decree of Divorce form now and send it to your spouse with the Answer or Waiver of Service form. Read **Step 5** for information about filling out the Final Decree of Divorce.

WARNING! Effective January 1, 2021, once a party to a family law case (like a divorce) files an answer, both sides will be obligated to exchange certain information and documents within 30 days. The form is here: **Required Initial Disclosures in Divorces, Annulments, and Suits to Declare Marriage Void (https://texaslawhelp.org/node/6910/) [16].**

□ Step 5: Fill out the Final Decree of Divorce and other ending forms.

Fill out the following Final Decree of Divorce form:

 Final Decree of Divorce (Set C) (https://texaslawhelp.org/form/finaldecree-divorce-divorce-set-c) [17]

You will ask the judge to sign the Final Decree of Divorce form when it's time to finish your divorce. When signed by the judge, the Final Decree of Divorce ends your marriage and makes orders about your property and debt. It may include other orders depending of liokrhouse to chat.

The Final Decree of Divorce form must be completely filled out (except for the judge's signature) **before** you go to court. You and your spouse may want to fill out the Final Decree of Divorce form together.

When you fill out the Final Decree of Divorce:

- Print your answers neatly in blue or black ink. Do not leave blanks.
- You are the petitioner and your spouse is the respondent.
- Talk to a lawyer if you have questions or need help.

Note: You **MUST** attach a file-stamped copy of the order for custody and support of your children to the Final Decree of Divorce. Make sure your copy of the order includes the judge's signature. If you need a new copy of the order, get it from the district clerk's office in the county where the order was made.

Note about retirement benefits: If you are dividing retirement benefits (other than an IRA), you must also complete a form called a Qualified Domestic Relations Order (QDRO). TexasLawHelp.org does not provide QDRO forms. You may contact the employer or retirement plan administrator to see if they have a sample QDRO form. If not, you should hire a lawyer to draft the QDRO form. If you use the employer or plan administrator's form, you should still have a lawyer review it to make sure you are not giving up important benefits. You should have the QDRO prepared *before* you go to court, so the judge can sign it when you finish your divorce. Learn more here: <u>Dividing Retirement Benefits Upon Divorce (https://texaslawhelp.org/article/dividing-retirement-benefits-upon-divorce-fact-sheet) [18].</u>

Also complete the <u>Information on Suit Affecting the Family Relationship</u> (https://texaslawhelp.org/sites/default/files/vs_165_rev_07-2017.pdf)
[19] form (also known as the "Austin" form), which must be printed on one page (front and back).

□ Step 6: Have your Final Decree of Divorce form reviewed (if possible).

Some counties require this document to be reviewed by an attorney, while others do not. You should speak with the district clerk's office in your county regarding local requirements. Even if it's not required, it's a good idea to have

a family law lawyer review your completed *Final Decree of Divorce* form. Family law lawyers specialize in cases involving families, such as divorce cases.

You can hire a family law lawyer **just** to review your forms. This is called "limited scope representation." You may also be able to talk with a lawyer for free at a legal clinic. If you need help finding a lawyer, you can:

- Use our <u>Legal Help Finder (https://texaslawhelp.org/legal-help/legal-help-finder)</u> [20] to search for a lawyer referral service, legal aid office or self-help center in your area.
- Check our <u>Legal Clinic Calendar (https://texaslawhelp.org/legal-clinic-calendar)</u> [21] for free legal clinics in your area.
- Use <u>Ask a Question (https://texaslawhelp.org/ask-question)</u> [2] to chat online with a lawyer or law student.

☐ Step 7: Ask your spouse to sign the Final Decree of Divorce form.

Ask your spouse to:

- · review and sign your completed Final Decree of Divorce form, and
- return the signed Final Decree of Divorce form to you.

Note: Make sure the Final Decree of Divorce form is completely filled out **before** your spouse signs it. You CANNOT make changes to the Decree once it has been signed by your spouse, unless your spouse initials each change.

You will also:

- sign the Final Decree of Divorce form, and
- keep the signed Final Decree of Divorce form until it is time to finish your case.

Note: If your spouse filed an answer or waiver of service only form but will not sign the Final Decree of Divorce form, your divorce is contested. To finish a contested divorce, you must set a contested final hearing. You must give your spouse at least 45 days' notice of the final hearing. Read this article to learn more: How to Set a Contested Final Hearing (Family Law)

(<a href="https://texaslawhelp.org/article/how-set-contested-hearing-family-law-divisor-law-law-divisor-law-

case) [22]. It's always best to have a lawyer if your case is contested.

□ Step 8: Wait the 60-day waiting period.

In almost all cases, you must wait at least 60 days before you can finish your divorce.

When counting the 60 days, find the day you filed your Original Petition for Divorce on a calendar, and then count out 60 more days (including weekends and holidays). If the 60th day falls on a weekend or holiday, go to the next business day. **Note:** When counting the 60 day waiting period, don't count the day you filed your Original Petition for Divorce. Day 1 is the next day.

There are **only** two exceptions to the 60-day waiting period.

- If your spouse has been convicted of or received deferred adjudication for a crime involving family violence against you or a member of your household, the 60-day waiting period is waived.
- 2. If you have an active protective order or an active magistrate's order for emergency protection against your spouse because of family violence during your marriage, the 60-day waiting period is waived.

Note: You can always wait longer than 60 days, but your divorce cannot be finished in fewer than 60 days unless one of these exceptions applies.

□ Step 9: Get ready for court.

Call the clerk's office to learn when and where the court hears uncontested cases.

Print and read through the sample testimony (found below). You must read this testimony to the judge when you go to court to finish your divorce. Make sure everything in the sample testimony is true for you. If not, talk to a lawyer. Remember, everything you say in court must be true and correct. You can be charged with a crime for lying in court.

Sample Testimony Divorce with Children (Set C)
 (https://texaslawhelp.org/sites/default/files
 /fm_divc_test_div_kids_priororder_testimony_final_0.pdf) [23]

Read the article <u>Tips for the Courtroom (https://texaslawhelp.org/article/tips-courtroom</u>) [24] for more information about Glick here to chat.

□ Step 10: Go to court to finish your divorce.

Bring these papers with you to the courthouse on the day you plan to finish your case:

- File-stamped copy of your Original Petition for Divorce;
- Waiver of Service or Answer form filled out and signed by your spouse (and 1 copy);
- Final Decree of Divorce form completely filled out and signed by both you and your spouse with a file-stamped copy of the final order for custody and support of your children attached;
- Sample Testimony;
- Your completed <u>Information on Suit Affecting the Family Relationship</u> (https://texaslawhelp.org/sites/default/files/vs_165_rev_07-2017.pdf)
 [19] form (also known as the "Austin" form), which must be printed on one sheet of paper (front and back); and
- Any additional documents needed for your specific case, such as a
 Qualified Domestic Relations Order (QDRO) signed by both you and
 your spouse if you are dividing a retirement account.

When you get to the courthouse, go to the clerk's office.

- File the Respondent's Original Answer or Waiver of Service Only form that was filled out and signed by your spouse. Ask the clerk to file stamp your copy. Bring your file-stamped copy with you to court.
- Ask if you need the court file or docket sheet (list of what has been filed in your case).

When you get to the courtroom tell the clerk you are there and give the clerk your paperwork. Sit down until the judge calls your case.

When the judge calls your case, walk to the front of the courtroom and stand in front of the judge's bench. The judge will have you raise your right hand and swear to tell the truth. The judge may ask you questions or may ask you to read your testimony. Have your sample testimony ready. The judge will listen to what you say and review your papers. If everything is in order the judge will sign your Final Decree of Divorce.

Click here to chat.

https://texaslawhelp.org/print/944

□ Step 11: File (turn in) the signed Final Decree of Divorce.

After the judge signs your Final Decree of Divorce, go back to the clerk's office.

- File (turn in) the Final Decree of Divorce and any other orders signed by the judge. Your divorce is NOT final until you do so.
- File your completed <u>Information on Suit Affecting the Family</u>
 <u>Relationship (https://texaslawhelp.org/sites/default/files</u>
 <u>/vs_165_rev_07-2017.pdf</u>) [19] form (also known as the "Austin" form), which must be printed on one sheet of paper (front and back).
- Get a certified copy of your Final Decree of Divorce and any other orders signed by the judge from the clerk while you are there. The clerk may charge a fee for the certified copies.

□ Step 12: After your divorce is finished.

Send a file-stamped copy of your *Final Decree of Divorce* and any other orders signed by the judge to your spouse.

Follow these additional steps if they apply:

- If your name was changed, take a certified copy of your Final Decree of Divorce to the following agencies:
 - Your local Social Security Administration (SSA) office to change your social security card.
 - Your local Department of Public Safety (DPS) office to change your driver's license or state identification card.
 - Your County Voter Registrar to change your voter registration card.
 (For more information, contact the <u>Texas Secretary of State</u>
 (<u>http://www.sos.state.tx.us/elections/pamphlets/largepamp.shtml</u>)
 [25].)
 - Contact the <u>U.S. State Department (https://travel.state.gov/content/passports/en/passports.html</u>) [26] to change your name on your passport.
- Transfer car titles. If a vehicle (not already in your name alone) is awarded
 to you, give a certified copy of the Final Decree of Divorce to your county

https://texaslawhelp.org/print/944

tax office and apply for title. The vehicle identification number (VIN) must be listed in your *Final Decree of Divorce*.

- File deeds to transfer title to real property (house or land) at the property records office in the county where the property is located.
- If the judge signed a QDRO dividing a retirement account, send a certified copy of the QDRO to the administrator of the retirement plan by certified mail return receipt requested. If this isn't done, you won't get your share of the retirement funds.
- Revise your will, insurance policies and all financial account beneficiary designations as needed.

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- [1] https://texaslawhelp.org/family-divorce-children/divorce/toolkit/divorce-i-need-divorce-we-have-minor-children-final-custody-and-support-order-already-place
- [2] https://texaslawhelp.org/ask-question
- [3] http://www.harriscountylawlibrary.org/divorce-set-c-agreed
- [4] https://texaslawhelp.org/article/faqs-filing-divorce-with-children-with-final-court-order
- [5] https://texaslawhelp.org/sites/default/files/fm-

divc-100_div_kids_priororder_petition_english_-_petitioner_1.pdf

[6] https://texaslawhelp.org/sites/default/files/pr-

gen-116 civil case information sheet.pdf

[7] https://www.txcourts.gov/media/1442977/189163.pdf

[8] https://texaslawhelp.org/sites/default/files

/fp_osp_302_ex_out_of_state_party_dec_final_0.pdf

[9] https://texaslawhelp.org/sites/default/files/tx-pr-

pay-112_scot_statement_of_inability_to_pay_court_costs.pdf

[10] https://texaslawhelp.org/article/court-fees-fee-waivers

- [11] https://texaslawhelp.org/article/standing-orders
- [12] https://efile.txcourts.gov/ofsweb
- [13] https://texaslawhelp.org/form/respondents-original-answer-divorce-set-c
- [14] https://texaslawhelp.org/sites/default/files

/fm_divc_103_div_kids_priororder_waiver_english_respondent.pdf

- [15] https://texaslawhelp.org/checklist/instructions-forms-default-divorce-when-there-already-final-court-order-custody-and-support-your
- [16] https://texaslawhelp.org/node/6910/
- [17] https://texaslawhelp.org/form/final-decree-divorce-divorce-set-c
- [18] https://texaslawhelp.org/article/dividing-retirement-benefits-upon-divorce-fact-sheet
- [19] https://texaslawhelp.org/sites/default/files/vs_165_rev_07-2017.pdf
- [20] https://texaslawhelp.org/legal-help/legal-help-finder
- [21] https://texaslawhelp.org/legal-clinic-calendar
- [22] https://texaslawhelp.org/article/how-set-contested-hearing-family-law-case
- [23] https://texaslawhelp.org/sites/default/files
- /fm divc test div kids priororder testimony final 0.pdf
- [24] https://texaslawhelp.org/article/tips-courtroom
- [25] http://www.sos.state.tx.us/elections/pamphlets/largepamp.shtml
- [26] https://travel.state.gov/content/passports/en/passports.html

Click here to chat.

Cause Number:			
(The Clerk's office will	fill in the Cause Number and	Court Number when you file	this form.)
In the Matter of the Marriage of			
		In the(Court Number)	
Petitioner: Print first, middle and last name of the	coouse filing for divorce	(odir rumbor)	
Finit first, middle and last name of the	spouse ming for divorce.	☐ District Court ☐ County Court at La	w
And			
Respondent:			County,
Print first, middle and last name	of other spouse.		Texas
Original	Detition for	Divorce	
	Petition for	Divolce	
Print your answers.			
My name is:			
First	Middle		Last
I am the Petitioner , the person asking for	a divorce.		
The last three numbers of my driver's issued in (State)		My driver's lid	cense was
or ☐ I do not have a driver's license	- · · · · · · · · · · · · · · · · · · ·		
_			
The last three numbers of my social so	-		
or ☐ I do not have a social security r	iumper.		
My enguee's name is:			
My spouse's name is:	Middle		Last
My spouse is the Respondent .			
,			
1. Discovery Level			
The discovery level in this case, if needed	is: (Check one hox)		
_		000 in annual to	
Level 1. Check here if you and your sp Level 2. All other couples check here.		,υυυ in property.	
Level 2. All other couples check here.			
2 Logal Nation (out to the)			
2. Legal Notice (Check one box.)			
I think my spouse will sign a Waiver or process server to serve my spouse wi			able, or
I will have a sheriff, constable, process here:	s server or clerk serve m	y spouse with this Petition	for Divorce
Street Address	City	State	Zip
If this is a work address, name of busi	*		·
I ask the clerk to issue a Citation of Se		v to provide legal notice to	o my spouse by
"Official Service of Process"). I under			
to Afford Payment of Court Ćosts if I a			
☐ I cannot find my spouse. I ask that my Affidavit for Citation by Publication and			

3. Jurisdiction

-		Note: Y	ou cannot file for	
3A	.County Residence Requirement		n Texas until you pouse has lived in	
(Ch	eck all boxes that apply.)		ity where you are	
	I have lived in this county for the last 90 days.	asking for a divorce for at least the last 90 days and		
	My spouse has lived in this county for the last 90 days.	in Texas for at least the		
	I am serving in the armed forces or other government service outside of Texas, but this county has been the home county of either my spouse or me for at least 90 days.	There are military fa	e special rules for amilies and others absent from the	
	I have accompanied my spouse who is serving in the armed forces or other government service outside of Texas, but this county has been the home county of either my spouse or me for at least 90 days.	state du servi info	te to government ice. Get more ormation at xasLawHelp.org.	
3B	.Texas Residence Requirement			
(Ch	eck all boxes that apply.)			
	I have lived in Texas for the last six months.			
	My spouse has lived in Texas for the last six months.			
	I am serving in the armed forces or other government service outside of state of either my spouse or me and has been for at least 6 months.	f Texas, but	Texas is the home	
	I have accompanied my spouse who is serving in the armed forces or of Texas, but Texas is the home state of either my spouse or me and have			
3C	Personal Jurisdiction over Spouse			
(Ch	eck one box.)			
	My spouse lives in Texas.			
	My spouse does not live in Texas.			
	(If your spouse does not live in Texas, check any boxes that apply below.)		
	☐ My spouse agrees that a Texas court can make orders in this divor property and debts. My spouse will file a Waiver of Service (or Ans		orders dividing our	
	Texas is the last state where we lived together as a married couple less than two years after we separated.	. This Petitic	on for Divorce is filed	
4.	Dates of Marriage and Separation			
Му	spouse and I got married on or about:		. Voor	
۱۸/۵			Year	
vve	stopped living together as spouses on or about:	Day	Year	

5. Grounds for Divorce

I ask the Court to grant me a divorce. The marriage has become insupportable due to discord or conflict of personalities that destroys the legitimate ends of the marital relationship and prevents any reasonable expectation of reconciliation.

6. Children Together

My spouse and I **do** have children together who are under the age of 18 or still in high school. <u>All</u> of our children who are under the age of 18 or still in high school are listed below. However, there is a <u>final</u> court order for custody (conservatorship), visitation, child support and medical support of all the children listed below and I am not asking to change that order at this time.

The order was made in The cause number for the order is				State.
			·	
I unde	rstand I must attach a file-stamped copy o	t the order to my Fina	al Decree of Divorce	9.
	Child's name	Age	Date of Birth	Sex
1.				
2.				
3.				
4.				
5.				
6.				
	Note: Do <u>not</u> use this form if you have a count 1) the order does not include <u>all</u> the childrent 2) the order is a temporary order, <u>or</u> 3) you are asking the court to make changes If one of these situations applies, you must as	you and your spouse ha	ve together, <u>or</u>	our case.
7. Is	Either Spouse Pregnant?			
(Check	one box.)			
☐ Th	e wife in this marriage is not pregnant.			
☐ Th	e wife in this marriage is pregnant. I understa rn.	and that I cannot finish	the divorce until afte	r the child is
(If	the wife <u>is</u> pregnant, also check one box below	.)		
	The husband is the father of this child. I ask support and medical support for the child in			tation, child
	The husband is not the father of this child. I established before I can finish my divorce. (www.Texasl.awHelp.org.)			be

8.	3. Did the Wife have a Child with Another P	artner whi	le Married to the H	usband?			
(Ch	Check one box. Fill in the requested information, if applic	able.)					
	The wife did not have a child with another man while	e married to t	he husband.				
		The wife did have a child with another man while married to the husband. All of the children born during the marriage that are not the husband's adopted or biological children are named below:					
	Child's name	Age	Date of Birth	Sex			
	1						
	2						
	3						
	4						
	5						
	6.						
	(If the wife had a child or children with another man du	ring the mar	riage, check one box belo	ow.)			
	Paternity of the child(ren) named above has not the child(ren) <u>must</u> be established before I can fi paternity at <u>www.TexasLawHelp.org</u> .)						
	☐ Paternity of the child(ren) named above has bee	n establishe	d:				
	(Check one box.)						
	 A court order has established that another m not the biological father of the child(ren) liste copy of the court order to my Final Decree or 	d above. I ur					
	An Acknowledgement of Paternity was signed was signed by the Husband for the child(renthese documents to my Final Decree of Divo) listed above					

9. Protective Order Statement

(Check the appropriate boxes below. Fill in the required information.)

Note: You must provide information about any protective order or pending application for protective order involving you and your spouse or a child of either you or your spouse.

This includes information about any:
(1) family violence protective order,
(2) sexual assault, sexual abuse, trafficking or stalking protective order, and
(3) emergency protective order issued after an arrest.

You must also attach to this petition a copy of any protective order (even if it's expired) in which one spouse or child of either spouse was the applicant or victim and the other spouse was the respondent or defendant. If your divorce petition does not accurately reflect whether there is a protective order against either spouse, the Court may require you to file an amended petition.

OA NI	o Protective Order
SA. N	
	I do not have a protective order against my spouse, and I have not asked for one.
	My spouse does not have a protective order against me, and has not asked for one.
9B. P	ending Protective Order
	I have filed paperwork at the courthouse asking for a protective order against my spouse, but a judge has not decided if I should get it. I asked for a protective order on
	Date Filed
	in County, The cause number is County State Cause Number
	If I get a protective order, I will file a copy of it before any hearings in this divorce.
	My spouse has filed paperwork asking for a protective order against me, but a judge has not decided if my spouse will get it. My spouse asked for a protective order on
	Date Filed
	in County, The cause number is County State Cause Number If my spouse gets a protective order, I will file a copy of it before any hearings in this divorce.
	County State Cause Number
	if the spouse gets a protective order, I will life a copy of it before any hearings in this divorce.
9C P	rotective Order in Place
Ш	I do have a protective order against my spouse. I got the protective order in
	County, on Date Ordered
	The cause number for the protective order is
	County State Date Ordered The cause number for the protective order is Cause Number
	Either I have attached a copy of the protective order to this petition or I will file a copy of it with the court before any hearings in this divorce.
	My spouse does have a protective order against me. The protective order was made in
	County, on Date Ordered
	County State Date Ordered The cause number for the protective order is Cause Number
	Cause Number Either I have attached a copy of the protective order to this petition or I will file a copy of it with th
	court before any hearings in this divorce.
10. V	Waiver of Waiting Period Based on Family Violence (Check only if applicable.)
_ la	isk the Court to waive the 60-day waiting period for divorce because: (Check one box.)
_ 	My spouse has been convicted of or received deferred adjudication for a crime involving family
Ш	violence against me or a member of my household.

☐ I have an active protective order or an active magistrate's order for emergency protection against my spouse because of family violence during our marriage. The order includes a finding that my spouse committed family violence.
11. Property and Debt
Note: It is important to talk with lawyer if you <u>or</u> your spouse has a house, land, business, retirement funds, other valuable property or debt. Getting advice from a lawyer now can save you time and money in the long run. You should not use these forms if there are complicated property issues.
About community property : Texas is a community property state. This means that any new property that either spouse gets from the minute they are married until the minute the judge grants the divorce is probably communication property, even if the property is only in one spouse's name.
About separate property : Property owned by a spouse before the marriage is that spouse's separate property. I addition, if either spouse receives a gift, an inheritance, or a recovery for personal injuries that occurred during the marriage (not including a recovery for lost wages or medical expenses); it is that spouse's separate property. Therefore exceptions to these general rules. If you have questions talk to a lawyer.
About retirement: Retirement funds (such as 401k, pension, profit sharing, stock option plans and IRAs) earned by either spouse during the marriage are usually considered to be community property that can be divided by the court. This is true even if you or your spouse has not yet retired. If you want the Court to divide retirement fund (other than an IRA), you will need to have the Court sign an additional form, usually called a "Qualified Domest Relations Order" (QDRO), to make the division effective. You should have the QDRO prepared before you go to court, so the judge can sign it when you finish your divorce. A QDRO form is not included with this divorce set You may be able to get a sample QDRO form from the employer or retirement fund administrator. If not, you should hire a lawyer to draft the QDRO form. If you use the employer or retirement fund administrator's QDRO form, you should still have a lawyer review it to make sure you are not giving up important benefits. Note: If you and you spouse plan to keep your own retirement funds or do not have retirement funds, you do not need a QDRO.
About debt: A creditor's right to collect a debt is not affected by a divorce decree. So, if the Court orders you spouse to pay a debt (such as a mortgage) that is in both of your names, but your spouse doesn't pay it, the credit can still seek payment from you. Ask a lawyer how to protect yourself in this situation.
11A. Community Property and Debt
If my spouse and I can agree about how to divide the property and debts we got during our marriage, I ask the Court to approve our agreement. If we cannot agree, I ask the Court to divide our community property and debts according to Texas law.
11B. Separate Property
I own the following separate property. I owned this property before I was married, <u>or</u> I received this propertias a gift or inheritance during my marriage <u>or</u> I received this property as recovery for personal injuries that occurred during the marriage (not including any recovery for lost wages or medical expenses). I ask the Court to confirm this property as my separate property.
(Fill in all lines. If you have no property to list in a particular category, write "none.")
House or land located Street Address City State Zip
Street Address City State Zip Cars, trucks, motorcycles or other vehicles
Year Make Model Vehicle Identification No. [VIN]-

Other money or personal property I owned before I was married, received as a gift or inheritance during my marriage or property I purchased during my marriage with separate property funds:

Money I received as recovery for perswages or medical expenses:	•	curred during the ma	-	for lost
12. Name Change (Check one box.)		not use this form to c		anything oth
☐ I am NOT asking the Court to cha	inge my name.			
☐ I ask the Court to change my nam court to change my name to avoid				
First	Middle		Last	·
13. Request for Judgment				
I ask the Court to grant my divorce. I a Petition and any other orders to which		make the other orde	ers i Have askeu io	1 111 11115
Petitioner's Name		Date		
Petitioner's Signature		Phone		
Mailing Address		City	State	Zip
Email Address:		Fax (if any)		
I understand that I must notify the does not have an attorney) in writir divorce proceedings. If I don't, any hearings will be sent to me at the m	ng if my mailing add notices about this	lress or email addr case including the	ess changes duri dates and times	ng these
Note: For a referral to a lawyer, call yo Information Service at 800-252-9690.	our local lawyer referra	l service or the State	Bar of Texas Lawy	er Referral
For information about free and low-cost or call the Legal Aid office serving your	area:			
Legal Aid of Northwest Texas, 888-52	•		the Panhandle)	
Lone Star Legal Aid, 800-733-8394 (see Texas Rio Grande Legal Aid, 888-988		,	Paso area and South	Texas)
If you have been the victim of family vio National Domestic Violence Hotline, 8 Texas Family Violence Legal Line, 80	lence, or if at any time 800-799-SAFE (7233)	e you feel unsafe, get or		

Advocates for Victims of Crime (AVOICE), 888-343-4414.

INFORMATION ON SUIT AFFECTING THE FAMILY RELATIONSHIP (EXCLUDING ADOPTIONS)

SEC	TION I GENERAL INFORMA	ATION (REQUIRED)	STATE	FILE NUMBER			
1a. C	OUNTY	1b. COURT	NO		_		
1c. CAUSE NO 1d. DATE OF ORDER (mm/dd/yyyy)							
2. TYI	2. TYPE OF ORDER (CHECK ALL THAT APPLY):						
	/ORCE/ANNULMENT <u>WITH</u> CH	ILDREN (Sec. 1,2 AND 3)		VORCE/ANNULME	NT WITHOUT CHILDREN (Sec 1 AND 2)		
ES	TABLISHMENT OF COURT OF	CONTINUING JURISDIC	TION (SEC 1 A	ND 3)			
(Court	t Order Establishing Paternity, Con	servatorship, Child Support	t or Termination	of Parental Rights)			
_	IANGE IN THE NAME OF THE C I'IDE PRIOR AND NEW NAME OF CHIL	,					
_	ANSFER OF COURT OR CONT	,	Sect 3 and in	FORMATION BELOW)			
_	ISFER TO: COUNTY			,			
	NAME OF ATTORNEY FOR PETITIONER		<u> </u>		HONE NUMBER (including area code)		
3c. 0	CURRENT MAILING ADDRESS (STREET A	ND NUMBER OR P.O BOX, CITY,	STATE, ZIP)				
SEC.	TION 2 (IF APPLICABLE) REP	ORT OF DIVORCE OR A	ANNULMENT (OF MARRIAGE			
	4. Name (FIRST MIDDLE LAST SUFFIX)				5. MAIDEN LAST NAME (NAME BEFORE 1ST MARRIAGE)		
PETITIONER	6. PLACE OF BIRTH (CITY AND STATE C	R FOREIGN COUNTRY)		7. RACE	8. DATE OF BIRTH (mm/dd/yyyy)		
PETI	9. USUAL RESIDENCE	STREET NAME & NUMBER	CITY	STATE	ZIP		
<u> </u>	10. NAME (FIRST MIDDLE LAST SUFFIX)			11. MAIDEN LAST NAME (NAME BEFORE 1 ST MARRIAGE)		
RESPONDENT	12. PLACE OF BIRTH (CITY AND STATE OR FOREIGN COUNTRY) 13. RAC			13. RACE	14. DATE OF BIRTH (mm/dd/yyyy)		
SPON	15. USUAL RESIDENCE (STREET AND NUMBER CITY, STATE, ZIP)						
			40 51 105 05				
10. N	IUMBER OF MINOR CHILDREN 17. DAT	E OF MARRIAGE (mm/dd/yyyy)	16. PLACE OF	- MARRIAGE (CITY AND S	TATE OR FOREIGN COUNTRY)		
SEC	TION 3 (IF APPLICABLE) CHIL		HIS SUIT				
	, t	19a. CHILD CURRENT NAME (FIRST MIDDLE LAST SUFFIX)					
CHILD 1	19b. date of birth (mm/dd/yyyy)	19c. SEX 1	9d. BIRTHPLACE (0	CITY, COUNTY AND STAT	Ε)		
	19e. PRIOR NAME OF CHILD (FIRST MIDDLE LAST SUFFIX) — IF APPLICABLE						
	20a. CHILD CURRENT NAME (FIRST MIL	DDLE LAST SUFFIX)					
0 2	20b. DATE OF BIRTH (mm/dd/yyyy)	20c. SEX 2	Od. BIRTHPLACE (CITY, COUNTY AND STAT	E)		
CHILD	20e. PRIOR NAME OF CHILD (FIRST MIL	DDLE LAST SUFFIX) — IF APPLICAE	BLE				
	21a. CHILD CURRENT NAME (FIRST MI	DDLE LAST SUFFIX)					
CHILD 3	21b. DATE OF BIRTH (mm/dd/yyyy)	21c. SEX 2	1d. BIRTHPLACE (0	CITY, COUNTY AND STAT	E)		
0	21e. PRIOR NAME OF CHILD (FIRST MIDDLE LAST SUFFIX) — IF APPLICABLE						
A	DDITIONAL CHILDREN LISTED ON BACK OF	THE FORM.					
			=-				
I CER	TIFY THAT THE ABOVE ORDER WA	AS GRANTED ON THE DATE	E AND PLACE A	S STATED.	SIGNATURE OF THE CLERK OF THE COURT		

WARNING: This is a governmental document. Texas Penal Code, Section 37.10, specifies penalties for making false entries or providing false information in this document. VS-165 REV 07/2017

Add	DDITIONAL CHILDREN AFFECTED BY THIS SUIT FROM SECTION 3 (IF APPLICABLE)					
	23a. CHILD CURRENT NAME (FIRST MIDDLE LAST SUFFIX)					
снігр 4	23b. date of birth (mm/dd/yyyy)	23c. SEX	23d. BIRTHPLACE (CITY, COUNTY AND STATE)			
	23e. PRIOR NAME OF CHILD (FIRST MIDDLE	,	LICABLE			
	24a. CHILD CURRENT NAME (FIRST MIDDLE LAST SUFFIX)					
снігр 5	24b. date of birth (<i>mm/dd/yyyy</i>)	24c. SEX	24d. BIRTHPLACE (CITY, COUNTY AND STATE)			
Ü	24e. PRIOR NAME OF CHILD (FIRST MIDDLE LAST SUFFIX) — IF APPLICABLE					
	25a. CHILD CURRENT NAME (FIRST MIDDLE	LAST SUFFIX)				
снігр 6	25b. date of birth (mm/dd/yyyy)	25c. SEX	25d. BIRTHPLACE (CITY, COUNTY AND STATE)			
	25e. PRIOR NAME OF CHILD (FIRST MIDDLE LAST SUFFIX) – IF APPLICABLE					

Instructions for Completing the Suit Affecting Parent Child Relationship Form GENERAL REQUIREMENT:

All divorces/annulments (with or without children) and all suits affecting the parent-child relationship must be reported through the clerk of the court to the State Vital Statistics Unit (VSU).

Consolidated reporting by petitioners, attorneys, and the courts is designed to make mandatory reporting more efficient, timely, and improve the quality of reporting. However, this reporting system is only as good or timely as you make it; therefore, your attention in completing and filling this report is critical.

Legal basis for this reporting is contained in Health and Safety Code §194.002 and Texas Family Code §§108.001-.002 and 108.004.

For information concerning reporting or questions about this form, contact field services at fieldservices@dshs.texas.gov or by phone at 512-776-3010.

The VSU-165 form must be printed double-sided (one sheet not two).

For information on the court of continuing jurisdiction of a child, contact VSU at (888) 963-7111 ext. 2529. Inquiries should be addressed to VSU, 1100 West 49th Street, Austin, Texas, 78756-3191; inquiries may also be faxed to (512) 776-7164.

SECTION 1 GENERAL INFORMATION (REQUIRED)

This section must be completed for each report filed.

- 1a d. Enter the required information to identify the court proceeding.
- 2. Check the type of suit being reported. This determines also which sections of the form must be completed. If more than one type of order applies, check all that apply. Transfers from one jurisdiction to another must be reported in this section (if court number is unknown, specify "unknown").
- 3a c. Complete the attorney information to assist in questions or follow up. If case was pro se, please enter the information of the person completing this form.

SECTION 2 (IF APPLICABLE) REPORT OF DIVORCE OR ANNULMENT OF MARRIAGE

All divorces/annulments must be reported, even if there were no minor children. All information is required.

- 4-9. Report the Petitioner's information including maiden name (if applicable).
- 10-15. Report the Respondent's information, including maiden name (if applicable).
- 16. Report the number of minor children affected by this divorce; if none, record "0." This number must correspond to the listing of children in Section 3.
- 17-18. Enter the date and place of the marriage being dissolved.

SECTION 3 (IF APPLICABLE) CHILDREN AFFECTED BY THIS SUIT

Every child affected by the suit being reported must be listed, and all items concerning that child must be completed. If more than three children are affected, check the "additional children listed on back of form" box, and continue to list the additional children. If more than 6 children complete section 3 on another form, label it "continuation" and attached the continuation form to the original form.

NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA

Cause Number:	ill fill in the Co	use Number when you file this form)
Plaintiff: (Print first and last name of the person filing the lawsuit.)	In the	(check one):
And	Court Number	☐ County Court / County Court at Law ☐ Justice Court
Defendant: (Print first and last name of the person being sued.)	County	Texas
Statement of Inability Court Costs or		_
1. Your Information		
My full legal name is: First Middle	Last	My date of birth is:/_/
My address is: (Home)		· ·
(Mailing)		
My phone number:My email:		
About my dependents : "The people who depend on		
Name 1		Age Relationship to Me
2		
3		<u> </u>
4		
5		
0		
 2. Are you represented by Legal Aid? I am being represented in this case for free by a received my case through a legal aid provider. gave me as 'Exhibit: Legal Aid Certificate. -or- 		
 I asked a legal-aid provider to represent me, and for representation, but the provider could not t legal aid stating this. or- 		
☐ I am not represented by legal aid. I did not apply	for represe	ntation by legal aid.
3. Do you receive public benefits?		
$\hfill \square$ I do not receive needs-based public benefits $f o$	r -	
☐ Telephone Lifeline ☐ Community Care	uch as a copy aid [] (ncome Ener via DADS ance under	rof an eligibility form or check.) CHIP SSI WIC AABD rgy Assistance Emergency Assistance LIS in Medicare ("Extra Help") Child Care and Development Block Grant

4. What is your monthly income	me and income so	ources?	
"I get this monthly income:			
\$in monthly wages.	l work as a	for	
		title Your employed en unemployed since (date)	
\$in public benefits p			
		ach month: (List only if other members contribut	te to your
\$ from Retiremen Social Sec Child/spou My spouse	urity	tary Housing Dividends, interest, royane from another member of my househol	d (If available)
\$from other jobs/so	urces of income. (L	Describe)	
\$ is my total monthl	y income.		
5. What is the value of your p "My property includes: Cash	Value*	6. What are your monthly expenses "My monthly expenses are: Rent/house payments/maintenance	Amount
Bank accounts, other financial	\$ assets	Food and household supplies	\$ \$
Darik accounts, other infaricial of	\$	Utilities and telephone	
	\$	Clothing and laundry	\$ \$ \$ \$ \$
		Medical and dental expenses	\$
Vehicles (cars, boats) (make and	_	Insurance (life, health, auto, etc.)	\$
, , , , , ,	\$	School and child care	\$
	<u> </u>	- Transportation, auto repair, gas	\$
	*	Child / spousal support	\$
Other property (like jewelry, sto another house, etc.)	_	Wages withheld by court order	\$
unother floude, etc.)	\$	Debt payments paid to: (List)	\$
	\$	_ Dest payments paid to: (Eist)	<u>\$</u>
	*	-	\$ \$
Total value of property		Total Monthly Expenses	
*The value is the amount the item woul		_	· <u>· · · · · · · · · · · · · · · · · · </u>
7. Are there debts or other faction "My debts include: (List debt and debts)		ur financial situation?	
		medical expenses, family emergencies, etc., attac ck here if you attach another page.☐	h another page to
☐ I cannot afford to pay court of	costs.	ng is true and correct. I further swear: deposit to appeal a justice court decisior	1 .
My name is		My date of birth is : _	/
My address is			
Street		City State Zip Code	
)	_signed on/	//Day/Year inCounty name	state
Signature	Month	/Day/Year county name	State

Cause Number: Print court information exactly as it appears on the Original Print Court information exactly as it appears on the Original Print Court in Cou	ginal Petition for Divorce.
In the Matter of the Marriage of	In the
Petitioner:	(Court Number)
Print first, middle and last name of the spouse filing for divorce.	□ District Count
And	☐ District Court ☐ County Court at Law
Respondent:	County, Texas
Print first, middle and last name of other spouse.	
Respondent's Waiver of Service C	only (Specific Waiver)
WARNING to Respondent: Without the advice and help of a lawyer property and your money at risk. For a referral to a lawyer or free Leg Lawyer Referral Information Service at 800-252-9690.	gal Aid office, call the State Bar of Texas
If you are a victim of domestic violence, or if at any time you feel uns National Domestic Violence Hotline at 800-799-7233 or legal help fro Violence Legal Line at 800-374-4673.	afe, you can get confidential help from the m the Texas Advocacy Project Family
 INSTRUCTIONS to Respondent: If you decide to use this form: Do not sign it until at least one day after the Original Petition for court). If you sign this form before then, you will have to redo it. You fithe Original Petition for Divorce. The official court stamp on you Fill out this form completely. You MUST include your mailing add Sign this form in front of a notary. Do not sign until you are stated File (turn in) the original signed form to the court where your spokeep a copy for your records and give a copy to your spouse. Get additional information about divorce at www.texasLawHelp. 	Your spouse should have given you a copy our copy will tell you when it was filed. Iress. Irending in front of the notary. Irending the Original Petition for Divorce.
The person who signed this affidavit appeared, in person, and stated under oath:	before me, the undersigned notary,
"I am the Respondent in this case.	
"My name is:	Last
"My mailing address is:	State Zip
"My phone number is: ()	
"My email address is:	·
"My fax number (if available) is:	·
"The last three numbers of my driver's license number are: issued in (State): Or " I do not have a driver's license number.	My driver's license was
"The last three numbers of my social security number are: Or " I do not have a social security number.	·

"I have been given a copy of the Original Petition for Divorce filed in this case. I have read the Original Petition for Divorce and understand what it says. I do not give up my right to review a different Petition for Divorce if it gets changed (amended).

"I understand that I have the right to be given a copy of the Original Petition for Divorce by a constable, sheriff or other official process server (legal notice). I do not want to be given legal notice. I give up my right to legal notice.

"I ask that the Court <u>not</u> enter any orders in this case unless the order is signed by me or unless I have received prior written notice of the date, time, and place of hearing.

"If I reach an agreement and sign a Final Decree of Divorce, the court can enter the Decree without me being present and without giving me notice. If I sign an agreed Final Decree of Divorce, I do not want a court reporter to make a record of the testimony.

"I understand that by signing this form I am entering an appearance in this case. I agree that a Judge or Associate Judge in the county and state where this case is filed may make decisions about my divorce, even if the divorce should have been filed in another county.

"I understand that I must let the Court and my spouse's attorney (or my spouse if s/he is not represented by an attorney) know in writing if my mailing address or email address changes during this case. If I don't, then I understand that any notices about this case will be sent to me at the mailing address or email address on this form.

Military Status (Check one	box.)	
"☐ I am not in the military.		
	ee to the provisions stated above and I w r the Servicemember's Civil Relief Act tha	
Name Change (Check one b	oox.)	
"□ I am NOT asking the co	urt to change my name.	
	e my name back to a name I used before ne to avoid criminal prosecution or creditor	
First	Middle	Last
Signature of Respondent (Do	NOT sign until you are in front of a notary.)	Date
Notary fills out below.		
State of		
State of (Print name of state wh	nere this Affidavit is notarized)	
County of	where this Affidavit is notarized)	
(Print the name of the county	where this Affidavit is notarized)	
Sworn to and subscribed before	ore me, the undersigned notary, on this da	
ata.m./p.n	n.	Month day year
time circle one		
by	signing this Affidavit. NOT the notary's name.)	<u></u>
(Print name of person who is s	signing this Affidavit. NOT the notary's name.)	
[1]	Notary Stamps Here]	Notary's Signature

Cause Number:	
(Print court information exactly as it appears on the Origin	nal Petition for Divorce)
IN THE MATTER OF THE MARRIAGE OF	
Petitioner: Print first, middle and last name of the spouse filing for divorce.	In the(Court Number)
	│
And	County Court at Law
Respondent: Print first, middle and last name of other spouse.	County, Texas
Respondent's Origin	al Answer
WARNING to Respondent: Without the advice and help of a lawyr and your money at risk. For a referral to a lawyer or free Legal Referral Information Service at 1-800-252-9690. If you are a victim unsafe, you can get confidential help from the National Domestic Victor the Texas Advocacy Project Family Violence Legal Line at 1-800	Aid office call the State Bar of Texas Lawyer of family violence, or if at any time you feel plence Hotline at 1-800-799-7233 or legal help
WARNING to Out-of-State Respondent: Filing an Answer with the Talk to an attorney before filing an Answer, if you 1) do not live in Test the power to make orders that would impose a personal obligation dividing your property and debts and (if requested by your spouse) or costs and attorney's fees. If you file an Answer (or any other pleading give up your right to argue that Texas can't make such orders becaute to help you determine if Texas has personal jurisdiction over you.	exas and 2) do <u>not</u> want a Texas Court to have n on you. Such orders could include orders rdering you to pay spousal maintenance, court ng) before filing a <i>Special Appearance</i> , you will
 INSTRUCTIONS to Respondent: If you decide to use this form: Do not sign it until <u>at least one day after</u> the Original Petition for Your spouse should have given you a copy of the Original Petitic copy will tell you when it was filed. 	
• Fill out this form completely. You must include your address.	
 File (turn in) the original signed form to the court where your Keep a copy for your records and give a copy to your spouse. 	spouse filed the Original Petition for Divorce.
Get additional information about divorce at <u>www.TexasLawHelp.c</u>	org.
Print your answers.	
My name is:	
First Middle	Last
I am the Respondent in this divorce case.	
The last three numbers of my driver's license number are:issued in (State) or	My driver's license was
The last three numbers of my social security number are: _ or _ I do not have a social security number	

1. General Denial

I enter a general denial. I want to be notified of all hearings in this case.

However, if my spouse and I reach an agreement and I sign a *Final Decree of Divorce*, I agree that the Judge can finalize this case without my getting notice of the hearing and without my coming to Court.

2.	Contact Info	rmation					
Му	mailing addres	s is:					
N 4.			g Address		City	State	Zip
IVI	email address	IS:					·
Му	phone number	is: ()				
do		attorney) in w				or my spouse (if my address changes o	
no ab	t have an attorn	ey) in writing cluding the da	of changes to	o my mailing a	ddress a	my spouse (if my nd email address, to me at the maili	all information
3.	Separate Pro	perty					
pro pe ca	operty as a gift or rsonal injuries s pacity during my	or inheritance ustained during y marriage).	during my m ng my marria I ask the Cou	arriage <u>or</u> I red ge (not includi urt to confirm t	ceived thi	I was married <u>or</u> I is sproperty as recorecovery for loss of orty as my separate	very for earning
1.	House or land	located at:					
					doo	state	zip
۷.	Cars, trucks, n	Make	iobile nomes	Model		icle Identification No	rv/lvii
	real	Make		Model	ven	icie identification No	. [VIIN]
		_		_			
3.	Other property marriage (descri			ried or receive		ft or inheritance du	ring my
4.						ring my marriage (ı escribe):	

4 .	Name Change				
(Che	ck one.)				
	I am NOT asking the o	court to change my name			
	I ask the Court to char	nge my name back to:			
	PRINT First	Middle		Last	·
		used before. I am not as r to avoid payment of deb		ange my name to	avoid
5.	Request for Judgme	ent			
I asl	the Court for general	relief.			
	Respondent's Signature		 Date		
	tooponaonto oignataro		24.0		
ı	Respondent's Printed Name		Phone Numbe	r	
	Mailing Address		City	State	Zip
	Email Address		Fax # (if availa	ible)	
6. (Certificate of Servic	е			
I will	give a copy of this do	cument to my spouse's at	torney or my spous	e (if my spouse de	oes not
have	e an attorney) on the sa	ame day this document is	filed with (turned in	to) the Court as t	follows:
If I fi	ile this document electr	onically, I will send a cop	y of it to my spouse	or my spouse's a	ıttorney
thro	ugh the electronic file n	nanager if possible. If no	t possible, I will give	e a copy to my spo	
spoi	use's attorney in persoi	n, by mail, by commercial	delivery service, by	y fax, or by email.	
		document, I will give a co mercial delivery service, b		se or my spouse's	attorney
\rightarrow					
	Respondent's Signature			Date	

DO NOT FILE THIS DOCUMENT WITH THE COURT.

Cause Nu	mber:			
		exactly as assigned when the	original petition was filed.	
In the Mat	tter of the Marriage of			
5			In the	
Petitioner:		<u> </u>	(Court Number)	
	Print first, middle and last name of t divorce.	the spouse filing for		
And	divoloc.		☐ District Court	
Alid			☐ County Court at Law	
Responde	ent:			
	Print first, middle and last name	of other spouse		County,
		•		Texas
And in the	interest of the following child	d(ren)		
1.		4.		
າ				
3.		6.		
				
Doo	wired Initial Dieale	ourse in Disc.	alution of Morrio	~~
Rec	quired Initial Disclo	isures in Diss	olution of Marria	ge
	uits for divorce, annulment, o			arty this
nformation	, as required by Texas Rule o	f Civil Procedure 194.2	2.	
loon o oom	pleted copy of this form for y	courself Attach the de-	oumanta (lika bank atatam	onto) that
	d. You can attach additional p			
	nformation.	ages on separate since	to or paper if you need in	ore space
oog				
You must g	ive this information to your sp	pouse no later than 30	days after either party file	s an
	iver of service, or counter-pet			
	iting to waive the initial disclo		initial disclosures by Rule) 11
Agreement	are available at TexasLawHell	o.org.		
f a guantin	n door not apply to your acco	write (INI/A ?) (Inche ?)	or loove it blank For ever	anlo if
	n does not apply to your case o property to list in a particula			ipie, ir
you mave m	b property to list in a particula	in category, write from	G.	
1. Correct	names and addresses of p	arties to the lawsuit.		
Soo Toyoo E	Rule of Civil Procedure 194.2(b)	(1)		
see rexas r	Rule of Civil Procedure 194.2(b)	(1).		
Petitioner:				
retitioner.	First	Middle	Last	
		middio	2001	
	Street Address	City	State	Zip
	onoce Addition	Oity	Otato	E-ip
	Phone		Email	
	Titolic		Eman	
Doonanda	ant:			
Responde	First	Middle	Last	
	1 1131	Middle	LdSI	
	Street Address	City	State	7in
	Jueer Address	City	Sidle	Zip
	Phono		Emoil	
	Phone		Email	

List the full names and dates of birth of the child(ren).

DO NOT FILE THIS DOCUMENT WITH THE COURT.

Child's name	Date of Birth	Place of Birth	State where child lives now
2. Potential parties to the lawsuit. See Texas Rule of Civil Procedure 194.			
You must provide the names, addre	sses, and telephon	e numbers of any pote	ential parties.
Check any that apply. If none apply s	kip to next section.		
☐ The Office of the Attorney Gene address and phone number are:		,	
☐ The Texas Department of Family number are:	•		lress and phone
Other:			

3. Legal theories and factual bases of claims or defenses.

See Texas Rule of Civil Procedure 194.2(b)(3).

The pleadings in this case contain the legal theories and general factual bases for claims, or defenses.

4. Amount and any method of calculating economic damages.

See Texas Rule of Civil Procedure 194.2(b)(4).

At the time of this initial required disclosure, economic damages have not been pled for as part of this family law case. No response to this request is needed at this time. If an amended petition or counterpetition is filed that alleges economic damages, a response to this request will be made within 30 days of the filing of the amended petition or counterpetition.

5. Persons with Knowledge of Relevant Facts (Potential Witnesses)

See Texas Rule of Civil Procedure 194.2(b)(5).

You also need to give the other side the names, phone numbers, and addresses of potential witnesses—that is, people with knowledge of relevant facts. What is each person's connection with the case? The list should include all potential witnesses regardless of who they would be testifying for. Attach another sheet of paper if you need more room.

IF this case is contested, this list could include family members, neighbors, teachers, doctors, counselors, employers, and financial advisors, among others.

Name	Address	Phone number	Connection to case

6. Documents, electronic items, or tangible things.

See Texas Rule of Civil Procedure 194.2(b)(6).

The following is a list of documents, electronically stored information, and tangible things that have been identified that may be used to support a claim or defense in this case. This Response will be supplemented, as needed, as responsive items are identified

Describe documents, electronically stored information, and tangible things that you have in your possession, custody, or control, and may use to support your claims or defenses. The list of documents, electronic items, or tangible things should include all items in your possession that you might want admitted as evidence in your case.

No.	Item/Name of Item or Document	Type of Item (Document, electronic info, or tangible item)	Location of document or item	Brief Description of document or item
1				
2				
3				
4				
5				

If not producing copies of all the documents; access to electronically stored information; an	ıd
tangible things, a reasonable time and method for the production of these items is:	

DO NOT FILE THIS DOCUMENT WITH THE COURT.

7. Indemnity and insuring agreementsSee Texas Rule of Civil Procedure 194.2(b)(7).

Produce the originals or copies of any indemnity and insuring agreements described in Rule 192.3(f).
(Check one).
At the time of this initial response no indemnity and insuring agreements have been identified. This Response will be amended, as needed.
Any indemnity and insuring agreements that have been identified are attached. This Response will be amended, as needed.
8. Settlement agreements.
See Texas Rule of Civil Procedure 194.2(b)(8).
Produce the originals or copies of any settlement agreements described in Rule 192.3(g) of the Texas Rules of Civil Procedure. Rule 192.3(g) provides in part as follows: Settlement Agreements. A party may obtain discovery of the existence and contents of any relevant portions of a settlement agreement.
(Check one).
☐ The Parties have not entered into any active settlement agreements that would resolve, or partially resolve, the disputed issues in this case. This Response will be amended, as needed.
Any active settlement agreements that would resolve, or partially resolve, the disputed issues in this case are attached. This Response will be amended, as needed
9. Witness statements
See Texas Rule of Civil Procedure 194.2(b)(9).
Produce the originals or copies of any witness statements described in rule 192.3(h) of the Texas Rules of Civil Procedure.
(Check one).
Attached to this response are copies of any witness statements that have been made by any of the individuals identified in the fifth response above. This Response will be amended, as needed, as qualifying witness statements are discovered or obtained in this case.
☐ No witness statements are available at this time. This Response will be amended, as needed, as qualifying witness statements are discovered or obtained in this case.

DO NOT FILE THIS DOCUMENT WITH THE COURT.

10. Medical records or bills.

See Texas Rule of Civil Procedure 194.2(b)(10).

Produce copies of all medical records and bills that are reasonably related to the injuries or damages asserted or, in lieu thereof, an authorization permitting the disclosure of such medical records and bills.

At the time of this initial response, this family law case does not allege physical or mental injury, and therefore is not requesting damages resulting from any physical or mental injury. Therefore no response to this request is needed at this time. This Response will be amended, as needed.

11. Medical records or bills from 3rd party authorizations.

See Texas Rule of Civil Procedure 194.2(b)(11).

Produce copies of all medical records and bills that you have obtained by using an authorization that the other party gave you.

At the time of this initial response, this family law case does not allege physical or mental injury, and therefore is not requesting damages resulting from any physical or mental injury. No response to this request is needed at this time. This Response will be amended, as needed.

12. Responsible 3rd parties.

See Texas Rule of Civil Procedure 194.2(b)(12).

State the name, address, and telephone number of any person who may be designated as a responsible third party.

At the time of this initial response no responsible third parties have been identified. This Response will be amended, as needed.

Required Initial Disclosures for Family Law Cases

See Texas Rule of Civil Procedure 194.2(c).

1. Information Related to Real Property

See Texas Rule of Civil Procedure 194.2(c)(1)(A)

You need to gather documents related to real property. Give your spouse:

- All deed and lien information on any real property owned, and
- All lease information on any real property leased.

You will need information that goes back for the past two years, unless you have been married less than two years. If you have been married less than two years, you give your spouse documents going back to the date you got married.

This can include things like deeds, closing documents, and mortgage statements. And you need to include documents related to property you owned before the marriage or inherited.

If you do not have access to the accounts, and your name is on the account, you need to make a good faith effort to get the documents. For example, you can reach out to the title company, landlord, or lender.

Property Address/Location	Closing Documents attached (Y/N)	Mortgage Statements attached (Y/N)	Home Equity LOC documents attached (Y/N)	Date of Purchase	Lease documents attached? (Y/N)

2. Information Related to Pensions and Retirement (including SEP/IRA, IRA's, 401k accounts, profit-sharing or other employee benefit plan)

See Texas Rule of Civil Procedure 194.2(c)(1)(B).

If you do not have access to the accounts and your name is on the account, make all efforts to get the documents. You will need information that goes back for the past two years, unless you have been married less than two years, you give your spouse documents going back to the date you got married.

DO NOT FILE THIS DOCUMENT WITH THE COURT.

Company name/Financial Institution Name	Last four digits of Account No.	Description of documents	Current Balance/Date

3. Insurance Policies: Life, Homeowners, Automobile and Health

See Texas Rule of Civil Procedure 194.2(c)(1)(C).

If you do not have access to the accounts and your name is on the account, make all efforts to get the documents. You will need information that goes back for the past two years, unless you have been married less than two years. If you have been married less than two years, you give your spouse documents going back to the date you got married. If your name is on an account, you have "constructive possession" of the documents and you must diligently try to get copies.

Insurance company name	Type of coverage	Last four digits of policy number	Declaration Page attached to this form? (Y/N)	Invoices for premiums attached to this form?	Name of person who pays

4. Information Related to Bank Accounts

See Texas Rule of Civil Procedure 194.2(c)(1)(D).

If you do not have access to the accounts and your name is on the account, make all efforts to get the documents. You will need information that goes back for the past two years, unless you have been married less than two years. If you have been married less than two years, you give your spouse documents going back to the date you got married.

Name of Bank, Federal Credit Union, Savings and Loans, Brokerage Firms	Last four digits of account number	Description of documents	Current Balance/Date

5. Health Insurance Policies available for child(ren) and spouses

See Texas Rule of Civil Procedure 194.2(c)(2)(A)

In a suit in which child or spousal support is at issue, a party must, without awaiting a discovery request, provide to the other party: (A) information regarding all policies, statements, and the summary description of benefits for any medical and health insurance coverage that is or would be available for the child or the spouse).

If you do not have access to the accounts and your name is on the account, make all efforts to get the documents. You will need information that goes back for the past two years, unless you have been married less than two years, you give your spouse documents going back to the date you got married.

Insurance company name	Last four digits of policy no.	Type of Coverage	Declaration Page/Premium invoices attached? (Y/N)	Name of person who pays

DO NOT FILE THIS DOCUMENT WITH THE COURT.

6. Federal Income Tax Information

See Texas Rule of Civil Procedure 194.2(c)(2)(B).

If child support, spousal support, or both are part of this case: Attach two years of returns (if you do not have possession of the return, log into www.irs.gov and request a copy of the transcript AND the return)

Have you attached it? Y/N (circle one)

Attach IRS Form W-2's, IRA Form 1099's and Schedule K-1 for the previous two years

Have you attached it? Y/N (circle one)

7. Payroll Information

See Texas Rule of Civil Procedure 194.2(c)(2)(C).

If child support, spousal support, or both are part of this case: Produce complete copies of your **two** most recent payroll check stubs (log into your employee account, request from your human resources department, request from company office manager/bookkeeper).

Have you attached it? Y/N (circle one)

	\sim \sim	21		~
OI.		<i>a</i> ı	u	
Si	3		•	•

I have completed the required disclosures	and I have served them on my spo	use.
Your signature:		
Your printed name:		
Certi	ificate of Service	
I certify that a copy of the Required Disclo spouse, (date),		
□ electronic file manager (e-filing) □ email □ first class (regular) U.S. Mail □ certified U.S. Mail □ registered U.S. Mail □ by fax, to □ personal delivery by (me/my agent) (cincum commercial courier delivery service (sum giving a copy to my spouse's lawyer, via one of the above methods.	(number). rcle one). uch as Federal Express).	_ (lawyer's name)
	Your signature	

Cause Number:	
In the Matter of the Marriage of:	In the
Petitioner:	In the(Court Number)
Print first, middle and last name of the spouse filing for divorce And	District Court County Court at Law
Respondent: Print first, middle and last name of other spouse.	County, Texas
Final Decree of I	Divorce
A hearing took place on	
There was no jury. Neither spouse asked for a jury.	
1. Appearances	
Petitioner	
The Petitioner's name is: First Middle	·
	Last
The Petitioner is the: (Check one box.)	ife.
(Check one box.)	and the state of the state of
The Petitioner was present, self-represented, and annou	•
The Petitioner was present , self-represented, and agreed (called "Decree" throughout this document).	d to the terms of this Final Decree of Divorce
☐ The Petitioner was not present but has signed this Decre	ee, agreeing to its terms.
Respondent	
The Respondent's name is:	·
First Midd	
' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	Wife
(Check one box.)	
The Respondent was present, representing self-represent	·
The Respondent was present, representing self-represer	
☐ The Respondent was not present but filed an Answer or Decree, agreeing to its terms.	Waiver of Service and has signed this
The Respondent was not present but filed a Global Waiv to notice of this hearing and did not otherwise appear.	rer of Service that waived Respondent's right
☐ The Respondent was not present but was served and hat Certificate of Last Known Address and a Military Status A	

The Court fills out this box.
2. Record
A court reporter recorded today's hearing.
A court reporter did not record today's hearing because the spouses and judge agreed not to make a record.
A Statement of the Evidence was signed by the Court.
3. Jurisdiction
The Court heard evidence and finds that it has jurisdiction over this case and the parties, that the residency and notice requirements have been met, and that the <i>Petition for Divorce</i> meets all legal requirements.
The Court finds that: (Check one box.)
it has been at least 60 days since the Petition for Divorce was filed.
the 60-day waiting period is not required because: (Check one box.)
Petitioner has an active Protective Order under Title 4 of the Texas Family Code, or an active magistrate's order for emergency protection under Article 17.292 of the Texas Code of Criminal Procedure against Respondent because Respondent committed family violence during the marriage.
Respondent has a final conviction or has received deferred adjudication for a crime involving family violence against Petitioner or a member of Petitioner's household.
4. Family Violence Statement
It has been represented to the Court that: (Check ONLY the option that applies to the situation.)
 There has been no pattern of child neglect or family violence by any party to this case within two years preceding the filing of this case or during the pendency of this case. Or
 There has been family violence (Check all that apply.): while the divorce was pending during the two years prior to the filing of this lawsuit.
5. Divorce
IT IS ORDERED that the Petitioner and the Respondent are divorced.
The Ordered that the retitioner and the respondent are divorced.
6. Children
6A.Children with Separate Final Court Order
The Court finds that the Husband and Wife are the parents of the child(ren) listed below who are under 18 years of age or still in high school.
Child's name Sex Date of Birth State where child lives now
1
2

3

4				
5				
6				
Th	e Court finds that a separate final court order	for conservatorship (cu	stody) and (support of the
	ld(ren) was made in	- ,	County	support of the
in	County cause number:			tate
A c	opy of the order is attached to this Final De	ecree of Divorce as Ex	chibit A.	
	Court further finds that the court that made the the child(ren). No changes are made to the			
6B.	Wife Not Pregnant			
The	Court finds that the Wife <u>is not</u> pregnant.			
	Did the Wife have a Child with Another ck one box.)	Partner while Marr	ied to the	Husband?
	The Court finds that the Wife <u>did not</u> have an Husband.	y children with another	partner whi	ile married to the
	The Court finds that the Wife did have a child All of the children born during the marriage that are named below:			
	List <u>all</u> children born during the marriage who a	are <u>not</u> the biological or	adopted chi	ldren of the husband.
	Child's name		Sex	Date of Birth
	1			_
	2			
	3			
	4			_
	5			
	6			
				_
	The Court further finds that paternity of each of (Check one box. Attach copy of court order or Ac			
	A court order has established that anothe the biological father of the child(ren) listed		ather and/o	r the Husband is not
	A copy of the court order is attached to th	is Decree as Exhibit	_·	·
	An Acknowledgement of Paternity was sig was signed by the Husband for the child(r		ather <u>and</u> a	Denial of Paternity

	Each Acknowledgment and Denial of Paternity was filed with the Vital Statistics Unit. A copy of each Acknowledgment and Denial of Paternity is attached to this Decree as Exhibits						
7.	Property and Debt (Fill in all lines. If there is no property to declare in a particular category, write "none".)						
oth	e: It is important to talk with a lawyer if you <u>or</u> your spouse has a house, land, business, retirement funds, revaluable property, or debt. Having a lawyer draft the final paperwork can save you time and money in the run. Do not use these forms if there are complicated property issues or if you are dividing real estate.						
The	Court finds that the following is a just and right division of the parties' property and debt.						
7A	Husband's Separate Property						
	Court confirms that the Husband owns the following property as his separate property:						
1.	House or Land located at: Street Address City State Zip						
	Street Address City State Zip Husband owned this property before marriage. Husband received this property as a gift or inheritance.						
2.	Cars, trucks, motorcycles or other vehicles Husband owned these vehicles before marriage or received them as a gift or inheritance during the marriage: Year Make Model Vehicle Identification No. [VIN]						
3.	Other Money or Property Confirmed as Husband's Separate Property Husband owned the following money or property before the marriage or inherited or received the money or property as a gift during the marriage: Husband received the following money recovery for personal injuries that occurred during the						
	marriage that is not for lost wages or medical expenses:						
7B	Husband's Community Property						
sep Wit	Court ORDERS that the Husband is awarded the following community property as his sole and arate property and Wife is divested of (loses) all right, title, interest and claim in and to that property. It is or						
1.	. All property in Husband's care, custody or control, or in Husband's name, that this Decree does not give to the Wife.						
2.	House or land located at: Street Address City State Zip						
	Street Address City State Zip Legal Description:						
	Note: The legal description is on the deed you received when you became an owner of the house or land. It is also available at the county clerk's office in the county where the house or land is located. Do NOT use the legal						

3. All cash and money in any bank or other financial institution listed in Husband's name alone.

INFORMATION IS CORRECT. If you are not absolutely sure, talk to a lawyer.

description listed on your property tax bill because it is usually incomplete. IT IS VERY IMPORTANT THAT THIS

4.	Any insurance policy that covers Husband's life.						
5.	Husband's cars, trucks, motorcycles or other vehicles listed below:						
	Year	Make	Model	Vehicle Identifi			
6.		also keep the following					
7C	.Wife's Sepa	rate Property					
The	e Court confirm	ns that Wife owns the fo	llowing property as her	separate property:			
1.	House or Lar	nd located at:					
		Street Add ed this property before ived this property as a	marriage.	State	e Zip		
2.		motorcycles or othern as a gift or inheritance		these vehicles before	e marriage or		
	Year	Make	Model		cation No. [VIN]		
3.	Wife owned the money or pro Wife received	or Property Confirmence following money or poerty as a gift during the the following money record lost wages or medical	ersonal property before marriage:	e the marriage <u>or</u> inhe	ring the marriage		
7D	.Wife's Com	munity Property					
The and OR	e Court ORDEI I Husband is d DERED to sign	RS that the Wife is awa ivested of (loses) all rig n any deeds or docume e for preparing the docr	ht, title, interest and cla ents needed to transfer	im in and to that prop	erty. Husband is		
1.	All property in Husband.	Wife's care, custody o	r control, or in Wife's na	ame, that this Decree	does not give to the		
2.	House or land	l located at:	dress				
	Legal Descrip	Street Ad			State Zip		
	-						

Note: The legal description is on the deed you received when you became an owner of the house or land. It is also available at the county clerk's office in the county where the house or land is located. Do NOT use the legal description listed on your property tax bill because it is usually incomplete. IT IS VERY IMPORTANT THAT THIS INFORMATION IS CORRECT. If you are not absolutely sure, talk to a lawyer.

3. All cash and money in any bank or other financial institution listed in Wife's name alone.						d in Wife's name alone.			
4. Any insurance policy that covers Wife's life.									
5.	Wife's cars, trucks, motorcycles or other vehicles listed below:								
	Year			Make		Model		Vehicle Identification No. [VIN]	
6.	Wif	fe wi	l also keep		operty:				
	_								
7E	(Fo	r exa	imple: pens and stock o		401(k), 403(b)			ownership, profit sharing, thrift, ounts (IRAs), annuities, and variable	
Th	e Co	urt r	nakes the fo	ollowing orders	regarding ret	irement fund	ds in H	lusband's name.	
(Cr	neck	7E(1) or 7E(2).)						
7E	(1)		Husband is awarded 100 % of all retirement funds in Husband's name alone, including but not limited to all rights to any pension, retirement, military retirement, 401(k), 403(b), employee stock ownership, profit sharing, thrift, Keogh, and stock option plans in Husband's name alone, along with 100% of any individual retirement accounts (IRAs), annuities, and variable annuity life insurance in Husband's name alone.						
7E	(2)		The following retirement funds in Husband's name are divided between Husband and Wife: (It is very important to list the <u>exact</u> name and account number of any retirement fund being divided by the Court.)						
			-	*	e of Retireme	nt Fund		Account Number	
			The Court	ORDERS that t	he portion of	each retirer	ment fu	und listed above accrued between	
			the date of	f the marriage _		a	nd the	date this Final Decree of Divorce is	
				the Court: (Chec	•	1 =00/ / 10			
				awarded 50% to e Qualified Dor				d as more specifically described in d by the Court.	
			is awarded% to Husband and% to Wife and as more specifically described in the Qualified Domestic Relations Order signed by the Court.						
			mo					the remainder to Husband and as nestic Relations Order signed by	
			☐ oth	ner:					
			_						
			_						

		The Court ORDERS that Husband is awarded all retirement funds in Husband's name alone that are not specifically awarded to Wife above.					
		The Court checks this box, if applicable.					
		A Qualified Domestic Relations Order was signed by the Court on the same day this Final Decree of Divorce was signed by the Court.					
7F. Retii	rer	nent Funds in Wife's Name					
Keog	h, a	mple: pension, retirement, 401(k), 403(b), employee stock ownership, profit sharing, thrift, and stock option plans, as well as individual retirement accounts (IRAs), annuities and variable life insurance benefits.)					
The Cour	t n	nakes the following orders regarding retirement funds in Wife's name.					
(Check 7F	(1)	or 7F(2).)					
7F(1) [Wife is awarded 100% of all retirement funds in Wife's name alone, including all rights to any pension, retirement, military retirement, 401(k), 403(b), employee stock ownership, profit sharing, thrift, Keogh, and stock option plans in Wife's name alone, along with 100% of any individual retirement accounts (IRAs), annuities, and variable annuity life insurance in Wife's name alone.					
7F(2)		The following retirement funds in Wife's name are divided between Husband and Wife:					
		(It is very important to list the <u>exact</u> name and account number of any retirement fund being divided by the Court.) <u>Formal Name of Retirement Fund</u> <u>Account Number</u>					
	The Court ORDERS that the portion of each retirement fund listed above accrue						
	the date of the marriage/ and the date this Final Decr						
		signed by the Court: (Check one.)					
		is awarded 50% to Wife and 50% to Husband and as more specifically described in the Qualified Domestic Relations Order signed by the Court.					
		is awarded% to Wife and% to Husband and as more specifically described in the Qualified Domestic Relations Order signed by the Court.					
		is awarded \$ to Husband and the remainder to Wife and as more specifically described in the Qualified Domestic Relations Order signed by the Court.					
		other:					

	The Court ORDERS that Wife is awarded all retirement funds in Wife's name alone that are not specifically awarded to Husband above.					
	The Court checks this box, if applicable.					
	A Qualified Domestic Relations Order was signed by the Court on the same day this Final Decree of Divorce was signed by the Court.					
7G	.Debts to Husband					
The	e Court ORDERS Husband to pay the debts listed below:					
1.	All debts, taxes, bills, liens, and other charges, past, present and future, that are in Husband's name alone unless this Decree requires otherwise.					
2.	Any debt Husband incurred after separation. Date of separation:					
^	Month Day Year					
3.	The balance due on any loan or mortgage for the real property (house or land) that this Decree gives to Husband alone.					
4.	The balance due on any loan for any vehicles that this Decree gives to Husband alone.					
5.	All other debts listed below, which are not in Husband's name alone: (such as credit cards, student loans, medical bills, income taxes)					
7H	.Debts to Wife					
The	e Court ORDERS Wife to pay the debts listed below:					
	All debts, taxes, bills, liens, and other charges, present and future, that are in Wife's name alone unless this Decree requires otherwise.					
2.	Any debt Wife incurred after separation. Date of separation:					
	Month Day Year					
3.	The balance due on any loan or mortgage for the real property that this Decree gives to Wife alone.					
4.	The balance due on any loan for any vehicles that this Decree gives to Wife alone.					
5.	All other debts listed below, which are not in Wife's name alone: (such as credit cards, student loans, medical bills, income taxes)					

8. Muniment of Title

This Decree shall serve as a muniment of title to transfer ownership of all property awarded to any party in this Final Decree of Divorce. (A "muniment of title" creates an official record of ownership transfer.)

9.	Name Change						
The	e Court ORDERS the name	of the: (Check all boxes	s that apply.)				
	Husband changed back to a name used before marriage, as it appears below.						
	First	Middle	Last				
	Wife changed back to a nar	me used before marriaເ	ge, as it appears below.				
	First	Middle	Last				
10	.Court Costs						
suc		a "Statement of Inability	curred them to the extent the party y to Afford Payment of Court Cost red to pay court costs.				
11	. Other Orders						
The	e court has the right to make	other orders, if needed	d, to clarify or enforce the orders a	bove.			
	.Final Orders						
	y orders requested that do n all claims and all parties and		enied. This Decree is a final judgm	ent that disposes			
-[Date of Judgment		Judge's Signature				
			Judge's Printed Name				
f	By signing below, the Petit form and substance of this Divorce.		By signing below, the Respondence of this Divorce.				
		()	•	()			
F	Petitioner's Signature	Phone number	Respondent's Signature	Phone number			
F	Petitioner's Name (print)	Date	Respondent's Name (print)	Date			
	Mailing Address:		Mailing Address:				
E	Email:		Email:				
(Fax: (if available)		Fax#: (if available)				

Cause Number:	
(Print court information exactly as it appears on the Ori	iginal Petition for Divorce)
IN THE MATTER OF THE MARRIAGE OF	
	In the
Petitioner:	(Court Number)
Print first, middle and last name of the spouse filing for divorce.	☐ District Court
And	☐ County Court at Law
Respondent:	County, Texas
Print first, middle and last name of other spouse.	
Notice of Current A	ddress
l,	, am a party in this case.
Print your full name	
My address has changed. I ask that the Court's records be	e updated accordingly.
My current address is:	
Print new address.	City State
Respectfully submitted,	
Your	signature
PRINT your name and information.):	
Name:	Telephone:
	Fax number
Email:	(if available)
MailingAddress:	
	·
Certificate of Service	ce
I will give a copy of this document to the other party's attor have an attorney) on the same day this document is filed w	
If I file this document electronically, I will send a copy of it through the electronic file manager if possible. If not possithe party's attorney in person, by mail, by commercial delivers.	ble, I will give a copy to the party or
If I file a paper copy of this document, I will give a copy of i attorney in person, by mail, by commercial delivery service	. , ,
Your Signature	Date

Cause Number:		
Print court information exact	ly as it appears on	the Original Petition for Divorce.
In the Matter of the Marriage of	In the	
•		(Court Number)
Print first, middle and last name of the spouse filing for divorce.		(- ,
and		
Respondent:		
Print first, middle and last name of other spouse.		
	County	,
	Texas	
And in the Interest of	Texas	
And in the Interest of (List all children you and your spouse have together who are under 18	or still in high sch	acol)
List all children you and your spouse have together who are under to	or still ill llight sci	1001.)
1. 4.		
2. 5.		
1. 4. 2. 5. 3. 6.		
Affidavit for Prove-Up of Agreed My name is I am above fully competent to make this affidavit. The facts stated in knowledge and are true and correct.	e the age of e	ighteen years, and I am
l am presently married to	_	
Before the filing of this suit, I was a domiciliary of Texas a resident of this county for the preceding ninety-day per	•	ing six-month period and
Ma were married on [date]	and wa	econd to live together as
We were married on [date]		eased to live together as
spouses on or about [date]	_ :	
Our marriage has become insupportable because of a didestroys the legitimate ends of the marriage relationship		ict of personalities that
There is no reasonable expectation of reconciliation.		
There were [number] children born or adopted d [list names and ages]	uring this mar	riage. Those children are:
No other child is expected at this time.		
There were no court-ordered conservatorships, guardian relationships affecting these children before this divorce	•	r court-ordered
The children do not own any property.		
My analyse and I are presenting an arms of final arms of	a nlan t- H	and that is agreed in a lim
My spouse and I are presenting an agreed final parenting our proposed final decree of divorce.	g plan to the c	court that is contained in

The agreed parenting plan is in the best interest of each child, and I ask the court to render an

order in accordance with the agreed parenting plan. There has been no family violence or abuse within two years before or during this suit. There is no bankruptcy proceeding affecting this suit. My spouse and I have entered into an agreement concerning the division of our property and debts. The terms of the agreement are just and right. The agreement is fair and equitable to both my spouse and me. The Petitioner/Respondent (circle one) is requesting a name change to I have submitted an agreed decree of divorce, which has been signed by my spouse and me. I am asking the court to grant a divorce and approve all the agreements we have entered into. **Verification** (The person filing the affidavit must sign in front of a notary below.) I am the [Petitioner/Respondent]. I swear under oath that the facts stated in this Affidavit are true and correct. ONLY sign in front of a notary! Signature of Affiant Notary fills out below. State of (Print name of state where this petition is notarized) County of (Print the name of the county where this Petition is notarized) Sworn to and subscribed before me, the undersigned notary, on this date: (Print name of person who is signing this Petition. NOT the notary's name.) [Notary Stamps Here]